SUPPORTING STATEMENT "A" FOR SURVEY OF VETERAN ENROLLEES' HEALTH AND USE OF HEALTH CARE OMB CONTROL NUMBER 2900-0609

REQUEST

This is a request to renew OMB clearance #2900-0609, dated March 7th, 2016, for the annual Department of Veteran Affairs (VA) Survey of Veteran Enrollees' Health and Use of Health Care (Survey of Enrollees). The current clearance expires on March 31st, 2019.

The core of the survey remains the same. We have added some questions which address VA Priorities of Greater Choice, Modernizing Systems, Efficiency, Improving Timeliness, and Suicide Prevention and deleted questions that are no longer relevant. In some instances, if data is no longer required on an annual basis, we have created the ability to rotate questions on alternate years in order to keep the burden on Veterans to a minimum.

In the time since our last application for clearance, we have administered the survey twice and we are mid-way through the third survey year under the clearance. This survey year is expected to finish on or before July 31st, 2018. In our fall 2017 contract renewal, we awarded the contract to Advanced Survey Design (ASD), a service-disabled Veteran-owned small business. 2018 is our first survey year with ASD. ASD has maintained the same methodology as previous contractors. The methodology is reviewed in the attached 2017 Survey Methodology Report.

JUSTIFICATION

1. Explain the circumstances that make the collection of information necessary. Identify legal or administrative requirements that necessitate the collection of information.

The VA Survey of Enrollees gathers information from Veterans enrolled in the VA Health Care System about factors which influence their health care utilization choices. Data collected are used to gain insights into Veteran preferences and to provide VA and Veterans Health Administration (VHA) management guidance in preparing for future Veteran needs. In addition to factors influencing health care choices, the data collected include enrollees' perceived health status and need for assistance, available insurances, self-reported utilization of VA services versus other health care services, reasons for using VA, barriers to seeking care, ability and comfort level with accessing virtual care, as well as general demographics and family characteristics that may influence utilization but cannot be accessed elsewhere.

Information provided by the Survey of Enrollees supports critical VA policy decisions. The survey was originally designed to form the foundation of the Enrollee Health Care Project Model (EHCPM) projections, which, in turn, supports the VA Secretary's annual enrollment level decision necessitated by the Veterans' Health Care Eligibility Reform Act of 1996. In more recent years, survey data also have been used to support the requirements of the Caregivers and Veterans Omnibus Health Services Act of 2010, the Patient Protection and Affordable Care Act of 2010, and, most recently, the Veterans Access, Choice, and Accountability Act of 2014. In addition to policy support, EHCPM projections derived from the Survey of Enrollees, support approximately 95 percent of VHA's medical care budget estimates every budget cycle.

August 28, 2015 Page 1

2. Indicate how, by whom, and for what purposes the information is to be used; indicate actual use the agency has made of the information received from current collection.

The data gathered through the Survey of Enrollees continues to be critical to making Veteran-centric policy and planning to meet future demand and preferences of all eligible Veterans.

In addition to supporting cost and utilization projections, the current survey data has been used by the Congressional Budget Office for the purposes of estimating the cost of Veteran related legislation and the VHA Chief Business Office for the purposes of estimating third party collections. In addition, the data has been used for policy analysis by the VHA Office of Rural Health, VHA Office of Public Health, VHA Office of Health Equity, and VHA programs for Women's Health. Survey data has informed the foundation for several strategic planning efforts, as well as the Independent Assessments mandated by Section 201 of the Veterans Choice Act. Market level data is made available to facility planners throughout the country via the Health Systems Planning Application and in the form of Pyramid Analytics cubes through the VHA Service Support Center (VSSC). In addition, the survey data is part of the foundational data for the National Market Area Health Systems Optimization Project.

Finally, each year, the data is shared with VHA senior leadership as an update for enrollees' health care preferences and planned future use of VHA.

A report of aggregate findings is made available to the public and focused analysis and profiles are developed and posted on the VA intranet. These internal reports are used in VISN and program planning.

3. Describe whether, and to what extent, the collection of information involves the use of automated, electronic, mechanical, or other technological collection techniques or other forms of information technology, e.g. permitting electronic submission of responses, and the basis for the decision for adopting this means of collection. Also describe any consideration of using information technology to reduce burden.

