

DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT

[Docket No. FR-6338-N-02]

Notice of Expansion and Proposed Restructuring of the Digital Opportunity Demonstration Program**AGENCY:** Office of Public and Indian Housing, HUD.**ACTION:** Notice.

SUMMARY: On October 17, 2023, HUD issued a Notice of Expansion and Proposed Restructuring of the Digital Demonstration Program (ConnectHomeUSA). ConnectHomeUSA is designed to further the collaborative efforts by HUD-assisted housing organizations, government, industry, and nonprofit organizations to accelerate broadband internet adoption and use in HUD-assisted homes. This Notice extends eligible applicants to now include Continuum of Care Program and Housing Opportunities for Persons with AIDS Program grantees. This Notice also extends the application deadline for all applicants.

DATES: Applications are due April 12, 2024.

FOR FURTHER INFORMATION CONTACT: Dina Lehmann-Kim, Program Manager, Public and Indian Housing, Department of Housing and Urban Development, 451 7th Street SW, Room 4130, Washington, DC 20024; telephone number 202-402-2430; email: Dina.Lehmann-Kim@hud.gov. HUD welcomes and is prepared to receive calls from individuals who are deaf or hard of hearing, as well as individuals with speech or communication disabilities. To learn more about how to make an accessible telephone call, please visit <https://www.fcc.gov/consumers/guides/telecommunications-relay-service-trs>.

SUPPLEMENTARY INFORMATION:**I. Notice**

This Notice further expands eligibility of CHUSA to Continuum of Care (CoC) and Housing Opportunities for Persons with AIDS (HOPWA) grantees. Under the prior Notice, only Public Housing Authorities, Tribes, and Multifamily owners/operators were eligible to apply (88 FR 55693, October 17, 2023). HUD is committed to advancing digital opportunities in HUD-assisted communities by expanding its ConnectHomeUSA (CHUSA) initiative to between 50 and 100 new communities as Tier 1 CHUSA communities.

HUD's goal is to identify new communities from urban, rural, and

Tribal locations with both small and large populations that have the capacity to effectively narrow the digital divide, including expanding programs and capabilities over time. HUD seeks communities where state, local or Tribal leadership has already taken steps to support the goals of CHUSA, as measured by both the community's participation in other complementary Federal initiatives such as the Affordable Connectivity Program¹ which enhance internet access in communities and/or by local broadband plans and strategies for implementation. HUD seeks to partner with new communities, as well as existing CHUSA communities that wish to continue their work, and provide technical assistance to these communities to identify financial, in-kind and other resources to accomplish the goals of CHUSA. In this vein, HUD encourages applicants to familiarize themselves with other Federal programs that are funding broadband, such as the Broadband Equity, Access and Deployment grant (\$42.45 billion) and the Digital Equity Act grant program (\$2.75 billion) by going to this comprehensive website: www.internetforall.gov.

Through this Notice, HUD is expanding eligible applicants to include CoC and HOPWA grantees. Grantees of these programs, especially those using assistance tied to a particular housing site, such as project-based rental assistance, may benefit from the technical assistance and structure of CHUSA to begin designing digital inclusion programs that will support residents connecting to free or low-cost internet, provide internet accessible devices, provide education to help maintain housing, strengthen health and well-being, and build self-sufficiency.

The number of communities served by CHUSA will depend on the number of communities that commit to narrowing the digital divide and that meet the criteria outlined in the prior Notice (88 FR 71586). Applicants should review Appendix A in the prior Notice which outlines: the Restructuring

¹ The Affordable Connectivity Program provides a monthly subsidy of up to \$30 (\$75 on qualifying Tribal lands) to cover the cost of internet service for low-income Americans. At the time of the publication of this Notice, the Federal Communications Commission (FCC) ended new enrollments because ACP is expected to run out of funding in April of this year without new Congressional appropriations. A bipartisan proposal, the Affordable Connectivity Program Extension Act, was introduced which would add \$7 billion to the program. The Biden Administration has also requested \$6 billion for the program. For more information to go: Affordable Connectivity Program | Federal Communications Commission (<https://www.fcc.gov/acp>).

of CHUSA into a tiered model; the goals of CHUSA; HUD support and recognition of sites' achievements; application requirements; and participation requirements of selected communities. CoC and HOPWA grantees interested in applying to join CHUSA, must submit a Letter of Intent to join as a Tier 1 CHUSA community. To be considered eligible, the Letter of Intent must thoroughly address the Required Levels of Engagement for Tier 1 as outlined in the prior Notice.

