
SUPPLEMENTARY INFORMATION: On June 15, 1984, OMB delegated to the Board authority under the PRA to approve and assign OMB control numbers to collections of information conducted or sponsored by the Board. In exercising this delegated authority, the Board is directed to take every reasonable step to solicit comment. In determining whether to approve a collection of information, the Board will consider all comments received from the public and other agencies.

Request for Comment on Information Collection Proposal

The Board invites public comment on the following information collection, which is being reviewed under authority delegated by the OMB under the PRA. Comments are invited on the following:

a. Whether the proposed collection of information is necessary for the proper performance of the Board’s functions, including whether the information has practical utility;

b. The accuracy of the Board’s estimate of the burden of the proposed information collection, including the validity of the methodology and assumptions used;

c. Ways to enhance the quality, utility, and clarity of the information to be collected;

d. Ways to minimize the burden of information collection on respondents, including through the use of automated collection techniques or other forms of information technology; and

e. Estimates of capital or startup costs and costs of operation, maintenance, and purchase of services to provide information.

At the end of the comment period, the comments and recommendations received will be analyzed to determine the extent to which the Board should modify the proposal.

Proposal Under OMB Delegated Authority To Implement the Following Information Collection

Report title: Pre-Hire Conflict of Interest Screening Form.
Agency form number: FR 28c.
OMB control number: 7100–NEW.
Frequency: As needed.
Respondents: Individuals who have been selected for an interview during the hiring process.
Estimated number of respondents: 2,300.

Estimated average hours per response: 0.5.
Estimated annual burden hours: 1,150.

General description of report: The proposed FR 28c form will collect information from external applicants applying to the Board regarding certain financial interests and business relationships held by the applicant and by his/her immediate family members, as well as the external applicant’s involvement with certain outside organizations, to determine whether a conflict of interest may exist, which could impact the applicant’s ability to fulfill the responsibilities associated with the position for which they have applied.

Legal authorization and confidentiality: The collection of this information is authorized by section 10 of the Federal Reserve Act, 12 U.S.C. 244, which provides that the “employment, compensation, leave, and expenses” of Board employees “shall be governed solely by the provisions of this chapter and rules and regulations of the Board not inconsistent therewith.” In addition, pursuant to regulations promulgated by the Office of Government Ethics (OGE) pursuant to 5 U.S.C. 7301, each executive agency’s designated ethics officer is required to provide “advice and counseling to prospective . . . employees regarding government ethics laws and regulations” and to “maintain records of agency ethics program activities” (5 CFR 2638.104(c)(2) and (4)).

Providing the information collected on the FR 28c form is required in order to obtain the benefit of Board employment.

Generally, information provided on the FR 28c form may be kept confidential from the public under exemption 6 of the Freedom of Information Act (FOIA), which protects information in “personnel and medical files and similar files the disclosure of which would constitute a clearly unwarranted invasion of personal privacy” (5 U.S.C. 552(b)(6)). In addition, financial information collected on the form (such as confidential details about the amount of shares an applicant, their spouse, or minor child owns in a bank) may be withheld under exemption 4 of the FOIA, which protects “financial information obtained from a person [that is] privileged and confidential” (5 U.S.C. 552(b)(4)).


Michele Taylor Fennell,
Assistant Secretary of the Board.

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FEDERAL RESERVE SYSTEM

Proposed Agency Information Collection Activities; Comment Request

AGENCY: Board of Governors of the Federal Reserve System.

ACTION: Notice, request for comment.

SUMMARY: The Board of Governors of the Federal Reserve System (Board) invites comment on a proposal to extend for three years, without revision, the Registration of Mortgage Loan Originators (CFPB G; OMB No. 7100–0328).

DATES: Comments must be submitted on or before March 16, 2020.

ADDRESSES: You may submit comments, identified by CFPB G, by any of the following methods:


• Email: regs.comments@federalreserve.gov. Include the OMB number in the subject line of the message.

• FAX: (202) 452–3819 or (202) 452–3102.

• Mail: Ann E. Misback, Secretary, Board of Governors of the Federal Reserve System, 20th Street and Constitution Avenue NW, Washington, DC 20551.

All public comments are available from the Board’s website at https://www.federalreserve.gov/apps/foia/proposedregs.aspx as submitted, unless modified for technical reasons or to remove personally identifiable information at the commenter’s request. Accordingly, comments will not be edited to remove any identifying or contact information. Public comments may also be viewed electronically or in paper in Room 146, 1709 New York Avenue NW, Washington, DC 20006, between 9:00 a.m. and 5:00 p.m. on weekdays. For security reasons, the Board requires that visitors make an appointment to inspect comments. You may do so by calling (202) 452–3684. Upon arrival, visitors will be required to present valid government-issued photo identification and to submit to security screening in order to inspect and photocopy comments.
Additionally, commenters may send a copy of their comments to the Office of Management and Budget (OMB) Desk Officer—Shagufta Ahmed—Office of Information and Regulatory Affairs, Office of Management and Budget, New Executive Office Building, Room 10235, 725 17th Street NW, Washington, DC 20503, or by fax to (202) 395–6974.

