Federal Deposit Insurance Corporation Community Reinvestment Act OMB Control Number 3064-0092

INTRODUCTION

The Federal Deposit Insurance Corporation (FDIC) requests OMB approval to extend, without change, the above-captioned collection of information. The current clearance for the collections expires on November 30, 2022.

A. JUSTIFICATION

1. <u>Circumstances That Make the Collection Necessary</u>

The Community Reinvestment Act regulation (CRA) requires the Federal Deposit Insurance Corporation (FDIC), the Office of the Comptroller of the Currency (OCC), the Board of Governors of the Federal Reserve System (Board), and the Consumer Financial Protection Bureau (CFPB) (collectively, the Agencies) to assess the record of banks and thrifts in helping meet the credit needs of their entire communities, including low- and moderate-income neighborhoods, consistent with safe and sound operations; and to take this record into account in evaluating applications for mergers, branches, and certain other corporate activities. Further, the CRA statute requires the Agencies to issue regulations to carry out its purposes.

The Agencies must provide written CRA evaluations of the institutions they supervise. The public portion of each written evaluation must present the agency's conclusions with respect to the CRA performance standards identified in its regulations; include the facts and data supporting those conclusions; and must contain the institution's CRA rating and the basis for that rating. The conclusions with respect to each performance standard (together with supporting facts and data) must be presented separately for each metropolitan area in which the institution maintains one or more domestic branches. If the institution has interstate branches, the appropriate agency must prepare separate written evaluations for each state in which the institution has a branch. This state-specific evaluation must present information separately for each metropolitan area of the state, if the institution has a branch in the non-metropolitan area. If the institution has a branch in a multistate metropolitan area, the agency must prepare a separate written evaluation of the institution area.

2. <u>Use of the Information</u>

The Agencies use the information to assess each institution's record of helping to meet the credit needs of its entire community. The Agencies use the data to support their conclusions regarding an institution's record of performance, in assigning a rating, and in preparing the written public evaluations that the statute requires when an institution is examined. Additionally, judgments based on these data are used in evaluating an institution's applications for mergers, branches, and other corporate activities. The public uses this information to assess independently the institution's CRA performance and to participate meaningfully in the application process.

The Agencies use the data to examine, assess, and assign a rating to an institution's CRA performance and to prepare the public section of the written CRA performance evaluation. The collection emphasizes performance over paperwork and eliminates unnecessary documentation of policies, procedures, and CRA contacts. By stating clearly what they use to assess CRA performance, the Agencies have eliminated incentives for an institution to maintain voluminous records solely for the purpose of demonstrating compliance to the regulator. In addition, where feasible, the Agencies permit institutions to use data that are already available (for example, Home Mortgage Disclosure Act (HMDA)) data. Finally, the collection provides evaluation criteria that vary appropriately with the size and business strategy of the institution.

3. <u>Consideration of the Use of Improved Information Technology</u>

The Agencies use information technology to reduce compliance burden on institutions and decrease costs to both the institutions and the Agencies. To help alleviate the burden and expense of geocoding loans, the Federal Financial Institutions Examination Council (FFIEC) provides a geocoding utility free-of-charge on its web site. This program enables an institution to enter the address of a given property and quickly obtain the information needed to geocode the property. This site also provides demographic data about each property; it has been used extensively by financial institutions and the public.

The Agencies also developed Windows®-based software that helps institutions comply with the requirements to maintain CRA loan data in a machine-readable form. The Agencies provide this software annually at no charge to institutions. Additionally, an institution may use any other information technology available that meets the Agencies' specifications. The Agency-provided software includes encrypted Internet transmission capability (for year-end reporting) and on-line help guides that provide information about data-reporting requirements. The Agencies also provide an automated assistance line and a fully automated fax-retrieval system that delivers a wide array of materials, usually within 30 minutes of a request.

In addition, the Agencies provide access via the Internet to reports that institutions and examiners can use to analyze performance to date throughout the calendar year. The Agencies also make the information available to the public and institutions using the FFIEC web site. By using information technology, the Agencies are able to facilitate the data collection and reduce compliance costs.

4. Efforts to Identify Duplication

The information pertains to institution-specific activities and lines of business in particular geographic areas. It supports institution-specific requests for approval of strategic plans and certain applications. As described in Item 1 above, where the Agencies already collect information useful for CRA purposes, they have relied on the existing collection, rather than requiring that the information be provided in a different format. In addition, the agencies work with the Consumer Financial Protection Bureau to limit duplication as the Bureau implements a new Section 1094 of the Dodd-Frank Act, which specifies additional and different small business data collection requirements.

5. <u>Methods used to minimize burden if the collection has a significant impact on a substantial</u> <u>number of small entities</u>

Small institutions are subject to only very modest burden under the CRA regulations. Most of the reporting and recordkeeping requirements in the regulations do not apply to small institutions. A small institution must comply only with the requirement to maintain a public file and make disclosures of that file upon request.

