Comments were received from 28 organizations and/or individuals. After review and careful consideration of all comments received, HRSA amended the PIN to incorporate certain recommendations from the public. The final PIN reflects these changes.

In addition to making the final PIN available on HRSA's Web site, HRSA is also posting the Agency's "Response to Public Comments." The purpose of that document is to summarize the major comments received and describe the Agency's response, including any corresponding changes made to the PIN. Where comments did not result in a revision to the PIN, explanations are provided.

FOR FURTHER INFORMATION CONTACT:

Please contact Shannon Dunne Faltens at 301–594–4060 for any questions regarding this PIN.

Dated: March 15, 2007.

Elizabeth M. Duke,

Administrator.

[FR Doc. E7–5291 Filed 3–22–07; 8:45 am]

BILLING CODE 4165-15-P

DEPARTMENT OF HEALTH AND HUMAN SERVICES

Substance Abuse and Mental Health Services Administration

Agency Information Collection Activities: Proposed Collection; Comment Request

In compliance with Section 3506(c)(2)(A) of the Paperwork Reduction Act of 1995 concerning opportunity for public comment on proposed collections of information, the Substance Abuse and Mental Health Services Administration (SAMHSA) will publish periodic summaries of proposed projects. To request more information on the proposed projects or to obtain a copy of the information collection plans, call the SAMHSA Reports Clearance Office on (240) 276–1243.

Comments are invited on: (a) Whether the proposed collections of information are necessary for the proper performance of the functions of the agency, including whether the information shall have practical utility; (b) the accuracy of the agency's estimate of the burden of the proposed collection of information; (c) ways to enhance the

quality, utility, and clarity of the information to be collected; and (d) ways to minimize the burden of the collection of information on respondents, including through the use of automated collection techniques or other forms of information technology.

Proposed Project: Substance Abuse Prevention and Treatment (SAPT) Block Grant Uniform Application Guidance and Instructions FY 2008– 2010 and Regulations (OMB No. 0930– 0080)—Revision

This **Federal Register** Notice is revised to reflect that information collection approval requirements for the Substance Abuse Prevention and Treatment Block Grant regulation and Uniform Application Guidance were consolidated in August 2004 by a Notice of office of Management and Budget Action memo and terms of clearance. In accordance with that Notice of Action and through this amendment to the January 25, 2007 FRN, the Substance Abuse and Mental Health Services Administration communicates its intent to maintain these as a single item for OMB clearance purposes. Accordingly, a consolidated respondent burden table is included adding the respondent burden for recordkeeping historically associated specifically with the regulation.

Sections 1921 through 1935 of the Public Health Services Act (U.S.C. 300x-21 to 300x-35) provide for annual allotments to assist States to plan, carry out and evaluate activities to prevent and treat substance abuse and for related activities. Under the provisions of the law, States may receive allotments only after an application is submitted and approved by the Secretary, DHHS. For the Federal fiscal year 2008-2010 SAPT block Grant application cycles, the Substance Abuse and Mental Health Services Administration (SAMHSA) will provide States with revised application guidance and instructions to implement changes made in accordance with the recommendations of the Office of Management and Budget's Program Assessment Rating Tool (PART) analysis. In addition, SAMHSA has incorporated recommendations from the National Association of State Alcohol and Drug Abuse Directors and their member States in the revisions and clarification of data reporting requirements and instructions.

During negotiations with the States resulting in agreement on the National Outcome Measures for substance abuse treatment and prevention, SAMHSA pledged to the States to:

- 1. Reduce respondent burden;
- Work with the States to improve performance management of the SAPT Block Grant;
- 3. Improve the availability, timeliness, and quality of data available to Federal, State, and provider administrators of block grant funded programs.