The Survey of Enrollees was designed as a uni-mode Computer Assisted Telephone Interview (CATI) survey. In 2012, VHA shifted to a multi-mode, CATI, web-based, and paper based survey in an effort to more fully reflect the enrollee population. This shift was introduced incrementally so that some level of trending could continue to be done. The increasing preference of Veterans for either a paper based or web based survey resulted in a 2015 shift to administering the survey in waves, first offering enrollees the opportunity to complete the survey on a web site and then via a paper based survey. Approximately 42 percent of enrollees in the sample opted to complete the survey via the web, dramatically reducing survey administration time, while enabling Veterans to use the survey method of their choice. CATI administration remains an option and is only used at the end of data collection in order to meet minimum (<50) targets in markets.

The VHA Office of Policy and Planning also coordinates the VA Patient Experience Surveys so that Veterans do not receive multiple contacts in any one year.

4. Describe efforts to identify duplication. Show specifically why any similar information already available cannot be used or modified for use for the purposes described in Item 2 above.

Data collected by the Survey of Enrollees either is not available in other VA databases or VA administrative files are generally not complete or valid for all segments of the VHA enrollee population to be of sufficient utility for policy and planning purposes. No information on the total health care utilization of services of all VA enrollees, both within VA and in the private community, is available. Other surveys have not covered the entire enrollee population and have not focused on the necessary geographically specific information needed to plan to meet enrollee demand throughout the country.

5. If the collection of information impacts small businesses or other small entities, describe any methods used to minimize burden.

There is no impact on small businesses or small entities.

6. Describe the consequences to Federal program or policy activities if the collection is not conducted or is conducted less frequently as well as any technical or legal obstacles to reducing burden.

The Survey of Enrollees is conducted annually and fielded in the first quarter of the calendar year to assure optimal recall about the previous year on the part of respondents. This allows for VA to trend the changing needs of an increasingly diverse Veteran population.

The Veteran population is becoming increasingly diverse with wide ranging needs and expectations of a health care provider. Changes to the national health care landscape, adjustments to Medicare/Medicaid, the enactment of the Veterans Choice Act, and shifts in the state of our nation's economy, affect Veterans' opinions about whether or not VA is best able to meet those needs and expectations. The need for real time information on key health care utilization drivers necessitates the annual Survey of Enrollees to capture this critical information for input into data-driven policy and budgetary analyses.

7. Explain any special circumstances that would cause an information collection to be conducted more often than quarterly or require respondents to prepare written responses to a collection of information in fewer than 30 days after receipt of it; submit more than an original and two copies of any document; retain records, other than health, medical, government contract, grant-in-aid, or tax records for more than three years; in connection with a statistical survey that is not designed to produce valid and reliable results that can be generalized to the universe of study and require the use of a statistical data classification that has not been reviewed and approved by OMB.

There are no special circumstances as described in VA Handbook 6309 Appendix A, 2.a.(7) (a-f) associated with this survey.

8.a. If applicable, provide a copy and identify the date and page number of publication in the Federal Register of the sponsor's notice, required by 5 CFR 1320.8(d), soliciting comments on the information collection prior to submission to OMB. Summarize public comments received in response to that notice and describe actions taken by the sponsor

SUPPORTING STATEMENT FOR OMB CONTROL NUMBER 2900-0609, CONTINUED

in responses to these comments. Specifically address comments received on cost and hour burden.

The notice of Proposed Information Collection Activity was published in the Federal Register on 7/16/2018, 83 FR 32953 (Pages 32953-32954). We received no comments in response to this notice.

b. Describe efforts to consult with persons outside the agency to obtain their views on the availability of data, frequency of collection, clarity of instructions and recordkeeping, disclosure or reporting format, and on the data elements to be recorded, disclosed or reported. Explain any circumstances which preclude consultation every three years with representatives of those from whom information is to be obtained.

This is an update to an existing survey instrument. In order to develop the initial Survey of Enrollees in 1999, a VHA representative attended the consultant panel meeting of internal and external agency participants conducting VA's SF-36V survey, including scientists with the VA Health Services Research and Development Service (HSR&D Service); the Health Care Finance Administration (HCFA), the Foundation for Accountability (FACCT), the Health Institute at the New England Medical Center, the Rand Corporation, the National Center for Health Promotion at Duke University, and the National Committee for Quality Assurance (NCQA) Washington, D.C. Various individuals are consulted over time in the planning and development of the enrollee surveys regarding the availability of data, frequency of collection, clarity of instructions, internal VA record keeping, disclosure, or reporting format, and on the data elements. This includes individuals both inside and outside of the agency.

