

Affected Public: Businesses or other for-profit.

Estimated Number of Respondents: 166,444.

Total Annual Burden: 17,189 hours.

Description: Section 214 of the FACT Act,¹ which added section 624 to the Fair Credit Reporting Act (FCRA),² generally prohibits a person from using certain information received from an affiliate to make a solicitation for marketing purposes to the consumer, unless the consumer is given notice and an opportunity and simple method to opt out of making such solicitations. Section 214 also requires the Agencies,³ the Securities and Exchange Commission (SEC), and the Federal Trade Commission (FTC), in consultation and coordination with each other, to issue regulations implementing section 214 that, to the extent possible, are consistent and comparable.

Administration of these regulations, which were codified by the OCC at 12 CFR 41.20–41.28 and that have not changed since they were last cleared by OMB under the PRA, has been transferred to the Bureau of Consumer Financial Protection (CFPB) and are now found at 12 CFR 1022.20–1022.27. Title X of the Dodd-Frank Wall Street Reform and Consumer Protection Act,⁴ (Dodd-Frank Act) transferred the regulations and the CFPB republished them (76 FR 79308 (December 21, 2011)). The burden estimates have been revised to remove the burden attributable to OCC-regulated institutions with over \$10 billion in total assets, now carried by CFPB pursuant to section 1025 of the Dodd-Frank Act. The OCC retains enforcement authority and carries burden for those institutions under its supervision with total assets of \$10 billion or less.

Financial institutions use the required notices to inform consumers about their rights under section 214 of the FACT Act. Consumers use the notices to decide if they want to receive solicitations for marketing purposes or opt out. Financial institutions use the consumers' opt out responses to determine the permissibility of making a solicitation for marketing purposes to consumers.

If a person receives certain consumer eligibility information from an affiliate, the person may not use that information

to make solicitations to the consumer about its products or services, unless the consumer is given notice and a simple method to opt out of such use of the information, and the consumer does not opt out. Exceptions include, a person using eligibility information: (1) To make solicitations to a consumer with whom the person has a pre-existing business relationship; (2) to perform services for another affiliate subject to certain conditions; (3) in response to a communication initiated by the consumer; or (4) to make a solicitation that has been authorized or requested by the consumer. A consumer's affiliate marketing opt-out election must be effective for a period of at least five years. Upon expiration of the opt-out period, the consumer must be given a renewal notice and an opportunity to renew the opt-out before information received from an affiliate may be used to make solicitations to the consumer.

Comments: Comments submitted in response to this notice will be summarized and included in the request for OMB approval. All comments will become a matter of public record. Comments are invited on:

(a) Whether the collection of information is necessary for the proper performance of the functions of the OCC, including whether the information has practical utility;

(b) The accuracy of the OCC's estimate of the information collection burden;

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

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

(e) Estimates of capital or start-up costs and costs of operation, maintenance, and purchase of services to provide information.

Dated: September 6, 2013.

Michele Meyer,

Assistant Director, Legislative and Regulatory Activities Division.

[FR Doc. 2013–22240 Filed 9–12–13; 8:45 am]

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DEPARTMENT OF THE TREASURY

Internal Revenue Service

Proposed Collection; Comment Request for Notice 2013–40

AGENCY: Internal Revenue Service (IRS), Treasury.

ACTION: Notice and request for comments.

SUMMARY: The Department of the Treasury, as part of its continuing effort to reduce paperwork and respondent burden, invites the general public and other Federal agencies to take this opportunity to comment on proposed and/or continuing information collections, as required by the Paperwork Reduction Act of 1995. Currently, the IRS is soliciting comments concerning Notice 2013–40, Low-Income Housing Credit Disaster Relief for Oklahoma Severe Storms and Tornadoes.

DATES: Written comments should be received on or before November 12, 2013 to be assured of consideration.

ADDRESSES: Direct all written comments to Yvette Lawrence, Internal Revenue Service, Room 6129, 1111 Constitution Avenue NW., Washington, DC 20224.

FOR FURTHER INFORMATION CONTACT: Requests for additional information or copies of the form and instructions should be directed to Allan Hopkins, at Internal Revenue Service, Room 6129, 1111 Constitution Avenue NW., Washington, DC 20224, or through the internet at Allan.M.Hopkins@irs.gov.

SUPPLEMENTARY INFORMATION:

Title: Low-Income Housing Credit Disaster Relief for Oklahoma Severe Storms and Tornadoes Disaster Relief.

OMB Number: 1545–2244.

Form Number: Notice 2013–40.

Abstract: The Internal Revenue Service is suspending certain requirements under § 42 of the Internal Revenue Code for low-income housing credit projects to provide emergency housing relief needed as a result of the devastation caused by severe storms and tornadoes in the State of Oklahoma beginning May 18, 2013. This relief is being granted pursuant to the Service's authority under § 42(n) and § 1.42–13(a) of the Income Tax Regulations.

