**Supporting Statement for Paperwork Reduction Act Submissions**

**A. Justification:**

1. **Why is this information necessary?**

On February 17, 2009, the President signed the American Recovery and Investment Act (“the Recovery Act”). Title XII of the Recovery Act involves the funding of Transportation and Housing Urban Development and Related Agencies. Section 1512 of the Recovery Act outlines the reporting requirements for the use of Recovery Act funds and requires recipients to report quarterly. This collection details reporting requirements of the Recovery Act for HUD Recovery grants. This information collection is for the reporting requirements only and does not include any of the grant applications information collection.

Office of Management and Budget guidance requires that “the use of all funds by recipients is transparent to the public, and the public benefits of these funds are reported clearly, accurately, and in a timely manner”. It is imperative that HUD demonstrate that Recovery Act funding was appropriately spent on HUD identified Core Activities: 1) providing new or rehabilitated housing and 2) improving energy efficiency of HUD stock. This data collection is the first step in clearly and accurately reporting this benefit to the public.

Only HUD Recovery Act Grantees who expend funds on the Core Activities are required to report under this modification. Other programs, such as Homelessness Prevention, do not have to respond. Public Housing Capital Fund, Native American Housing Block Grant, Indian Community Development Block Grant, Community Development Block Grant, Lead and Healthy Homes Programs, Assisted Housing Green Retrofit, and HOME Investment Partnership; all have unit rehabilitation and/or unit construction as one of their Core Activities.

A significant share of HUD’s Recovery Act funds were devoted to energy efficiency or green building programs, including the following: the **Public Housing Capital Fund (PHCF) -** $4 billion invested in energy efficient modernization and renovation of our nation's critical public housing inventory, and the **Green Retrofit Program for Multi-family Housing (GRP) -** $250 million invested in energy efficient modernization and renovation of housing of privately-owned rental housing receiving project based rental assistance.

We are revising the form “**HUD Core Activities Related to the Recovery Act”** that was approved December 30, 2009 to refine a few existing questions on environmental efficiency measures and to gather information on combined funding sources.

# How is this information to be used?

Office of Management and Budget guidance requires that “the use of all funds by recipients is transparent to the public, and the public benefits of these funds are reported clearly, accurately, and in a timely manner”. It is imperative that HUD demonstrate that Recovery Act funding was appropriately spent on HUD identified Core Activities: 1) providing new or rehabilitated housing and 2) improving energy efficiency of HUD stock.

By collecting this information we will be able to report to Congress and to the Public the total number of housing units rehabilitated and developed by using Recovery Act funds and also provide the energy efficiency measures that was provided when rehabilitating or developing housing units. The energy efficiency information will be analyzed to determine the energy savings that resulted from the adoption of energy efficiency measures when rehabilitating or developing new housing units. We will also be able to identify the mix of funding sources used to accomplish the program objectives.

# 3. Describe whether, and to what extent, the collection of information is automated?

 The data will be collected utilizing a web-based application. Recipients will be required to complete the form online. To the greatest extent possible, all data will be pre-populated to minimize data entry. Once the initial file is created, recipients will be able to update the same file and submit on an ongoing basis.

 Programs, such as such as; HOME Investment Partnership, Community Development Block Grant, Lead Hazard Control and Healthy Homes grant programs, that have an existing system will not be required to report into this new web-based application and should continue reporting using their current system; as this information will also be incorporated into those systems to be transferred into the web-based application mentioned above.

**4. Duplication of Information**

 This information is not being collected elsewhere. The information being collected is specific to current funding. Therefore the information has not been previously collected.

1. **Does the collection of information impact small businesses or other small entities?**

Some of the recipients of Recovery Act funds subject to this data collection may be small entities, such as a small Public Housing Authority. The impact is expected to be minimal.

**6. Describe the consequences to Federal program or policy activities if the collection is not conducted or is conducted less frequently.**

Office of Management and Budget guidance requires that “the use of all funds by recipients is transparent to the public, and the public benefits of these funds are reported clearly, accurately, and in a timely manner”.

It is imperative that HUD demonstrate that Recovery Act funding was appropriately spent on HUD identified Core Activities: 1) providing new or rehabilitated housing and 2) improving energy efficiency of HUD stock. The energy savings and greenhouse gas emissions reduced is a key public benefit of the Recovery Act funds. This data collection is the first step in clearly and accurately reporting this benefit to the public.