The VHA Office of Policy and Planning periodically tests the survey in-house for continued relevancy, considers comments from respondents, and requests input from other VA offices in an effort to continuously improve the survey.

9. Explain any decision to provide any payment or gift to respondents, other than remuneration of contractors or grantees.

There are no plans to provide any payment or gift to respondents.

- 10. Describe any assurance of privacy, to the extent permitted by law, provided to respondents and the basis for the assurance in statute, regulation, or agency policy. An assurance is made in writing that answers provided are strictly confidential and that VA will protect the enrollee's identity to the extent allowed under the law. Furthermore, respondents are assured that their answers will in no way affect their benefits and that no information provided will be released to the general public in a way that can be traced back to the respondent. The information collected will become part of the system of records identified as 97VA105, "Consolidated Data Information System-VA" as set forth in the Compilation of Privacy Act Issuances via online GPO access at http://www.gpoaccess.gov/privacyact/index.html
- 11. Provide additional justification for any questions of a sensitive nature (Information that, with a reasonable degree of medical certainty, is likely to have a serious adverse effect on an individual's mental or physical health if revealed to him or her), such as sexual behavior and attitudes, religious beliefs, and other matters that are commonly

SUPPORTING STATEMENT FOR OMB CONTROL NUMBER 2900-0609, CONTINUED

considered private; include specific uses to be made of the information, the explanation to be given to persons from whom the information is requested, and any steps to be taken to obtain their consent.

There are not questions such as those related to sexual behavior and attitudes, religious beliefs or other matters that are commonly considered private asked in this survey.

12. Estimate of the hour burden of the collection of information:

- 1). Number of Respondents estimated at 42,000 per year
- 2) Frequency of Response is one time for most enrollees
- 3) Estimated completion time of 20 minutes is based on review by staff personnel and previous usage of this form
- 4) Annual burden is 14,000 hours

This collection only uses one form number.

Legally, respondents may not pay a person or business for assistance in completing the information collection and a person or business may not accept payment for assisting a respondent in completing the information collection. Therefore, there are no expected overhead costs for completing the information collection. VHA estimates the total cost to all respondents to be \$340,760 (14,000 burden hours x \$24.34 per hour).

May 2017 National Occupational Employment and Wage Estimates United States: https://www.bls.gov/oes/current/oes_nat.htm

13. Provide an estimate of the total annual cost burden to respondents or recordkeepers resulting from the collection of information. (Do not include the cost of any hour burden shown in Items 12 and 14).

Respondents are not required to do any additional record keeping.

14. Provide estimates of annual cost to the Federal Government. Also, provide a description of the method used to estimate cost, which should include quantification of hours, operation expenses (such as equipment, overhead, printing, and support staff), and any other expense that would not have been incurred without this collection of information. Agencies also may aggregate cost estimates from Items 12, 13, and 14 in a single table.

The total cost to the Federal Government is estimated at \$1 million. This is the current contractor cost and includes travel, survey improvements, programming of the questionnaire for telephone, print, and web administration, questionnaire pretest, interviewing, validation, mailing activities, data processing, providing a clean data file, project management, staff education, and supervision. This is a \$300,000 decrease in the cost to the Federal Government.

15. Explain the reason for any burden hour changes or adjustments reported in items 13 or 14 of the OMB form 83-1.

There is no change in burden hours.

16. For collections of information whose results will be published, outline plans for tabulation and publication. Address any complex analytical techniques that will be used. Provide the time schedule for the entire project, including beginning and ending dates of the collection of information, completion of report, publication dates, and other actions.

This data collection's primary purpose is not that of publication. A copy of aggregate results is posted on the VA internet site within a year of final data collection. Other reports may be developed and shared for the purposes of communicating complex issues to key policy makers and planners. Data will also be used for VA internal policy and budget scenario development and related analyses.

17. If seeking approval to omit the expiration date for OMB approval of the information collection, explain the reasons that display would be inappropriate.

The expiration date has been added to the form.

18. Explain each exception to the certification statement identified in Item 19, "Certification for Paperwork Reduction Act Submissions," of OMB 83-I.

There are no exceptions.