are to respond, including using appropriate automated, electronic, mechanical, or other technological collection techniques or other forms of information technology.

**Information Collection Requirement**

TSA has broad statutory authority to assess a security risk for any mode of transportation, develop security measures for dealing with that risk, and enforce compliance with those measures.

TSA’s mission includes the screening of individuals, accessible property, checked baggage, and cargo before boarding or loading on an aircraft to prevent or deter the carriage of any explosive, incendiary, or deadly or dangerous weapon on an aircraft. Under 49 CFR 1540.107, individuals are required to submit to screening and inspection before entering a sterile area of an airport or boarding an aircraft. The prohibition on carrying a weapon, however, does not apply to LEOs required to carry a firearm or other weapons while in the performance of law enforcement duties at the airport. See 49 CFR 1540.111(b). In addition, LEOs may fly armed if they meet the requirements of 49 CFR 1544.219. This section includes requirements for being a Federal, municipal, county, or state law enforcement officer; authorization to carry the weapon; training for flying armed; validation of the need for the weapon to be accessible aboard the aircraft; and notification requirements. This section also discusses prohibitions related to alcoholic beverage consumption, and the appropriate location of the weapon while aboard the aircraft.

TSA has established a specialized screening process for state, local, and tribal LEOs when they are flying armed and need to go through screening at the checkpoint. When this situation occurs, LEOs are required to complete TSA Form 413A, Checkpoint Sign-In Log.

The information collected on TSA Form 413A includes identifying information for the LEOs; an affirmation that they are authorized to fly armed on official business and that they have an operational need to have their weapon accessible during the flight in accordance with 49 CFR part 1544; and identification of weapons they are carrying. TSA is revising the information collection by amending the identification of weapons section of the form, removing the language “CBP only.” TSA inadvertently included the limitation language “CBP only” in reference to LEOs carrying knives.

However, there is no restriction as all LEOs may carry knives.

The information required by the form is used by the TSA Security Operations Center and the Law Enforcement/Federal Air Marshal Service in order to have situational awareness of armed LEOs presence on flights conducted by 49 CFR parts 1544 and/or 1546 regulated parties (aircraft operators and foreign air carriers). This real-time situational awareness is necessary in the event of an emergency on board the aircraft; such as but not limited to, a disruptive passenger, air piracy, or other threat to the safety and security of a commercial aircraft.

Respondents to this collection are state, local, and tribal police officers travelling with their weapons. TSA uses historical data to estimate 68,000 average annual responses. Each check-in requires filling out a log book and TSA estimates this activity requires one minute (0.016667 hours) to complete. TSA estimates this collection will place an annual average hour burden of 1,133 hours on the public.


Christina A. Walsh,

TSA Paperwork Reduction Act Officer,

Information Technology.

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**DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT**

**[FR–7062–N–02]**

**Privacy Act of 1974; Matching Program**

**AGENCY:** Office of Administration, Department of Housing and Urban Development.

**ACTION:** Notice of a new matching program.

**SUMMARY:** Pursuant to the Privacy Act of 1974, as amended by the Computer Matching and Privacy Act of 1988 and the Computer Matching and Privacy Protection Amendments of 1990 (Privacy Act), and Office of Management and Budget (OMB) guidance on the conduct of matching programs, notice is hereby given of the re-establishment of a matching program between the U.S. Department of Housing and Urban Development (HUD) and Department of Homeland Security (DHS), Federal Emergency Management Agency (FEMA).

**DATES:** Please submit comments on or before March 14, 2022. The matching program will be effective on March 14, 2022 unless comments have been received from interested members of the public that require modification and republication of the notice. The matching program will continue for 18 months from the beginning date and may be extended an additional 12 months if the conditions specified in 5 U.S.C. 552a(o)(2)(D) have been met.

**ADDRESSES:** Interested persons are invited to submit comments regarding this notice at www.regulations.gov or to the Rules Docket Clerk, Office of General Counsel, Department of Housing and Urban Development, 451 Seventh Street SW, Room 10110, Washington, DC 20410. Communications should refer to the above docket number. A copy of each communication submitted will be available for public inspection and copying between 8:00 a.m. and 5:00 p.m. weekdays at the above address. 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:** To obtain additional information about this matching program and the contents of this Computer Matching Agreement between HUD and DHS–FEMA, please view this Computer Matching Agreement at the following websites: FEMA/DHS: https://www.dhs.gov/publication/computer-matching-agreements-and-notices.