This revision of the Uniform Application and Regulation for the SAPT Block Grant takes initial steps toward implementing these commitments. Individual States may reduce their respondent burden by selecting the option of using SAMHSA pre-populated tables for Section IVa and b. The data for these tables would be drawn from SAMHSA data sets known as DASIS and NSDUH by SAMHSA and provided to the States. SAMHSA is providing the States with the option of reporting on prevention expenditures utilizing the six prevention strategies or utilizing the IOM classification of Universal, Selective or Indicated and is seeking comment regarding the most useful manner to convey and collect the primary prevention expenditure data. SAMHSA has designed the State Prevention Framework State Incentive Grant (SPF SIG) competitive program and funded contracts in States without a SPF SIG to support data driven prevention planning by Substance Abuse State Agencies. This application has been modified to encourage the States to use the State level data collected with support from these programs in the planning in section III of this SAPT Block grant application. The addition of on-going provider performance monitoring (page 90–7) and the narratives describing State Performance Management and Leadership (p. 93) begin the process of aligning the application with the performance management criteria embodied in the OMB PART program.

In the coming twelve months, SAMHSA will continue to work with the States to assess the feasibility and usefulness of pre-populating the following sections of the application with data extracted from SAMHSA data sets to further reduce respondent burden:

In addition, NSDUH estimates of persons (1) needed, (2) needing and seeking, and (3) needing, seeking and not receiving treatment will be examined for application to the planning requirements of PART requirements.

SAMHSA will also code all application content against PART requirements to insure that all requirements are appropriately addressed by applicants and Federal staff.

In December 2004, SAMHSA and the States agreed on the goal of having all States reporting the NOMs measures as defined at the meeting by the end of a 3-year implementation period starting in FFY 2005 and concluding at the end of FFY 2007. By January 2006, supportive technical assistance on information technology design and payment for data submitted became available by the SAMHSA State Outcomes Monitoring and Management System Programs. States who have participated in the State Outcomes Monitoring and Management System NOMs subcontract may choose to have their data prepopulated which would significantly reduce their reporting burden for this application. During the next twelve months SAMHSA in partnership with the States and all other SAPT Block Grant stakeholders, will develop standards for analyzing and responding to the results of NOMs data appropriate to each level of block grant fund administration including Federal, State, and Provider roles and responsibilities.

Revisions to the previously-approved application resulting from such stakeholder input reflect the following changes: (1) In Section I, Form 2, "Table of Contents," was revised to appropriately enumerate the specific items within each section; (2) In Section II, the Narrative description of certain maintenance of effort and expenditure base calculations was simplified to require submission of such information only if it represented a revision from previous years' submissions. This section was also moved to its more

appropriate place in the application immediately preceding reporting on maintenance of efforts; (3) In Section II, Form 4, "Substance Abuse State Agency Spending Report," was amended to use consistent language for services expenditure reporting and planning across Form 4, 6, and 11. On Form 4 and Form 11, Row 1, the activity to be reported on is entitled: SAPT Block Grant funds for Substance Abuse Prevention (other than primary prevention) and Treatment Services to be consistent with the terminology used in Form 6, Column 5; (4) In Section II, Form 6, Entity Inventory, instructions were clarified to communicate that information on all substances abuse prevention and treatment service providers funded through the SSA was sought; (5) In section II, Form 7A, "Treatment Utilization Matrix" instructions were clarified to communicate that information on persons admitted and served within the specific reporting period wa sought to enable the SAPTBG Program to address the recommendations of the FY 2003 OMB Program Assessment Rating Tool (PART) analysis; (6) In Section II, Form 7B, "Number Of Persons Served (Unduplicated Count) For Alcohol And Other Drug Use In State Funded Services," instructions were clarified in a similar manner as Form 7a and a separate data cell was added to accommodate States' desires to report on clients admitted in a prior reporting period but also continuing to be served with the current reporting period; (7) In Section II, Table I (Maintenance), "Single State Agency (SSA) Expenditures for Substances Abuse" was amended to reflect the appropriate State fiscal year and the corresponding instructions were amended; (8) In Section II, Table II (Maintenance), "Statewide Non-Federal Expenditures for Tuberculosis Services to Substance Abusers in Treatment," was amended to reflect the appropriate State fiscal year and the corresponding instructions were amended; (9) In Section II, Table III (Maintenance), "Statewide Non-Federal