If the collection effort is not conducted, information will not be available on the number and types of units improved or developed. HUD would not have a way to account for energy efficiency improvements made by Recovery Act spending. Furthermore, HUD would not be able to report on its core measures to Congress or the Public.

**7. Explain any special circumstances**

 There are no special circumstances.

**8. Identify the date and page number of the Federal Register notice soliciting comments on the information.**

A notice of proposed information collection for HUD Recovery Act Programs was published in the Federal Register on March XX, 2010, page XXXXX to solicit public comment.

**9. Explain any payments or gifts to respondents, other than remuneration of contractors or grantees.**

No payments or gifts to respondents are provided.

**10. Describe any assurance of confidentiality provided to respondents.**

Only summary level data will be made available to the public. Any sensitive information such as individual address of residences that receive Recovery Act funding will not be disclosed. Information at the Grantee level is not sensitive and there is no need for confidentiality.

**11. Justify any questions of a sensitive nature, such as sexual, religious beliefs, and other matters that are commonly considered private.**

The information collected does not contain questions of a sensitive nature.

**12. Annual Reporting Burden**

HUD Recovery Act Grantees who are required to report include those that are expending funds on the core activities of new unit development and unit rehabilitation and energy efficiency improvements. Other programs, such as Homelessness Prevention, do not have to respond to this survey.

5500 entities will be surveyed over the internet. Average time to complete the survey is 36 minutes. Respondents will be surveyed four times annual, once every quarter. Each respondent will spend an additional 3.5 hours collecting the data required to accurately complete the survey. Total burden hours are 90,200.

The costs estimated below are based on an estimated labor rate of $38.53 (GS-13 Step 1 equivalent). Based on the information described in item 12, the costs are:

5500 respondents \* 4.101 hours/respondent \* 4/year = 90,222 labor hours annually

90,222 labor hours \* $38.53 per hour = $3,476,253

The total effort is estimated to be 90,222 labor hours ($3,390,640) for this requirement.

The annual reporting burden hours for reporting are based on the Recovery Act requirement that each recipient submits a separate report for each project. We estimate an average of approximately 2 projects will be funded per recipient. We further estimate that, on average, a response time of 0.30 hours will be required to report on each project with a total of 0.6 hours.

**13. Additional Cost to Respondents**

 There are no additional costs to respondents other than what is reported in Item 12.

**14. Annualized cost to the Federal Government**

Estimated annualized cost for collection of information is $3,476,253 (90,222 labor hours annually x $38.53 estimate hourly cost). The estimated hourly cost figure of $ 38.53 is determined for an experienced professional that approximates the hourly (mid-range) salary of a GS-13 employee. Individual ARRA grantees charge their costs for this data collection as ARRA project management and administration costs. The annualized cost is funded by the Federal government.

**15. Explain any program changes or adjustments.**

Program Change – This is a modification of a collection of information which is necessary to improve the accuracy of reported energy efficiency data, and provide information on combined funding for Recovery Act projects.

The collection addresses Office of Management and Budget guidance that required that “the use of all funds by recipients is transparent to the public, and the public benefits of these funds are reported clearly, accurately, and in a timely manner”. This data collection is the first step in clearly and accurately reporting these benefits to the public.

The information collected from recipients will be used to determine the status of work items funded with Recovery Act funds and for HUD to be able to determine spending on energy efficiency measures. This information collection is the reporting requirements only and does include any of the grant application information.

The total number of annual hours requested is 90,220. This is a slight increase from the previously approved collection with 88,000 hours. The difference, 2,222 annual hours, can be attributed to the slight revisions in the energy efficiency data fields, and the added questions on funding sources.

**16. If the information will be published, outline plans for tabulation and publication.**

 The results of this information collection will not be published.

**17. OMB Expiration Date**

 HUD is not seeking approval to avoid displaying the OMB expiration date.

**18. Certification of Paperwork Reduction Act Submission** There is no exception to Item # 19 "Certification of Paperwork Reduction Act Submission.”

**B. Collections of Information Employing Statistical Methods.**

 The collection of information does not employ statistical methods.