There is no Congressional funding for CHUSA; the program implementation is contingent upon HUD resources such as staffing and technical assistance. As this expansion proceeds, HUD will continue to assess community interest and the availability of HUD staffing resources to support participation by additional communities. HUD will also assess the effectiveness of the selection criteria within the three tiers on an ongoing basis. Such assessment may expand the number of participating communities, revise the selection criteria, or both to reflect HUD's experience in implementing CHUSA.

II. Support for Applicants

A webinar explaining the application process can be viewed at <https://www.hudexchange.info/trainings/courses/steps-for-applying-to-join-the-connecthomeusa-expansion/>. A Frequently Asked Questions document and other guidance is also available on HUD's ConnectHomeUSA at <https://hud.gov/connecthomeusa>. If applicants have additional questions, the HUD CHUSA team is available to assist. Questions can be addressed to: ConnectHome@hud.gov.

Dominique Blom,

General Deputy Assistant Secretary—Public and Indian Housing.

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DEPARTMENT OF THE INTERIOR**Fish and Wildlife Service**

[FWS-R3-FAC-2024-N007; FRFR48120323YA0-XXX-FF03F00000; OMB Control Number 1018-0182]

Agency Information Collection Activities; Submission to the Office of Management and Budget; Online Program Management System for Carbon Dioxide-Carp

AGENCY: Fish and Wildlife Service, Interior.**ACTION:** Notice of information collection; request for comment.

SUMMARY: In accordance with the Paperwork Reduction Act of 1995, we, the U.S. Fish and Wildlife Service (Service), are proposing to renew an information collection, without change.

DATES: Interested persons are invited to submit comments on or before March 28, 2024.

ADDRESSES: Written comments and recommendations for the proposed information collection should be submitted within 30 days of publication of this notice at <https://www.reginfo.gov/public/do/PRAMain>. Find this particular information collection by selecting “Currently under Review—Open for Public Comments” or by using the search function. Please provide a copy of your comments to the Service Information Collection Clearance Officer, U.S. Fish and Wildlife Service, MS: PRB (JAO/3W), 5275 Leesburg Pike, Falls Church, VA 22041–3803 (mail); or by email to Info_Coll@fws.gov. Please reference “1018–0182” in the subject line of your comments.

FOR FURTHER INFORMATION CONTACT:

Madonna Baucum, Service Information Collection Clearance Officer, by email at Info_Coll@fws.gov, or by telephone at (703) 358–2503. Individuals in the United States who are deaf, deafblind, hard of hearing, or have a speech disability may dial 711 (TTY, TDD, or TeleBraille) to access telecommunications relay services. Individuals outside the United States should use the relay services offered within their country to make international calls to the point-of-contact in the United States.

SUPPLEMENTARY INFORMATION: In accordance with the Paperwork Reduction Act of 1995 (PRA, 44 U.S.C. 3501 *et seq.*) and 5 CFR 1320.8(d)(1), we provide the general public and other Federal agencies with an opportunity to comment on new, proposed, revised, and continuing collections of information. This helps us assess the impact of our information collection requirements and minimize the public’s reporting burden. It also helps the public understand our information collection requirements and provide the requested data in the desired format.

On October 30, 2023, we published in the **Federal Register** (88 FR 74204) a notice of our intent to request that OMB approve this information collection. In that notice, we solicited comments for 60 days, ending on December 29, 2023. We also published the **Federal Register** notice on [Regulations.gov](https://www.regulations.gov) (Docket No. FWS–R3–FAC–2023–0204). We received two comments in response to that notice. However, neither comment

addressed the information collections. Therefore, no response is required.

As part of our continuing effort to reduce paperwork and respondent burdens, we are again soliciting comments from the public and other Federal agencies on the proposed information collection request that is described below.