Expenditures for HIV Early Intervention Services to Substance Abusers in Treatment," was amended to allow States to enter the appropriate State fiscal year and the corresponding instruction were amended; (10) In Section II, Table IV (Maintenance), "SSA Expenditures for Women's Services," was amended to reflect the appropriate fiscal year and the corresponding instructions were amended; (11) In Section III, Form 11, ''Intended Use Plan,'' was amended to use consistent language for services expenditure reporting and planning; (12) In Section IV, subparts IV-A and IV-B, "Voluntary Treatment Performance Measures" and "Voluntary Prevention Performance Measures" all references to the term Voluntary are deleted as reporting on these measures will no longer be voluntary; (13) In Section IV-A, "Treatment Performance Measures," the general instructions were amended to implement mandatory reporting on performance measures forms T1-T7 and a narrative requirement is proposed to collect information on States internal practices to use performance measure data to manage their systems; (14) In Section IV-A, "Treatment Performance Measures" Forms T1-T7 data specifications replaced State detail sheet narrative requirements for forms T1-T7 to reduce the burden of reporting and improve the uniformity of data quality information being collected; (15) The Section IV-A, "Treatment Performance Measures." T6 on infectious disease control efforts was deleted because it was determined to be duplicative of information requirements in Section II of the application; (16) In Section IV, subpart IV-B, "Prevention Performance Measures," Forms P5 and P6 were removed, P1–P15 were substituted for the previous Form P1-P4 and the instructions were amended to address pre-population of prevention performance data.

The total annual reporting burden estimate is shown below:

	Number of respondents	Responses per respondent	Number hours per response	Total hours
Sections I–III—States and Territories Section IV–A Section IV–B Recordkeeping	60 60 60 60	1 1 1 1	470 40 42.75 18	28,200 2,400 2,565 960
Total	60			34,125

Send comments to Summer King, SAMHSA Reports Clearance Officer, Room 7–1044, One Choke Cherry Road, Rockville, MD 20857. Written comments

should be received within 60 days of this notice.

Dated: March 19, 2007.

Elaine Parry,

Acting Director, Office of Program Services. [FR Doc. 07–1445 Filed 3–22–07; 8:45 am]
BILLING CODE 4162–20–M

DEPARTMENT OF HOMELAND SECURITY

Coast Guard

[USCG-2006-26741]

Collection of Information Under Review by Office of Management and Budget: OMB Control Numbers: 1625– 0007, 1625–0049, 1625–0064 and 1625– 0074

AGENCY: Coast Guard, DHS. **ACTION:** Request for comments.

SUMMARY: In compliance with the Paperwork Reduction Act of 1995, this request for comments announces that the Coast Guard is forwarding four Information Collection Requests (ICRs), abstracted below, to the Office of Information and Regulatory Affairs (OIRA) of the Office of Management and Budget (OMB) to request an extension of their approval for the following collections of information. The ICRs are: (1) 1625–0007, Characteristics of Liquid Chemicals Proposed for Bulk Water Movement; (2) 1625-0049, Waterfront Facilities Handling Liquefied Natural Gas (LNG) and Liquefied Hazardous Gas (LHG); (3) 1625-0064, Plan Approval and Records for Subdivision and Stability Regulations—Title 46 CFR Subchapter S; and (4) 1625-0074, Direct User Fees for Inspection or Examination of U.S. and Foreign Commercial Vessels. Our ICRs describe the information we seek to collect from the public. Review and comment by OIRA ensures that we impose only paperwork burdens commensurate with our performance of duties.

DATES: Please submit comments on or before April 23, 2007.

ADDRESSES: To make sure that your comments and related material do not reach the docket [USCG-2006-26741] or OIRA more than once, please submit them by only one of the following means:

(1)(a) By mail to the Docket Management Facility, U.S. Department of Transportation (DOT), room PL-401, 400 Seventh Street, SW., Washington, DC 20590-0001. (b) By mail to OIRA, 725 17th Street, NW., Washington, DC 20503, to the attention of the Desk Officer for the Coast Guard.

(2)(a) By delivery to room PL-401 at the address given in paragraph (1)(a)

above, between 9 a.m. and 5 p.m., Monday through Friday, except Federal holidays. The telephone number is (202) 366–9329. (b) By delivery to OIRA, at the address given in paragraph (1)(b) above, to the attention of the Desk Officer for the Coast Guard.

