### RELEVANT PRA INFORMATION COLLECTIONS

<table>
<thead>
<tr>
<th>Information Collection</th>
<th>Energy Star collection</th>
<th>eCNA collection</th>
<th>TRACS collection (utility allowance component)</th>
<th>Multifamily project applications green building program component</th>
<th>HUD’s multifamily housing utility allowance submission</th>
<th>Benchmarking (new collection)</th>
</tr>
</thead>
</table>

### Tasks Leading to Fulfillment of Requirement

<table>
<thead>
<tr>
<th>Task</th>
<th>Owner-generated reporting</th>
<th>Utility-generated reporting</th>
<th>Benchmarking by OMB</th>
<th>Total Estimated Burden Hours</th>
</tr>
</thead>
<tbody>
<tr>
<td>Tenants submit utility data to owners</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td></td>
</tr>
<tr>
<td>Tenants provide release for owner to request data from utility</td>
<td></td>
<td>X</td>
<td>X</td>
<td></td>
</tr>
<tr>
<td>Utilities compile and share data with owners</td>
<td>X</td>
<td>(*)</td>
<td>(*)</td>
<td></td>
</tr>
<tr>
<td>Owners compile/prepare tenant-paid utility data</td>
<td>(*)</td>
<td>(*)</td>
<td>(*)</td>
<td></td>
</tr>
<tr>
<td>Owners compile/prepare owner-paid utility data</td>
<td>(*)</td>
<td>X</td>
<td>(*)</td>
<td></td>
</tr>
<tr>
<td>Owners enter data into Portfolio Manager</td>
<td>X</td>
<td>(*)</td>
<td>(*)</td>
<td></td>
</tr>
</tbody>
</table>

### Direct Requirement Being Proposed

<table>
<thead>
<tr>
<th>Requirement</th>
<th>Owner-generated reporting</th>
<th>Utility-generated reporting</th>
<th>Benchmarking by OMB</th>
<th>Total Estimated Burden Hours</th>
</tr>
</thead>
<tbody>
<tr>
<td>Owners generate Portfolio Manager Report and submit to HUD</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

*In conjunction with FHA financing and Utility Allowance processes, a portion of owners are currently compiling utility consumption data and utilizing Portfolio Manager.

### Effective Date

The utility benchmarking requirement described in this notice will apply when executing any covered transaction beginning 90 days after OMB approval of the PRA request, and not sooner than April 15, 2017. The first scheduled submission date for a majority of assisted-housing respondents is estimated to occur in 2019. HUD will alert owners of the effective date for reporting requirements and provide procedural instructions for submitting data through an Office of Housing Notice, issued after OMB issues a Notice of Action approving this PRA collection.

### III. Information Collection Burden and Solicitation of Comment

#### A. Overview of Information Collection

**Title of Information Collection:** Multifamily Housing Energy Benchmarking.

**OMB Approval Number:** New proposed collection.

**Type of Request:** New proposed collection.

**Form Number:** N/A.

**Description of the need for the information and proposed use:** Please see Section II of this notice.

**Respondents:** Multifamily owners, managing agents and tenants.

**Estimated Number of Respondents:** 17,049.

**Average Hours per Response:** 0.50

**Total Estimated Burden Hours:** 8,524.5

Burden hours take into account other existing information collections covering the assembly of utility information by impacted properties and the use of ENERGY STAR Portfolio Manager, these include: HUD’s Multifamily Housing Utility Allowance submission (OMB 2502–0352), HUD’s Tenant Eligibility and Rent Procedures (OMB 2502–0204), CNAe requirements (OMB 2502–0505), HUD’s Multifamily Project Applications Green Building Program component (OMB–2502–0029) and ENERGY STAR Certification (OMB–2060–0347) by the Environmental Protection Agency.

#### B. Solicitation of Public Comment

This notice is soliciting comments from members of the public and affected parties concerning the collection of information described in Section A on the following:

1. Whether the proposed collection of information is necessary for the proper performance of the functions of the agency, including whether the information will have practical utility;
2. The accuracy of the agency’s estimate of the burden of the proposed collection of information;
3. Ways to enhance the quality, utility, and clarity of the information to be collected; and
4. Ways to minimize the burden of the collection of information on those who are to respond; including through the use of appropriate automated collection techniques or other forms of information technology, e.g., permitting electronic submission of responses.

HUD encourages interested parties to submit comment in response to these questions.

**Authority:** Section 3507 of the Paperwork Reduction Act of 1995, 44 U.S.C. Chapter 35.

Dated: September 28, 2016.

Janet M. Golrick,
Associate General Deputy Assistant Secretary for Housing—Associate Deputy Federal Housing Commissioner.

