## Supporting Statement for the Tribal Child Support Enforcement Direct Funding Requests Collection Number 0970-0218

#### A. Justification

1. Circumstances Making the Collection of Information Necessary
The final rule within 45 CFR part 309, published in the Federal Register on March 30, 2004,
contains a regulatory reporting requirement that in order to receive funding for a Tribal IV-D
program a Tribe or Tribal organization must submit a plan describing how the Tribe or Tribal
organization meets or plans to meet the objectives of section 455(f) of the Social Security
Act, including establishing paternity, establishing, modifying, and enforcing support orders,
and locating noncustodial parents. The plan is required for all Tribes requesting funding;
however, once a Tribe has met the requirements to operate a comprehensive program, a new
plan is not required annually unless a Tribe makes changes to its title IV-D program. Tribes
and Tribal organizations must respond if they wish to operate a fully funded program. This
paperwork collection activity is set to expire in September, 2013.

## 2. Purpose and Use of the Information Collection

The information collected is necessary to enable OCSE to determine whether an applicant Tribe or Tribal organization meets the requirements to receive direct funding to operate a child support enforcement program under 455(f) of the Social Security Act and implementing regulations at 45 CFR part 309. The Tribal Plan gives each Tribe a convenient method for developing a statement to be submitted to OCSE for approval describing the nature and scope of its program and giving assurances that the program will be administered in conformity with the requirements in title IV-D of the Act and the implementing regulations at 45 CFR part 309. The Tribal plan is analogous to a Tribe having a contract with OCSE in that it outlines the activities the Tribe will perform as required by law in consideration for receiving Federal funds to meet the costs of these activities. In this sense, the Tribal plan is the basis for making Federal funding available to the Tribal IV-D agencies in the costs of operating the Child Support Enforcement program.

- 3. Use of Improved Information Technology and Burden Reduction Tribal IV-D programs do not currently receive funding for automated systems. However, many Tribes have office automation and are capable of tracking this required information in an automated fashion. Therefore, the paperwork impact is minimal.
- 4. Efforts to Identify Duplication and use of Similar Information
  The collection of information requirements contained in this form does not duplicate any
  other reporting or recordkeeping requirements. In complying with those regulations that
  require information collection, agencies are specifically directed to use and build upon
  existing information, whenever it exists. It is the intent of these regulations that duplicity of
  efforts be avoided, and that information collection occurs only when information is not
  available from another source.
- 5. Impact on Small Businesses or Other Small Entities
  The collection of information requirements does not involve small businesses or entities.

6. Consequences of Collecting the Information Less Frequently

The Tribal IV-D agencies will, for the most part, submit new and revised plans to OCSE on a one-time only basis to reflect new Federal requirements. In addition, the Tribal IV-D programs will periodically amend their plans to reflect any material change in Tribal laws, organization, policy, or IV-D agency operation.

- 7. Special Circumstances Relating to the Guidelines of 5 CFR 1320.5 The collection of information does not involve any special circumstances.
- 8. Comments in Response to the Federal Register Notice and Efforts to Consult Outside the Agency

The 60 day notice was published in the Federal Register on July 10, 2013, volume 78, page 41401.

No comments were received.

- Explanation of any Payment or Gift to Respondents
   No payment or gift is provided to respondents, other than remuneration of contractors or grantees.
- 10. Assurance of Confidentiality Provided to Respondents We do not assure confidentiality of the information collected.
- 11. Justification for Sensitive Questions

  The required information collection does not involve asking questions of a sensitive nature.
- 12. Estimates of Annualized Burden Hours and Costs

We estimate that preparing and submitting the Tribal Plan to OCSE will impose an increased total annual burden. The increase reflects that there was an increase in the number of tribes since the last renewal and there was an increase in the number of responses from 1 to 2 per year to reflect that there are multiple submissions. This is not a new collection activity; it is an approval of an existing tool (0970-0218).

### Respondents' Hour Burden

The estimate of burden to respondents is based on the following assumptions:

• The 60 respondents include Tribes or Tribal organizations submitting the 45 CFR 309 Plan to receive direct funding, and any Tribal IV-D agency which makes a change to its already approved plan.

Instrument	Number of Respondents	Number of Responses Per Respondent	Average Burden Hours Per Response	Total Burden Hours
45 CFR 309 Plan	60	2	480	57,600
Total			480 hours	57,600 hours

- 13. Estimates of other Total Annual Cost Burden to Respondents and Record Keepers There are no direct monetary costs to respondents other than their time to participate in the program.
- 14. Annualized Cost to the Federal Government The annualized costs to the Federal Government for the hour burdens are based on an plans from respondents. Estimates regarding the hours spent processing each Tribal

average wage rate of \$30 per hour for Federal level employees who review submitted Tribal submission (4 hours for Tribal Plan) was determined by past employees' experiences in reviewing Tribal plans.

Instrument	OCSE's Administrative Costs	Respondent Reimbursement Cost (90% of Total Annualized Cost)	Administrative Cost Plus Respondent Reimbursement Cost
45 CFR 309 Plan	\$14,400.00	\$518,400.00	\$532,800.00
Total	\$14,400.00	\$518,400.00	\$532,800.00

Instrument	OCSE's Administrative Costs	Respondent Reimbursement Cost (80% of Total Annualized Cost)	Administrative Cost Plus Respondent Reimbursement Cost
45 CFR 309 Plan	\$14,400.00	\$460,800.00	\$475,200.00
Total	\$14,400.00	\$460,800.00	\$475,200.00

- 15. Explanation for Program Changes or Adjustments

  There is no change to the program since the last information collection approval. The number of tribes has increased along with the number of submissions received from the tribes. Also the average salary of an employee working on a tribal plan increased from \$18 to \$20 per hour.
- 16. Plans for Tabulation and Publication and Project Time Schedule Not applicable
- 17. Reason Display of OMB Expiration Date is Inappropriate Not applicable
- 18. Exception to the "Certification for Paperwork Reduction Act Submission" There are no exceptions to the certification statement.

#### SUPPORTING STATEMENT:

# PART B- COLLECTION OF INFORMATION EMPLOYING STATISTICAL METHODS

The information collection requirements outlined in this report do not employ the use of statistical methods.