(3) By fax to (a) the Facility at (202) 493–2298 or by contacting (b) OIRA at (202) 395–6566. To ensure your comments are received in time, mark the fax to the attention of Mr. Nathan Lesser, Desk officer for the Coast Guard.

(4)(a) Electronically through the Web site for the Docket Management System (DMS) at http://dms.dot.gov; (b). By email to nlesser@omb.eop.gov.

The Docket Management Facility maintains the public docket for this notice. Comments and material received from the public, as well as documents mentioned in this notice as being available in the docket, will become part of this docket and will be available for inspection or copying at room PL–401 on the Plaza level of the Nassif Building, 400 Seventh Street, SW., Washington, DC, between 9 a.m. and 5 p.m., Monday through Friday, except Federal holidays. You may also find this docket on the Internet at http://dms.dot.gov.

Copies of the complete ICRs are available through this docket on the Internet at http://dms.dot.gov, and also from Commandant (CG-611), U.S. Coast Guard Headquarters, room 1236 (Attn: Mr. Arthur Requina), 2100 2nd Street, SW., Washington, DC 20593-0001. The telephone number is (202) 475-3523.

FOR FURTHER INFORMATION CONTACT: Mr. Arthur Requina, Office of Information Management, telephone (202) 475–3523 or fax (202) 475–3929, for questions on these documents; or Ms. Renee V. Wright, Program Manager, Docket Operations, (202) 493–0402, for questions on the docket.

SUPPLEMENTARY INFORMATION: The Coast Guard invites comments on the proposed collections of information to determine whether the collections are necessary for the proper performance of the functions of the Department. In particular, the Coast Guard would appreciate comments addressing: (1) The practical utility of the collections; (2) the accuracy of the estimated burden of the collections; (3) ways to enhance the quality, utility, and clarity of the information that is the subject of the collections; and (4) ways to minimize the burden of collections on respondents, including the use of automated collection techniques or other forms of information technology.

Comments to DMS or OIRA must contain the OMB Control Number of the ICRs addressed. Comments to DMS

must contain the docket number of this request, [USCG 2006–26741]. For your comments to OIRA to be considered, it is best if OIRA receives them on or before the April 23, 2007.

Public participation and request for comments: We encourage you to respond to this request for comments by submitting comments and related materials. We will post all comments received, without change, to http://dms.dot.gov; they will include any personal information you have provided. We have an agreement with DOT to use their Docket Management Facility. Please see the paragraph on DOT's "Privacy Act Policy" below.

DOT's "Privacy Act Policy" below.

Submitting comments: If you submit a comment, please include your name and address, identify the docket number for this request for comment [USCG-2006-26741], indicate the specific section of this document or the ICR to which each comment applies, and give the reason for each comment. You may submit your comments and material by electronic means, mail, fax, or delivery to the Docket Management Facility at the address under ADDRESSES, but please submit them by only one means. If you submit them by mail or delivery, submit them in an unbound format, no larger than 81/2 by 11 inches, suitable for copying and electronic filing. If you submit them by mail and would like to know that they reached the Facility, please enclose a stamped, self-addressed postcard or envelope.

The Coast Guard and OIRA will consider all comments and material received during the comment period. We may change the documents supporting this collection of information or even the underlying requirements in view of them.

Viewing comments and documents: To view comments, as well as documents mentioned in this notice as being available in the docket, go to http://dms.dot.gov at any time and conduct a simple search using the docket number. You may also visit the Docket Management Facility in room PL–401 on the Plaza level of the Nassif Building, 400 Seventh Street, SW., Washington, DC, between 9 a.m. and 5 p.m., Monday through Friday, except Federal holidays.

Privacy Act: Anyone can search the electronic form of all comments received in dockets by the name of the individual submitting the comment (or signing the comment, if submitted on behalf of an association, business, labor union, etc.). You may review the Privacy Act Statement of DOT in the Federal Register published on April 11, 2000 (65 FR 19477), or you may visit http://dms.dot.gov.