[FR Doc. 2016–23979 Filed 10–3–16; 8:45 am]

BILING CODE 4210–67–P

### DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT

[Docket No. FR–5916–N–17]

60-Day Notice of Proposed Information Collection: Energy Benchmarking of Public Housing

**AGENCY:** Office the Assistant Secretary for Public and Indian Housing, HUD.

**ACTION:** Notice.

**SUMMARY:** HUD is seeking approval from the Office of Management and Budget (OMB) for the information collection described below. In accordance with the Paperwork Reduction Act, HUD is requesting comment from all interested parties on the proposed collection of information. The purpose of this notice is to allow for 60 days of public comment.

**DATES:** Comments Due Date: December 5, 2016.

**ADDRESSES:** Interested persons are invited to submit comments regarding this proposal. Comments should refer to the proposal by name and/or OMB Control Number and should be sent to: Colette Pollard, Reports Management Officer, QDAM, Department of Housing and Urban Development, 451 7th Street SW., Room 4176, Washington, DC 20410–5000; telephone 202–402–3400 (this is not a toll-free number) or email...
at Colette.Pollard@hud.gov for a copy of
the proposed forms or other available
information. Persons with hearing or
speech impairments may access this
number through TTY by calling the toll-
free Federal Relay Service at (800) 877–
8339.

FOR FURTHER INFORMATION CONTACT:
Arlette Mussington, Office of Policy,
Programs and Legislative Initiatives,
PIH, Department of Housing and Urban
Development, 451 7th Street SW.,
(L’Enfant Plaza, Room 2206),
Washington, DC 20410; telephone 202–
402–4109 (this is not a toll-free
number). Persons with hearing or
speech impairments may access this
number via TTY by calling the Federal
Relay Service at (800) 877–8339. Copies
of available documents submitted to
OMB may be obtained from Ms.
Mussington.

SUPPLEMENTARY INFORMATION:
I. Background

The President’s Climate Action Plan

The President’s Climate Action Plan
calls on Federal agencies to increase
investments in energy productivity,
evimate energy waste, ramp up
energy efficiency standards, and deploy
the tools and technology needed to build
a new energy economy. The residential
building sector is responsible for
approximately 21 percent of the nation’s
greenhouse gas emissions. Utility costs
(energy and water) account for
approximately 22 percent of public
housing operating budgets and in
similar proportion across the assisted
housing sector. HUD spends an
estimated $6.4 billion annually to cover
the costs of utilities in its public and
assisted housing programs.¹

HUD is committed to creating energy-
efficient, water-efficient, and healthy
housing as part of a broader effort to
foster the development of inclusive,
sustainable, and resilient communities.
Investments in energy and water-
efficiency pay dividends by improving
occupant comfort, reducing tenant
turnover, stabilizing operating costs,
allaying taxpayer burden, preserving
affordable housing, ensuring disaster
resilience, and mitigating climate
change.

The Harvard Graduate School of
Design in 2003 ² and the Government
Accountability Office in 2008 ³ strongly
recommended that HUD require the
practice of utility benchmarking across
its housing portfolios in order to better
manage energy and water consumption.
Benchmarking is a valuable tool that
comparis a building’s utility
consumption pattern against similar
buildings and helps owners measure
and manage energy and water
consumption across building portfolios.
With utility benchmarking, HUD will
better be able to analyze energy and
water use patterns to identify and
address underperforming buildings in
order to reduce energy and water
consumption while stabilizing and
reducing utility costs.

Benchmarking buildings is considered
an industry-standard best practice and
although some obstacles remain, the
process is rapidly becoming quicker,
easier, and more automated. A growing
number of municipal and state
governments across the country are
instituting benchmarking requirements
to better track and analyze building
performance. Most benchmarking
requirements utilize the Environmental
Protection Agency’s (EPA) ENERGY
STAR Portfolio Manager, which
automatically calculates energy
performance metrics including a
benchmarking score for public housing
properties. ENERGY STAR
benchmarking scores range from 0–100,
and properties that achieve a score of at
least 75 points may be eligible for
ENERGY STAR certification. It is
anticipated that EPA’s ENERGY STAR
program will release a similar
benchmark score for water consumption
in approximately one year.

Benchmarking Requirements

At this time, HUD is proposing
limited requirements for utility
benchmarking in order to balance the
need to manage the public housing
portfolio against the burden on Public
Housing Agencies (PHAs) to adopt a
new process. Many local benchmarking
laws require benchmarking on an
annual basis, however HUD is currently
proposing benchmarking every three
years. Benchmarking laws typically
require property owners to utilize
whole-building data, however HUD
intends to accept sampled tenant-paid
utility data where whole building data
is not readily available. The three-year
requirement will allow building owners
to begin utility benchmarking while the
market continues to build support,
integration, and automation into this
practice.