Current Actions: There is no change in the paperwork burden previously approved by OMB.

Type of Review: Extension of a currently approved collection.

Affected Public: Individuals and Households.

Estimated Number of Respondents: 50.

Estimated Time per Respondent: 30 minutes.

Estimated Total Annual Burden Hours: 25.

The following paragraph applies to all of the collections of information covered by this notice:

An agency may not conduct or sponsor, and a person is not required to respond to, a collection of information unless the collection of information displays a valid OMB control number.

¹ Fair and Accurate Credit Transactions Act of 2003, Public Law 108–159, 117 Stat. 1952 (December 4, 2003).

² 15 U.S.C. 1681 *et seq.*

³ OCC, Board of Governors of the Federal Reserve System, and the Federal Deposit Insurance Corporation.

⁴ Public Law 111–203, 124 Stat. 1955, July 21, 2010.

Books or records relating to a collection of information must be retained as long as their contents may become material in the administration of any internal revenue law. Generally, tax returns and tax return information are confidential, as required by 26 U.S.C. 6103.

Request for Comments: Comments submitted in response to this notice will be summarized and/or included in the request for OMB approval. All comments will become a matter of public record. Comments are invited on: (A) Whether the collection of information is 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 collection of information; (C) ways to enhance the quality, utility, and clarity of the information to be collected; (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; and (E) estimates of capital or start-up costs and costs of operation, maintenance, and purchase of services to provide information.

Approved: September 6, 2013.

Allan Hopkins,

Tax Analyst.

[FR Doc. 2013-22365 Filed 9-12-13; 8:45 am]

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DEPARTMENT OF VETERANS AFFAIRS

Notice of Funds Availability Inviting Applications for Grants for Transportation of Veterans in Highly Rural Areas; Amendment

AGENCY: Department of Veterans Affairs.

ACTION: Notice; extension of NOFA application deadline.

SUMMARY: This notice extends the Department of Veterans Affairs (VA) application deadline for funds available under the Grant Program for Transportation of Veterans in Highly Rural Areas. VA published a Notice of Funds Availability (NOFA) in the **Federal Register** on July 9, 2013 (78 FR 41195), to announce the availability of funds for applications through September 9, 2013, 4:00 p.m. eastern standard time. The NOFA includes funding priorities for those applicants who, through innovative transportation services, will assist Veterans in highly rural areas travel to VA medical centers and other VA and non-VA facilities in connection with the provision of VA medical care. To allow applicants more time to complete the application process, VA is extending the application deadline to midnight eastern standard time on October 9, 2013. VA will consider all applications received up through the original deadline, plus those received through the extended deadline of October 9, 2013.

DATES: Applications must be received by VA in accordance with this NOFA no later than midnight eastern standard time on October 9, 2013.

Applications must be uploaded as a complete package into <http://www.Grants.gov>.

www.Grants.gov. Applications may not be sent by fax.

In the interest of fairness to all competing applicants, this deadline of no later than midnight October 9, 2013, is firm as to date and hour, and VA will not consider any application that is received after this final deadline.

FOR FURTHER INFORMATION CONTACT:

Darren Wallace, National Coordinator, Highly Rural Transportation Grants, Veterans Transportation Program, Chief Business Office (10NB2G), 2957 Clairmont Road, Atlanta, GA 30329; (404) 828-5380 (this is not a toll-free number).

For a copy of the Application Package: Download directly from <http://www.ruralhealth.va.gov/coordination-pilot/index.asp>. Questions should be referred to the number above. For detailed program information and requirements, see the final rule published in the **Federal Register** on April 2, 2013 (78 FR 19586), [http://web2.westlaw.com/find/default.wl?mt=Westlaw&db=184736&docname=UUID\(I2FE3C4E09B6311E2A0B0A5A97690A455\)&rp=%2ffind%2fdefault.wl&findtype=l&ordoc=0390461368&tc=-1&vr=2.0&fn=_top&sv=Split&tf=-1&referencepositiontype=S&pbcc=2EB06B5C&referenceposition=19586&rs=WLW13.07](http://web2.westlaw.com/find/default.wl?mt=Westlaw&db=184736&docname=UUID(I2FE3C4E09B6311E2A0B0A5A97690A455)&rp=%2ffind%2fdefault.wl&findtype=l&ordoc=0390461368&tc=-1&vr=2.0&fn=_top&sv=Split&tf=-1&referencepositiontype=S&pbcc=2EB06B5C&referenceposition=19586&rs=WLW13.07) which is codified at 38 CFR 17.700 through 17.730.

Approved: September 10, 2013.

Robert C. McFetridge,

Director, Regulation Policy and Management, Office of the General Counsel, Department of Veterans Affairs.

[FR Doc. 2013-22334 Filed 9-12-13; 8:45 am]

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