1 See 49 U.S.C. 114.
Collect any duplicate payment on a claim or reduce the amount of subsequent payments to offset the amount of any such duplicate payment. (d) Provide instructions to recipients of assistance regarding the proper use of any such assistance, regardless of how such assistance is distributed, and (e) Conduct an expedited and simplified review and appeal process for an individual or household whose application for assistance is denied.

C. HUD imposes the requirements of the Stafford Act, section 312, on CDBG–DR grantees. Appropriations acts making CDBG–DR funds available, as listed in Section II.C.8 of the Computer Matching Agreement, require CDBG–DR grantees to have adequate procedures to prevent the duplication of benefits. HUD enforces these requirements on CDBG–DR grantees using its statutory and regulatory remedies for noncompliance in Section 111 of Title I of the Housing and Community Development Act of 1974 (42 U.S.C. 5311) and regulations at 24 CFR part 570 and 2 CFR part 200.

D. Executive Order 13411, “Improving Assistance for Disaster Victims,” 71 FR 52729 (August 29, 2006), calls on federal agencies to “reduce unnecessarily duplicative application forms and processes for Federal disaster assistance,” which includes processing benefits applications submitted by individuals, businesses, or other entities for the same disaster.

E. The President may authorize both emergency sheltering and Section 408 federal assistance to individuals and households, pursuant to either a major disaster under Section 403, at 42 U.S.C. 5170b, or an emergency under Section 502 of the Stafford Act, 42 U.S.C. 5192. Essential Assistance, pursuant to Section 403(a)(3)(B) of the Stafford Act, 42 U.S.C. 5170b, authorizes emergency sheltering, including both congregate and non-congregate sheltering, to meet the immediate needs of disaster survivors for a major disaster. Additionally, federal assistance where necessary to prevent human suffering under Section 502(a)(8) authorizes emergency sheltering for an emergency.

F. The Debt Collection Improvement Act of 1996, 31 U.S.C. 3325(d) and 7701(c)(1), which requires federal agencies to collect the Taxpayer Identification Number (TIN) or Social Security Number (SSN) of each person who receives payments from the Federal Government; and each person doing business with the Federal Government is required to furnish his or her TIN. For the purposes of 11 CFR 7701, a person is doing business with the Federal Government if the person is: (1) A lender or servicer in a federal guaranteed or insured loan program administered by a federal agency, (2) An applicant for, or recipient of, a federal license permit, right-of-way, grant, or benefit payment administered by a federal agency, (3) A contractor of a federal agency, (4) Assessed a fine, fee, royalty, or penalty by a federal agency, or (5) In a relationship with a federal agency that may give rise to a receivable due to that agency such as a partner of a borrower in or a guarantor of a federal direct or insured loan administered by the federal agency.

Each federal agency must inform each person required to disclose his or her TIN of the agency’s intent to use such number for purposes of collecting and reporting on any delinquent amounts arising out of such person’s relationship with the Federal Government.

G. The appropriations acts that authorize and appropriate supplemental CDBG–DR assistance lay out specific requirements, some of which may vary by appropriation. These appropriations acts impose requirements related to the (1) prevention of fraud, waste, and abuse, (2) order of assistance, and (3) prevention of duplication of benefits on HUD or its CDBG–DR grantees, as directed by the applicable act. The appropriations acts, listed below, also require HUD to make allocations based on a determination of unmet need in the “most impacted and distressed areas” resulting from major disasters.

following forms of other housing subsidy for the same or a different unit:
1. Public or Indian housing assistance,
2. Section 8 assistance (including other tenant-based assistance) under Section 8 of the U.S. Housing Act of 1937, 42 U.S.C. 1437f,
3. Assistance under former Section 23 of the United States Housing Act of 1937 (before amendment by the Housing and Community Development Act of 1974),
4. Section 101 of the Housing and Urban Development Act of 1965, 12 U.S.C. 1701s (Section 101 rent supplements),
5. Section 236 of the National Housing Act, 12 U.S.C. 1715z–1 (Section 236 rental assistance payments),
6. Tenant-based assistance under the HOME Investment Partnerships Program (HOME) authorized by Title II of the Cranston-Gonzalez National Affordable Housing Act, 42 U.S.C. 12701 et seq.,
7. Rental assistance payments under Section 531 of the Housing Act of 1949, 42 U.S.C. 258 1441 et seq. (a program of the Rural Development Administration),
8. Any local or state rent subsidy,
9. Section 202 of the Housing Act of 1959, 12 U.S.C. 1701q, as amended (Section 202 supportive housing for the elderly),
10. Section 811 of the Cranston- Gonzalez National Affordable Housing Act, as amended, 42 U.S.C. 8013 (Section 811 supportive housing for persons with disabilities),
11. Section 202 projects for non-elderly persons with disabilities (Section 162 assistance) authorized by Section 162 of the Housing and Community Development Act of 1987, 12 U.S.C. 1701a note, amending Section 202(h) of the Housing Act of 1959, or
12. Any other duplicative federal, state, or local housing subsidy, as determined by HUD. For this purpose, “housing subsidy” does not include the housing component of a welfare payment, a Social Security payment received by the family, or a rent reduction because of a tax credit. (June 20, 2019).