HUD will aggregate the collected data
and analyze the ranges in order to better
understand the overall PHA portfolio.
Overtime, HUD will use the
benchmarking scores as well as other
data and metrics from Portfolio Manager
to measure whether energy and water
 efficiency is increasing, decreasing, or
staying the same throughout the public
housing portfolio. This information may
help guide the development of new
policy initiatives, financial incentives,
and technical assistance for PHAs.

The Process and Benefits of Utility
Benchmarking

Utility benchmarking helps building
owners better understand their
buildings’ energy and water
performance. Analyzing buildings
across a portfolio enables building
owners to identify underperforming
buildings in order to prioritize capital
improvements and plan future budget
needs. Based on an analysis of more
than 35,000 buildings covered by newly
established local energy benchmarking
laws, EPA found an average energy use
reduction of seven percent between
2008 and 2011 after benchmarking.⁴ In
addition to PHA benefits, the sharing of
utility benchmarking data will enable
HUD to evaluate utility expenditures
and offer better technical assistance.

In order to benchmark a building, two
types of data must be collected and
entered into Portfolio Manager. The first
type of data is some basic information
on the physical characteristics of a
property. This includes items such as
building location, square footage,
heating system fuel, quantity of
buildings for multiple building
properties, etc. This information only
needs to be entered once unless the
property undergoes major construction
and/or a renovation. The second type of
data needed is at least 12 months of
recent utility data. Once all of the
required data are entered, Portfolio
Manager automatically analyzes the
information and calculates a variety of
useful metrics including energy use
intensity (EUI), water use intensity
(WUI), and ENERGY STAR
benchmarking scores.

In order to assist in the benchmarking
process, a growing number of utility
companies offer automatic utility data
transfers into Portfolio Manager. When
this feature is available, HUD highly
encourages PHAs to utilize it, as it has
the potential to significantly reduce the
time burden and likelihood of data entry
erors. When automatic digital data
transer is not possible, PHAs should
consult their utility provider’s Web site
to see if they offer downloads of
historical data.

In order to fully analyze a building,
Portfolio Manager needs utility

¹ See https://portal.hud.gov/hudportal/
documents/huddoc/id=afyf13_egeyef.pdf.
huddoc/id=DOC_9238.pdf.
⁴ See http://www.energystar.gov/sites/default/
files/buildings/tools/
DataTrends_Savings_20121002.pdf.
consumption for the whole building. HUD expects PHAs to submit whole building data where available. Metrics calculated with less than whole building data are not accepted by EPA for the purposes of Energy Star certification.

When a property’s utilities are 100% PHA paid, PHAs should be able to collect and enter all of the required utility data. In properties where tenants pay some or all of the utility bills, PHAs should work with their local utility providers, as many utility providers offer digital data transfers containing whole building data including both owner-paid and tenant-paid accounts. Each utility provider will have unique requirements for releasing the data in order to protect tenant privacy. HUD recommends that PHAs pursue this option where available as it provides more complete and accurate data while minimizing the time burden. When utility companies are not able to provide data for tenant paid accounts, PHAs should collect a sample of tenant-paid utility data.

II. Proposed Information Collection

Through this notice, HUD proposes that PHAs operating 250 or more public housing units under an Annual Contributions Contract (ACC) use the ENERGY STAR Portfolio Manager program to benchmark all properties no less than every three years and report the automatically generated metrics to HUD beginning no later than 2018. PHAs are encouraged to voluntarily submit benchmarking data to HUD on an annual basis. Although not required, PHAs operating less than 250 ACC units are encouraged to benchmark and submit the requested metrics. In the future, HUD may expand this collection to PHAs that operate fewer than 250 ACC units and are already required by State and/or local law to benchmark their buildings using whole-building data or for other programs run by the Office of Public and Indian Housing where appropriate. In addition, ACC units in buildings that have or will convert to 100% Project Based Vouchers (PBV) through the Rental Assistance Demonstration (RAD) will also be required to benchmark. At this point, the Energy Star Score for Water is still under development. HUD will not require this data point until at least 120 days after this feature is completed and HUD has notified PHAs as such. The next three-year submission after the notification shall include both energy and water data.

HUD has identified the following tasks associated with the process for obtaining and submitting Portfolio Manager scores.

Year 1

1. Enter building data into ENERGY STAR Portfolio Manager.
2. Connect PHA account with the HUD account and share appropriate property information.
3. Compile and enter owner-paid utility data, where applicable.
4. Compile and enter tenant paid utility data, where applicable.
5. Report automatically generated metrics calculated by Portfolio Manager.