FOR FURTHER INFORMATION CONTACT: A copy of the Paperwork Reduction Act (PRA) OMB submission, including the reporting form and instructions, supporting statement, and other documentation will be placed into OMB’s public docket files, if approved. These documents will also be made available on the Board’s public website at https://www.federalreserve.gov/apps/report/forms/review.aspx or may be requested from the agency clearance officer, whose name appears below.


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Request for Comment on Information Collection Proposal

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c. Ways to enhance the quality, utility, and clarity of the information to be collected;

d. Ways to minimize the burden of information collection on respondents, including the use of automated collection techniques or other forms of information technology; and

e. Estimates of capital or startup costs and costs of operation, maintenance, and purchase of services to provide information.

At the end of the comment period, the comments and recommendations received will be analyzed to determine the extent to which the Board should modify the proposal.

Proposal Under OMB Delegated Authority To Extend for Three Years, Without Revision, the Following Information Collection

Report title: Registration of Mortgage Loan Originators.

Agency form number: CFPB G.

OMB control number: 7100–0328.

Frequency: Annually.

Respondents: State member banks (SMBs) with $10 billion or less in total assets that are not affiliates of insured depository institutions with total assets of more than $10 billion; subsidiaries of such SMBs that are not functionally regulated within the meaning of section 5(c)(5) of the Bank Holding Company Act; branches and agencies of foreign banks (other than federal branches, federal agencies, and insured state branches of foreign banks); and commercial lending companies owned or controlled by foreign banks (collectively, “banking organizations”), as well as employees of banking organizations who act as residential mortgage loan originators (MLOs).

Estimated number of respondents: MLO’s (new)—initial set up, 396 respondents; MLO’s (new)—disclosure, 396 respondents; MLO’s (existing)—updates for changes, 11,422 respondents; MLO’s (existing)—maintenance and disclosures, 22,844 respondents; Banking organizations, 674 respondents.

Estimated average hours per response: MLO’s (new)—initial set up, 2.5 hours; MLO’s (new)—disclosure, 1 hour; MLO’s (existing)—updates for changes, 0.25 hour; MLO’s (existing)—maintenance and disclosures, 0.85 hour; Depository Institutions and subsidiaries, 118 hours.

Estimated annual burden hours: MLO’s (new)—initial set up, 990 hours; MLO’s (new)—disclosure, 396 hours; MLO’s (existing)—updates for changes, 2,856 hours; MLO’s (existing)—maintenance and disclosures, 19,417 hours; Banking organizations, 79,532 hours.

General description of report: In accordance with the Secure and Fair Enforcement for Mortgage Licensing Act (S.A.F.E. Act), the Consumer Financial Protection Bureau’s (CFPB) Regulation G requires MLOs to register with the Nationwide Mortgage Licensing System and Registry (NMLS or Registry), maintain this registration, obtain a unique identifier, and disclose to consumers upon request and through the Registry their unique identifier and the MLO’s employment history and publicly adjudicated disciplinary and enforcement actions. The CFPB’s regulation also requires the institutions employing MLOs to adopt and follow written policies and procedures to ensure that their employees comply with these requirements and to conduct annual independent compliance tests.

Legal authorization and confidentiality: The CFPB’s Regulation G is authorized pursuant to the S.A.F.E. Act and the Dodd-Frank Act, which transferred to the CFPB the “consumer financial protection functions,” including the S.A.F.E. Act, previously vested in certain other Federal agencies. The Board is authorized to enforce consumer financial protection functions, including the CFPB’s Regulation G, with respect to SMBs with $10 billion or less in total assets that are not affiliates of insured depository institutions with total assets of more than $10 billion and the subsidiaries of such SMBs that are not functionally regulated within the meaning of section 5(c)(5) of the Bank Holding Company Act (see 12 U.S.C. 1844(c)(5)) under section 1061 of the Dodd Frank Act. The International Banking Act (IBA) requires “every branch or agency of a foreign bank and every commercial lending company controlled by one or more foreign banks . . . to conduct its operations in the United States in full compliance with provisions of any law of the United States . . . which impose requirements that protect the rights of consumers in financial transactions, to the extent that the branch, agency, or commercial lending company engages in activities that are subject to such laws.” The Board has authority to examine branches and agencies of foreign banks and commercial lending companies owned or controlled by foreign banks and to enforce the provisions of the IBA pursuant to sections 7 and 13 of the IBA. The CFPB G is mandatory.

The unique identifier of MLOs must be made public and is not considered confidential. In addition, most of the information that MLOs submit in order to register with the NMLS will be publicly available. However, certain

1 https://mortgage.nationwidelicensingsystem.org/Pages/default.aspx.


3 12 U.S.C. 5581(c).