Purpose
The Computer Matching Agreement describes the respective responsibilities of HUD and DHS–FEMA to determine and verify the accuracy of the data they provide, eligibility for their respective benefits, and to preserve the confidentiality of information in accordance with the matching program. The requirements of the Computer Matching Agreement will be carried out by authorized users of HUD and DHS–FEMA (which include the agencies’ authorized employees, and contractors). The agreement also describes the responsibilities of HUD, HUD’s CDBG–DR grantees, and DHS–FEMA for other purposes, as described below.

The Computer Matching Agreement reestablishes the terms and conditions governing FEMA’s access to, and use of, HUD assistance program data and HUD’s access to, and use of FEMA’s Individual Assistance (IA), Individual’s and Household Program data. All FEMA program data that HUD provides to CDBG–DR grantees will be shared via separate agreements between HUD and CDBG–DR grantees that reflect the requirements of the Computer Matching Agreement between FEMA and HUD. The data exchanged between FEMA and HUD will be used as described in the Agreement for three purposes.

(1) FEMA will use HUD data to establish or verify initial or continuing eligibility for DHS/FEMA disaster assistance and to prevent duplicative payments, or to recoup duplicative payments and delinquent debts under the programs referenced in this agreement. Additionally, FEMA and HUD will use the information to transition HUD housing recipients, whose HUD homes are uninhabitable due to a declared disaster or emergency with Individual Assistance (IA) authorized, from emergency sheltering or FEMA housing assistance back into HUD assisted housing.

(2) HUD will use FEMA program data to develop the funding formulas to request additional appropriations from Congress and allocate funding for CDBG–DR grant awards as well as to collect FEMA data to share with HUD’s CDBG–DR grantees. After calculating allocations for CDBG–DR grant awards, HUD provides CDBG–DR grantees a subset of the data used for making the allocation to the applicable CDBG–DR grantees so the CDBG–DR grantees can do planning and market the use of grant funds. These uses of FEMA data shall not determine individual benefits.

(3) HUD will provide FEMA data to CDBG–DR grantees (pursuant to separate agreements) for them to use to determine the correct award amount for eligible program beneficiaries by identifying unmet needs of FEMA applicants; prevent the duplication of benefits; implement the statutory requirement that CDBG–DR funds may not be used for activities reimbursable by or for which funds are made available by FEMA; and implement the statutory requirement to establish procedures to detect and prevent waste, fraud, and abuse of funds.

Categories of Individuals
DHS/FEMA data in this matching program includes individuals that have applied for or expressed interest in disaster assistance. HUD data in this matching program concerns individuals who have applied for or received assistance via HUD assistance programs.

Categories of Records
Data elements disclosed by each agency in this matching program are as follows:

A. From DHS/FEMA to HUD
- Name (First and Last of Applicant and Co-applicant)
- Date of Birth (Applicant and Co-Applicant)
- Social Security Number (last 4 of Applicant and Co-applicant)
- Phone Number (Applicant Alternate Phone Number, Applicant Current Phone Number, Co-applicant Current Phone Number)
- Email Address of Applicant
- Applicant Registration Number
- Current Mailing Address (Street, City, County, State, Zip Code)
- Current Location (as identified in applicant registration and applicant information screen)
- Damaged Dwelling Latitude and Longitude
- Damaged Address (Street, City, County, State, Zip Code + 4 Digit Ext.)
- Access and Functional Needs (Y/N)
- Household Member Age Range (Under 5 years, 5 to 17 years, 18 to 64 years, 65 and above)
- Number of Household Members
- Number of Dependents in Household
- Current Hotel (Name, Address, City, County)
- Initial Rental Assistance Approved Date
- Direct Housing First Licensed-In Date
- Last Continued Temporary Housing Assistance Date
- Small Business Administration (SBA) HAP Referral Flag (Y/N)
- Census Block Group ID (if applicable)
- Cause(s) of Damage from Inspection
- Destroyed Flag (Y/N)
- Disaster Number
- Flood Zone
- High Water Mark Location
- High Water Depth in Inches
- Habitability Repairs Required (Y/N)
- Gross Income (as reported at Registration)
- Insurance Types (Insurance Code)
- Level of Damage
- Owner/Renter
- Personal Property Total FEMA Verifiable Loss (FVL) Amount
- Personal Property Flood Damage FVL Amount