The Agencies have also designed the collection to minimize burden on small institutions in other ways. Small institutions are evaluated under different performance standards than large institutions. The Agencies generally assign CRA ratings to institutions that are not small based on the institution's performance under the lending, investment, and service tests, the community development test, or an approved strategic plan, as applicable. Small institutions are evaluated under separate performance standards that focus on the lending and lending-related activities of small institutions based on information that examiners prepare. The Agencies will assess investment and service performance of a small institution, at the institutions. Because examiners, and not the banks, prepare the information on which evaluations are based, the community development performance criterion (for banks with assets between approximately \$250 million and \$1 billion) applicable to small banks does not impose any burden on small banks.

6. <u>Consequences to the Federal program if the collection were conducted less frequently</u>

The regulations require an annual report from large institutions by March 1 of the prior calendar year's data. Reporting less frequently would lessen the utility of the data for both the public and the Agencies. A comparison, at least annually, of an institution's performance with that of other lenders in similar situations is a critical component in the CRA evaluative process. The Agencies expect, however, that institutions will add data to their in-house files at regular intervals throughout the year, making entries as usual and customary and in conformance with generally accepted accounting principles (GAAP).

7. <u>Special circumstances necessitating collection inconsistent with 5 CFR Part 1320.5(d)(2)</u>

None. The information is collected in a manner consistent with 5 CFR 1320.5(d)(2).

8. Efforts to consult with persons outside the agency

On June 21. 2022, the FDIC published a *Federal Register* notice seeking comment for a 60-day period on renewal of the information collection (87 FR 26855). No comments were received.

9. <u>Payment or Gift to Respondents</u>

None.

10. <u>Any Assurance of Confidentiality</u>

No assurance of confidentiality is made. A primary purpose for collection of CRA data is disclosure to the public. Data are aggregated to limit concerns about disclosure of any individual transaction.

11. Justification for Questions of a Sensitive Nature

There are no questions of a sensitive nature.

12. <u>Burden Estimate</u>

Source	Description	Type of Burden (Obligation to Respond)	Estimated Number of Respondents	Estimated Number of Responses per Respondent	Estimated Average Time per Response (Hours)	Total Estimated Annual Burden
345.25(b)	Request for designationas a wholesale orlimited purpose bankBanks requesting thisdesignation shall file arequest in writing withthe FDIC at least 3months prior to theproposed effectivedate of the designation	Reporting (Mandatory)	1	1	4	4
345.27	<u>Strategic plan</u> – Applies to banks electing to submit strategic plans to the FDIC for approval.	Reporting (Voluntary)	11	1	400	4,400
345.42(b)(1)	<u>Small business/small</u> <u>farm loan data</u> – Large banks shall and Small banks may report annually in machine readable form the aggregate number and amount of certain loans.	Reporting (Mandatory)	274	1	8	2,192
345.42(b)(2)	<u>Community</u> <u>development loan data</u> – Large banks shall and Small banks may report annually, in machine readable form, the aggregate number and aggregate amount of community development loans originated or purchased.	Reporting (Mandatory)	274	1	13	3,562
345.42(b)(3)	Home mortgage loans – Large banks, if subject to reporting under part	Reporting (Mandatory)	350	1	253	88,550

	203 (Home Mortgage Disclosure (HMDA)), shall, and Small banks may report the location of each home mortgage loan application, origination, or purchase outside the MSA in which the bank has a home/branch office.					
345.42(d)	Data on affiliate lending - Banks that elect to have the FDIC consider loans by an affiliate, for purposes of the lending or community development test or an approved strategic plan, shall collect, maintain and report the data that the bank would have collected, maintained, and reported pursuant to §345.42(a), (b), and (c) had the loans been originated or purchased by the bank. For home mortgage loans, the bank shall also be prepared to identify the home mortgage loans reported under HMDA.	Reporting (Mandatory)	307	1	38	11,666
345.42(e)	Data on lending by a consortium or a third party – Banks that elect to have the FDIC consider community development loans by a consortium or a third party, for purposes of the lending or community development tests or an approved strategic plan, shall report for those loans the data that the bank would have reported under §345.42(b)(2) had the loans been originated or purchased by the bank.	Reporting (Mandatory)	118	1	17	2,006
345.42(g)	<u>Assessment area data</u> – Large banks shall and	Reporting (Mandatory)	372	1	2	744

TOTAL REPORTING 345.42(a)	Small banks may collect and report to the FDIC a list for each assessment area showing the geographies within the area. Small business/small farm loan register – Large banks shall and Small banks may collect and maintain	Recordkeeping (Mandatory)	372	1	219	113,124 81,468
	certain data in machine-readable form.					
345.42(c)	<u>Optional consumer loan</u> <u>data</u> – All banks may collect and maintain in machine readable form certain data for consumer loans originated or purchased by a bank for consideration under the lending test.	Recordkeeping (Mandatory)	10	1	326	3,260
345.42(c)(2)	Other loan data –All banks optionally may provide other information concerning their lending performance, including additional loan distribution data.	Recordkeeping (Voluntary)	98	1	25	2,450
Total Recordkeeping						87,178
345.41(a) 345.43(a); (a)(1); (a)(2); (a)(3); (a) (4); (a)(5); (a)(6); (a)(7); (b)(1); (b) (2); (b)(3); (b)(4); (b)(5); (c); (d)	<u>Content and availability</u> <u>of public file</u> – All banks shall maintain a public file that contains certain required information.	Disclosure (Mandatory)	3,128	1	10	31,280
Total Disclosure						31,280
Total Estimated Annual Burden						231,582