We are especially interested in public comment addressing the following:

(1) Whether or not the collection of information is necessary for the proper performance of the functions of the agency, including whether or not the information will have practical utility;

(2) The accuracy of our estimate of the burden for this collection of information, including the validity of the methodology and assumptions used;

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

(4) How might the agency minimize the burden of the collection of information on those who are to respond, including through the use of appropriate automated, electronic, mechanical, or other technological collection techniques or other forms of information technology, *e.g.*, permitting electronic submission of response.

Comments that you submit in response to this notice are a matter of public record. Before including your address, phone number, email address, or other personal identifying information in your comment, you should be aware that your entire comment—including your personal identifying information—may be made publicly available at any time. While you can ask us in your comment to withhold your personal identifying information from public review, we cannot guarantee that we will be able to do so.

Abstract: The Lacey Act (Act, 18 U.S.C. 42) prohibits the importation of any animal deemed to be and prescribed by regulation to be injurious to:

- Human beings;
- The interests of agriculture, horticulture, and forestry; or
- Wildlife or the wildlife resources of the United States.

Implementation and enforcement of the Act is the responsibility of the Department of the Interior. The Service, in concert with our diverse partners, works to conserve, restore, and maintain the nation’s fishery resources and aquatic ecosystems for the benefit of the American people, to include managing and controlling four invasive species of carp—bighead, black, grass, and silver—native to Asia. Under the authority of the Act, the Service listed bighead, black, and silver carp species as

injurious wildlife to protect humans, native wildlife, and wildlife resources from the purposeful or accidental introduction of invasive carp into the nation’s aquatic ecosystems.

The Service takes part in a broad, partner-driven approach to strategically control the movement of invasive carp. The spread of these invasive species in the nation’s river systems threatens the conservation efforts conducted by our agency, our State partners, and other stakeholders, to promote self-sustaining aquatic resources and healthy aquatic ecosystems. In addition to widespread and longstanding ecological consequences, aquatic invasive species often result in significant economic losses and cost our nation’s economy billions of dollars per year.

To effectively carry out our responsibilities under the Act and protect the aquatic resources of the United States, the Service, in collaboration with the U.S. Geological Survey, proposes to administer applications of Carbon Dioxide-Carp by registered management partners (applicators) and to collect information regarding the usage of Carbon Dioxide-Carp, an Environmental Protection Agency (EPA) registered product #6704–95, to control invasive carp. Carbon Dioxide-Carp is approved for use only by the Service, U.S. Geological Survey, U.S. Army Corps of Engineers, State natural resource managers, or persons under their direct supervision.

The Service will use the information collected to document the label requests, maintain inventory, and document application results of Carbon Dioxide-Carp as an EPA registered product. The Service proposes to collect information from applicators using the following five forms:

- *Form 3–2130: Report on Receipt of Label*—Applicators must apply for a label to attach to a treatment container of Carbon Dioxide-Carp prior to being able to legally apply it as an invasive carp deterrent or as an under-ice lethal control for aquatic nuisance species. This form collects the following information:

- Applicant’s information, to include address, date of birth, contact number(s), email address, and relevant business information (if application is on behalf of a business, corporation, public agency, Tribe, or institution);
- Date of label receipt;
- Site of application, to include GPS location, approximate number of surface acres, and date of application;
- Label number; and
- Name and address of applicator.

• *Form 3–2163: Inventory Form for Use with Carbon Dioxide-Carp*—Registered applicators must maintain an accurate inventory of Carbon Dioxide-Carp for the duration of possession of the product label. This form collects the following information:

- Applicant’s information, to include address, date of birth, contact number(s), email address, and relevant business information (if application is on behalf of a business, corporation, public agency, Tribe, or institution);
- Date of application;
- Amount of Carbon Dioxide-Carp applied (pounds);
- Label number;
- Label return date;
- Any adverse incident; and
- Name of applicator and affiliation.

• *Form 3–2164: Worksheet for Field Application Locations*—Applicators must complete Form 3–2164 for each application of Carbon Dioxide-Carp before the actual application. This form collects the following information:

- Applicant’s information, to include address, date of birth, contact number(s), email address, and relevant business information (if application is on behalf of a business, corporation, public agency, Tribe, or institution);
- Site information, to include the name and address of the location; applicator name, address, telephone number, and email address; and the applicator’s certification number; and
- Carbon Dioxide-Carp use information, to include estimated pounds of Carbon Dioxide-Carp needed, estimated dates of use, purpose, and a list of obtained permits.