Subsequent Years

In subsequent years, PHAs will have less work to complete. The data required in step 1 will only need to be updated if the property underwent a major renovation including but not limited to an addition, demolition, or major change to the mechanical system (i.e.: Change in heating fuel, change to the domestic hot water system, etc.). Steps 3, 4, and 5 will need to be updated at the time of the data submission.

The required metrics will be considered valid for three years. For example, an ENERGY STAR Score based on the 2016 reporting period would be accepted by HUD for the 2016, 2017, and 2018 reporting years. HUD is seeking feedback on the required submission parts and will finalize the schedule with the issuance of an Office of Public and Indian Housing Notice.

Required Format

PHAs will be required to enter data into ENERGY STAR Portfolio Manager and submit to HUD the automatically generated metrics. HUD anticipates collecting the required data and metrics via a web-based portal, database, or other simplified digital format. In addition to submitting metrics, PHAs may be asked to link their account with the HUD account and share property information to enable further analysis. Once PHAs connect their accounts with the HUD account and share property information, there is no additional time burden on PHAs as the relevant data automatically flows between the accounts.

Sampling Protocol

In order for Portfolio Manager to analyze a building, PHAs will need to gather and enter utility data for the whole building. This includes both PHA-paid and tenant-paid accounts. PHAs should work with their local utility companies to determine if they are able to provide the PHA with digital transfers of tenant paid accounts. Utility companies that offer this service generally have procedures in place to protect tenant privacy. If PHAs are not able to obtain complete tenant paid account data from the local utility company, or similar entity, PHAs shall collect a sample of tenant-paid utility data. If using a sample of tenant-paid accounts, PHAs must meet or exceed the minimum standards of the sampling protocol outlined below. As a reminder, metrics calculated with less than whole building data are not accepted by EPA for the purposes of ENERGY STAR certification.

PHAs have the choice of selecting one of two sampling protocols from existing programs—(a) a robust sampling protocol, appropriate for use in financial estimates; and (b) a lighter sampling protocol, appropriate for general use, which is outlined for use in the Better Buildings Challenge (BBC). PHAs are encouraged to collect as much utility data as possible and to sample from a variety of housing unit sizes and types in order to ensure the accuracy and usefulness of the resulting metrics.

In accordance with the BBC Multifamily Sampling Protocol, the minimum number of housing units for which tenant-paid utility data must be collected and included in the referenced metrics is based on the size of the property:

<table>
<thead>
<tr>
<th>Housing units in development</th>
<th>Minimum sample size</th>
</tr>
</thead>
<tbody>
<tr>
<td>1–4</td>
<td>1</td>
</tr>
<tr>
<td>5–9</td>
<td>2</td>
</tr>
<tr>
<td>10–19</td>
<td>3</td>
</tr>
<tr>
<td>21–29</td>
<td>4</td>
</tr>
<tr>
<td>30–49</td>
<td>5</td>
</tr>
<tr>
<td>50–74</td>
<td>6</td>
</tr>
<tr>
<td>75–99</td>
<td>7</td>
</tr>
<tr>
<td>100–149</td>
<td>8</td>
</tr>
<tr>
<td>150–200</td>
<td>9</td>
</tr>
<tr>
<td>201–</td>
<td>10</td>
</tr>
</tbody>
</table>

At some point HUD may establish a different sampling standard for submittals for the purpose of assisting PHAs in establishing of utility allowances. If HUD decides to pursue that path, HUD will provide sufficient advance notice before changing the sampling standard. HUD will consider requests for additional time to submit benchmarking data from PHAs who experience unexpected delays in obtaining sufficient sample data from utility providers or otherwise encounter unforeseeable technical difficulties.

Effective Date

The utility benchmarking requirement described in this notice will apply no later than 2018. This will allow HUD...
and PHAs time to implement the protocol. HUD will alert owners of the effective date through an Office of Public and Indian Housing Notice, issued after OMB issues a Notice of Action approving this PRA collection.

III. Information Collection Burden and Solicitation of Comment

A. Overview of Information Collection

Title of Information Collection: Public Housing Energy Benchmarking.
OMB Approval Number: New proposed collection.
Type of Request: New proposed collection.
Form Number: N/A.
Description of the Need for the Information and Proposed Use: Please see Section II of this notice.
Respondents: Public Housing Agencies and tenants of public housing.
Estimated Number of Respondents: 3,089.
Estimated Number of Responses (Buildings/Developments): 7,715.
Average Hours per Response: 8.5.
Total Estimated Burden Hours: 65,578 hours.
HUD estimates that the burden requirements associated with these activities is approximately 8.5 hours per development for the first year and 15 minutes in subsequent years. The burden hours take into account another estimated collection allowing for 5.25 hours per year per development for the input of utility consumption data into Portfolio Manager.