Hourly Burden Cost Estimate

To estimate the total weighted average hourly compensation cost of these employees, FDIC uses its estimate of labor allocations and data from the Bureau of Labor Statistics (BLS) as described below. The estimated labor allocations are unchanged from the estimates in the 2020 ICR. The total estimated weighted average hourly compensation rate represents a \$4.64/hr. decrease from

the estimate in the previous renewal. This decrease is due to the decline in compliance officers' wages in recent years according to the BLS.

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Estimated Category of Personnel	Total Estimated	Estimated	Estimated Total			
Responsible for Complying with the	Hourly	Weights	Weighted Labor			
PRA Burden	Compensation	vveigins	Cost Component			
Executives and Managers ¹	\$126.30	0%	\$0.00			
Lawyers ²	\$156.45	0%	\$0.00			
Compliance Officer ³	\$60.98	90%	\$54.88			
IT Specialists ⁴	\$96.87	0%	\$0.00			
Financial Analysts ⁵	\$95.46	0%	\$0.00			
Clerical ⁶	\$35.70	10%	\$3.57			
Total Estimated Weighted Average Ho						
Rate:	100%	\$58.45				

Table 2: Summary of Hourly Burden Cost Estimate (OMB 3064-0092)

Source: Bureau of Labor Statistics: "National Industry-Specific Occupational Employment and Wage Estimates: Industry: Credit Intermediation and Related Activities (5221 And 5223 only)" (May 2021), Employer Cost of Employee Compensation (December 2021), Consumer Price Index (December 2021).

Note: The 75th percentile wage information reported by the BLS in the Specific Occupational Employment and Wage Estimates does not include health benefits and other non-monetary benefits. According to the December 2021 Employer Cost of Employee Compensation data compensation rates for health and other benefits are 33.8 percent of total compensation. Additionally, the wage has been adjusted for inflation according BLS data on the Consumer Price Index for Urban Consumers (CPI-U) so that it is contemporaneous with the non-wage compensation statistic. The inflation rate was 3.57 percent between May 2021 and December 2021.

The BLS reports that the 75th percentile wage rate of Legal Occupations (SOC Code 230000) in the Credit Intermediation and Related Activities sector as of May 2021 is higher than the maximum survey response of \$100 per hour. As such, FDIC uses \$100.00 per hour as a placeholder estimate. The placeholder may underestimate the cost of complying with this IC.

Total Estimated Cost Burden

FDIC estimates the total annual cost burden for this ICR by multiplying the total annual estimated burden hours reported in Table 1 by the weighted average hourly compensation estimate reported in Table 2. The total annual cost burden is estimated as: 231,582 hours / year * \$58.45 / hour = \$13,535,968 per year. This estimated cost burden constitutes a decrease of \$1,392,135 from the estimated cost burden reported in the previous renewal. This decrease is due

¹ Occupation (SOC Code): Management Occupations (110000)

² Occupation (SOC Code): Legal Occupations (230000)

³ Occupation (SOC Code): Compliance Officers(131040)

⁴ Occupation (SOC Code): Computer and Mathematical Occupations (150000)

⁵ Occupation (SOC Code): Financial and Investment Analysts, Financial Risk Specialists, and Financial Specialists, All Other (132098)

⁶ Occupation (SOC Code): Office and Administrative Support Occupations(430000)

to decreases in both the total annual estimated burden hours and the weighted average hourly compensation rate.

13. Estimate of start-up costs to respondents

All costs of this collection to the respondents are presented in Item 12. No capital outlay is required. This is an extension, without change, of an existing requirement. The Agencies provide suitable software for almost every computer application. However, some institutions may choose, for reasons they deem appropriate to their businesses, to develop their own software or purchase other software from commercial firms.

14. Estimate of annualized cost to the government

The Federal Reserve Board, on behalf of the FFIEC agencies, processes all CRA data used by the institutions to collect their reportable data. The agencies contribute to pay the costs. The FDIC's current allocation is \$356,823.

15. <u>Analysis of change in burden</u>

There is no change in the method or substance of the collection. The overall decrease in burden hours from 236,616 hours in 2020 to 231,582 hours currently is due to a net decrease in the number of estimated respondents attributable to a decrease in the number of FDIC-supervised depository institutions.

16. <u>Information regarding collections whose results are planned to be published</u>

The agencies prepare – for each MSA and the non-MSA portion of each state – an annual aggregate report and disclosure statement of the reported data. The FFIEC makes these aggregate statements and the individual institutions' disclosure statements available to the public on the FFIEC web site.

17. Exceptions to Display of expiration date

No exceptions are requested.

18. <u>Exceptions to certification</u>

None.

B. <u>Collections of information employing statistical methods</u>

Not applicable.