• *Form 3–2191: Results Report Form*—Investigator must submit application results to the Service to document efficacy of the treatment and any possible adverse effects, as this data is required by the EPA to maintain product registration. This form collects the following information:

- Applicant’s information, to include address, date of birth, contact number(s), email address, and relevant business information (if application is on behalf of a business, corporation, public agency, Tribe, or institution);
- Site information (to include GPS coordinates and city/county/state) and reporting individual; and
- Application information, to include total amount of Carbon Dioxide-Carp used (pounds), application date(s), adverse incident information (to include date reported to the U.S. Geological Survey), applicator name

and label number, National Pollutant Discharge Elimination System Permit number, and other required permits and permit numbers.

• *Form 3–2541: 6(a)(2) Adverse Incident Report*—Investigator must submit application adverse results to the Service to document any irregularities in the application circumstances or adverse effects on non-target organisms. This form collects the following information:

- Administrative data, to include reporting and contact individual (if different), address and phone number, incident status, location and date of incident, when registrant became aware of incident, and whether incident was part of a larger study;
- Pesticide data, to include whether exposure was to concentrate prior to dilution;
- Incident circumstances, to include whether there is evidence that label directions were not followed, whether applicator is a certified pest control operator, type of exposure, incident site, situation, and brief description of habitat and incident circumstances; and
- Information involving fish, wildlife, plants, or other non-target organisms; species; symptoms or adverse effects; magnitude of the effects; and any explanatory or qualifying information surrounding the incident.

ePermits Initiative

We are exploring the feasibility of using the Service’s new “ePermits” initiative, an automated permit application system that will allow the agency to move towards a streamlined permitting process to reduce public burden. The ePermits platform would automate the five forms associated with this proposed information collection. Public burden reduction is a priority for the Service, the Assistant Secretary for Fish and Wildlife and Parks, and senior leadership at the Department of the Interior. The intent of the ePermits initiative is to fully automate the permitting and reporting process to improve the customer experience and to reduce time burden on respondents. This system enhances the user experience by allowing users to enter data from any device that has internet access, including personal computers, tablets, and smartphones. It will also link the permit applicant to the *Pay.gov* system for payment of any associated fees.

Title of Collection: Online Program Management System for Carbon Dioxide-Carp.

OMB Control Number: 1018–0182.

Form Numbers: Forms 3–2130, 3–2163, 3–2164, 3–2191, and 3–2541.

Type of Review: Extension of a currently approved information collection.

Respondents/Affected Public: State and Tribal governments.

Total Estimated Number of Annual Respondents: 42.

Total Estimated Number of Annual Responses: 42.

Estimated Completion Time per Response: Varies from 12 minutes to 1 hour, depending on activity.

Total Estimated Number of Annual Burden Hours: 10.

Respondent’s Obligation: Required to obtain or retain a benefit.

Frequency of Collection: On occasion.

Total Estimated Annual Nonhour Burden Cost: \$45,000.00. We estimate that each of the anticipated 10 annual respondents would pay an EPA Maintenance fee of \$400, a State registration fee of \$252; and an administrative fee of \$848 (totaling \$15,000 (\$1,500 × 10 respondents)). Each respondent will also incur a one-time startup cost of \$3,000 (totaling \$30,000 (\$3,000 × 10 respondents)).

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

The authority for this action is the Paperwork Reduction Act of 1995 (44 U.S.C. 3501 *et seq.*).

Madonna Baucum,

Information Collection Clearance Officer, U.S. Fish and Wildlife Service.

[FR Doc. 2024–03985 Filed 2–26–24; 8:45 am]

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DEPARTMENT OF THE INTERIOR

Geological Survey

[GX23LR000F60100; OMB Control Number 1028–0068/Renewal]

Agency Information Collection Activities; Submission to the Office of Management and Budget for Review and Approval; Ferrous Metals Surveys

AGENCY: U.S. Geological Survey, Interior.

ACTION: Notice of information collection; request for comment.

SUMMARY: In accordance with the Paperwork Reduction Act of 1995 (PRA), the U.S. Geological Survey (USGS) is proposing to renew an Information Collection.

DATES: Interested persons are invited to submit comments on or before March 28, 2024.