B. From HUD to DHS/FEMA
- Applicant Registration Number
- Applicant and Co-applicant Income (last 4 of Social Security Number)
- Account Number (Applicant Bank or Other Financial Institution)
- Bank Routing Number (Applicant Bank or Other Financial Institution)
- Claim Amount
- Factored Claim Amount
- Claim Amount for Each Category (Claim Amount, Factored Claim Amount)
- Number of Household Members
- Number of Dependents in Household
- Initial Rental Assistance Approved Date
- Direct Housing First Licensed-In Date
- Last Continued Temporary Housing Assistance Date
- Small Business Administration (SBA) HAP Referral Flag (Y/N)
- Census Block Group ID (if applicable)
- Cause(s) of Damage from Inspection
- Destroyed Flag (Y/N)
- Disaster Number
- Flood Zone
- High Water Mark Location
- High Water Depth in Inches
- Habitability Repairs Required (Y/N)
- Gross Income (as reported at Registration)
- Insurance Types (Insurance Code)
- Level of Damage
- Owner/Renter
- Personal Property Total FEMA Verifiable Loss (FVL) Amount
- Personal Property Flood Damage FVL Amount
System of Records
- DHS/FEMA—008 Disaster Recovery Assistance Files System of Records Notice, 78 FR 25282 (April 30, 2013), or as amended.
- Inventory Management System (also known as the Public and Indian Housing Information Center) (IMS/PIC), HUD/PIH.01, 84 FR 11117 (March 25, 2019).
- Enterprise Income Verification (EIV), HUD/PIH–5, EIV 71 FR 45,066 (August 8, 2006), which was updated by 74 FR 45235 (September 1, 2009).
- Tenant Rental Assistance Certification System (TRACS), HSNG/MF.HTS.02, 81 FR 56684 (August 22, 2016).

Nancy Corsiglia,
Senior Agency Official for Privacy
Department of Housing & Urban Development.

BILLING CODE 4210–67–P

DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT

Waiver and Alternative Requirements for Community Development Block Grant Disaster Recovery Grantees—Tourism Waiver for Puerto Rico

AGENCY: Office of the Assistant Secretary for Community Planning and Development, HUD.

ACTION: Notice.

SUMMARY: This notice governs Community Development Block Grant Disaster Recovery (CDBG–DR) funds awarded under the Continuing Appropriations Act, 2018 and Supplemental Appropriations for Disaster Relief Requirements Act, 2017 (Pub. L. 115–56, approved Sept. 8, 2017) and the Bipartisan Budget Act of 2018 (Pub. L. 115–123, approved Feb. 9, 2018) authorizes the Secretary to waive, or specify alternative requirements for, any provision of any statute or regulation that the Secretary administers in connection with the obligation by the Secretary or use by the recipient of grant funds, except for requirements related to fair housing, nondiscrimination, labor standards, and the environment. The waiver and alternative requirement authorized in this notice are based upon a determination by the Secretary that good cause exists, and that the waiver and alternative requirement is consistent with the overall purposes of title I of the Housing and Community Development Act of 1974 (HCDA). The basis for the Secretary’s determination of good cause is described below.

II. Waiver and Alternative Requirement Related to Tourism and Business Marketing (Commonwealth of Puerto Rico Only)

The Commonwealth submitted a request for an extension of the previously granted waiver and alternative requirement authorizing activities related to tourism and business marketing for an additional 180 days. The previously granted waiver and alternative requirement expired February 8, 2022. Accordingly, HUD hereby grants the waiver and alternative requirement described in this notice for 180 days from the applicability date of this notice. The cap on the activity costs remains unchanged. The grantee can expend no more than $25,000,000 on activities authorized by this waiver and alternative requirement.

In section IV.D.17. of the Federal Register notice published on August 14, 2018 (83 FR 40322) (the “August 2018 Notice”), the Department granted the Commonwealth a waiver of 42 U.S.C. 5305(a) to the extent necessary to create a new eligible activity and use up to $25,000,000 of CDBG–DR funds for tourism and marketing activities to promote travel and to attract new