5 12 U.S.C. 3105(c) and 3108(b).
identifying data about individuals who
act as MLOs may be treated as
confidential pursuant to exemption 6 of
the Freedom of Information Act (FOIA),
which protects from disclosure information that “would constitute a
clearly unwarranted invasion of
personal privacy.” 6

With respect to the information
collection requirements imposed on
crime or domestic

With respect to the information
collection requirements imposed on
banking organizations, because banking
organizations are required to retain their
own records and make certain
disclosures to customers, the FOIA
would only be implicated if the Board’s
examiners obtained a copy of these
records as part of the examination or
supervision of a financial institution.
Records obtained in this manner may be
exempt from disclosure under FOIA
exemption 8, regarding examination-
related materials. 7

BOARD OF GOVERNORS OF THE FEDERAL RESERVE
SYSTEM

Michele Taylor Fennell,
Assistant Secretary of the Board.
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DEPARTMENT OF HEALTH AND
HUMAN SERVICES

Administration for Children and
Families

Submission for OMB Review; Tribal
Maternal, Infant, and Early Childhood
Home Visiting Program Form 2:
Grantee Performance Measures (OMB
#0970–0500)

AGENCY: Office of Child Care;
Administration for Children and
Families; HHS.

ACTION: Request for public comment.

SUMMARY: The Administration for
Children and Families (ACF) is
requesting a 3-year extension of the
ACF—Tribal Maternal, Infant, and Early
Childhood Home Visiting (Tribal
MIECHV) Program Form 2: Grantee
Performance Measures (OMB #0970–
0500: Expiration date 8/31/2020). There
are no changes requested to the form.

DATES: Comments due within 30 days of
publication. OMB is required to make a
decision concerning the collection of
information between 30 and 60 days
after publication of this document in the
Federal Register. Therefore, a comment
is best assured of having its full effect
if OMB receives it within 30 days of
publication.

ADDRESSES: Written comments and
recommendations for the proposed
information collection should be sent
directly to the following: Office of
Management and Budget, Paperwork
Reduction Project, Email: OIRA-
SUBMISSION@OMB.EOP.GOV. Attn:
Desk Officer for the Administration for
Children and Families.

Copies of the proposed collection may
be obtained by emailing infocollection@
ac.hhs.gov. Alternatively, copies can
also be obtained by writing to the
Administration for Children and
Families, Office of Planning, Research,
and Evaluation, 330 C Street SW,
Washington, DC 20201. Attn: ACF
Reports Clearance Officer. All requests,
emailed or written, should be identified
by the title of the information collection.

SUPPLEMENTARY INFORMATION:

Description: The Maternal, Infant, and
Early Childhood Home Visiting Program
(MIECHV) authorizes the Secretary of
HHS (in Section 511(h)(2)(A)) to award
grants to Indian tribes (or a consortium
of Indian tribes), tribal organizations, or
urban Indian organizations to conduct
an early childhood home visiting
program. The legislation set aside 3
percent of the total MIECHV program
appropriation for grants to tribal
entities. Tribal MIECHV grants, to the
least extent practicable, are to be
consistent with the requirements of the
MIECHV grants to states and
jurisdictions and include conducting a
needs assessment and establishing
quantifiable, measurable benchmarks.

The ACF, Office of Child Care, in
collaboration with the Health Resources
and Services Administration, Maternal
and Child Health Bureau, awards grants
for the Tribal MIECHV Program. The
Tribal MIECHV grant awards support 5-
year cooperative agreements to conduct
community needs assessments; plan for
and implement high-quality, culturally
relevant, evidence-based home visiting
programs in at-risk tribal communities;
collect and report on performance
measures; and participate in research
and evaluation activities to build the
knowledge base on home visiting among
Native populations.

Specifically, the MIECHV legislation
requires that State and Tribal MIECHV
grantees collect performance data to
measure improvements for eligible
families in six specified areas (referred
to as “benchmark areas”) that
encompass the major goals for the
program. These include:

1. Improved maternal and newborn
health;
2. Prevention of child injuries, child
abuse, neglect, or maltreatment, and
reduction in emergency department
visits;
3. Improvement in school readiness
and achievement;
4. Reduction in crime or domestic
violence;
5. Improvement in family economic
self-sufficiency; and
6. Improvement in the coordination
and referrals for other community
resources and supports.

Tribal MIECHV grantees are required
to propose a plan for meeting the
benchmark requirements specified in
the legislation and must report on
improvement on constructs under each
benchmark area. Tribal Home Visiting
(HV) Form 2 will provide a template for
Tribal MIECHV grantees to report data
on their progress in improving
performance under the six benchmark
areas, as stipulated in the legislation.

ACF will continue to use Tribal HV
Form 2 to:

• Track and improve the quality of
benchmark measures data submitted by
the Tribal grantees;
• Improve program monitoring and
oversight;
• Improve rigorous data analyses that
help to assess the effectiveness of the
programs and enable ACF to better
monitor projects; and
• Ensure adequate and timely
reporting of program data to relevant
federal agencies and stakeholders
including Congress and members of the
general public.

Respondents: Tribal MIECHV Program
Grantees.

ANNUAL BURDEN ESTIMATES

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7 U.S.C. 552(b)(8).