The Department expects to participate in roundtable discussions with stakeholders on Energy Benchmarking to provide additional opportunities for receiving feedback on the proposed requirements.

B. Solicitation of Public Comment

This notice is soliciting comments from members of the public and affected parties concerning the collection of information described in section A on the following:
(1) Whether the proposed collection of information is necessary for the proper performance of the functions of the agency, including whether the information will have practical utility;
(2) The accuracy of the agency’s estimate of the burden of the proposed collection of information;
(3) Ways to enhance the quality, utility, and clarity of the information to be collected; and
(4) Ways to minimize the burden of the collection of information on those who are to respond; including through the use of appropriate automated collection techniques or other forms of information technology, e.g., permitting electronic submission of responses.

HUD encourages interested parties to submit written comment in response to these questions.

Dated: September 28, 2016.
Merrie Nichols-Dixon,
Deputy Director, Office of Policy, Programs and Legislative Initiatives.

DEPARTMENT OF THE INTERIOR
Bureau of Land Management
[17X LLUT030000 L17110000.PH0000 241A]
Notice of Grand Staircase-Escalante National Monument Advisory Committee Meeting

AGENCY: Bureau of Land Management, Interior.

ACTION: Notice.

SUMMARY: In accordance with the Federal Land Policy and Management Act (FLPMA) and the Federal Advisory Committee Act of 1972 (FACA), the Department of the Interior, Bureau of Land Management (BLM), Grand Staircase-Escalante National Monument Advisory Committee (GSENMAC) will meet as indicated below.

DATES: The GSENMAC will meet Thursday, November 3 (10 a.m.–6 p.m.) and November 4, 2016, (8 a.m.–1 p.m.) in Kanab, Utah.

ADDRESSES: The Committee will meet at the Bureau of Land Management Administrative Headquarters, located at 669 S. Highway 89A, Kanab, Utah.

FOR FURTHER INFORMATION CONTACT: Larry Crutchfield, Public Affairs Officer, Grand Staircase-Escalante National Monument, Bureau of Land Management, 669 South Highway 89A, Kanab, Utah, 84741; phone (435) 644–1209.

SUPPLEMENTARY INFORMATION: The 15-member GSENMAC was appointed by the Secretary of Interior on January 23, 2016, pursuant to the Monument Management Plan, the Federal Land Policy and Management Act of 1976 (FLPMA), and the Federal Advisory Committee Act of 1972 (FACA). As specified the Committee charter, the GSENMAC may be requested to: (1) Gather and analyze information, conduct studies and field examinations, seek public input or ascertain facts to develop recommendations concerning the use and management of the Monument; (2) review programmatic documents including the annual Monument Manager's Reports, and Monument Science Plans to provide recommendations on the achievement of the Management Plan objectives; (3) Compile monitoring data and assess and advise the DFO of the extent to which the Plan objectives are being met; (4) Make recommendations on Monument protocols and applicable planning projects to achieve the overall objectives are being met; (5) Review appropriate research proposals and make recommendations on project necessity and validity; (6) Make recommendations regarding allocation of research funds through review of research and project proposals as well as needs identified through the evaluation process; (7) Consult and make recommendations on issues such as protocols for specific projects, e.g., vegetation restoration methods or standards for excavation and curation of artifacts and objects; and/or (8) Prepare an annual report summarizing the Committee's activities and accomplishments of the past year, and recommendations for future needs and activities.

Topics to be discussed by the GSENMAC during this meeting include the ongoing Land Grazing Management Plan Amendment and Associated Environmental Impact Statement (LGMPA/AEIS), GSENMAC division reports, future meeting dates and other matters as may reasonably come before the GSENMAC.

The entire meeting is open to the public. Members of the public are welcome to address the Committee at 5 p.m., local time, on November 3, 2016; and at 12 p.m., local time, on November 4, 2016. Depending on the number of persons wishes to speak, a time limit could be established. Interested persons may make oral statements to the GSENMAC during this time or written statements may be submitted for the GSENMAC's consideration. Written statements can be sent to: Grand Staircase-Escalante National Monument, Attn.: Larry Crutchfield, 669 South Highway 89A, Kanab, Utah, 84741. Information to be distributed to the GSENMAC is requested 10 days prior to the start of the GSENMAC meeting.

All meetings are open to the public; however, transportation, lodging, and