

**REQUEST FOR APPROVAL UNDER THE “GENERIC INFORMATION
COLLECTION PLAN FOR SURVEYS USING THE CONSUMER CREDIT
PANEL” (OMB CONTROL NUMBER: 3170-00XX)**

PART A. GENERAL INFORMATION

1. Title of the Information Collection (Study):

2. Study Abstract:

3. Type of Collection:

- a. Will there be an informed consent? ☐ Yes ☐ No ☐ N/A

Explain why or why not an informed consent is being used.

- b. How will respondents provide the information? (Check all that apply)

☐ Standard Mail ☐ On-line or other electronic medium

☐ Other, Explain _____

- c. Briefly describe the mode of collection, including why used.

4. Personally Identifiable Information:

- a. Is personally identifiable information (PII) collected? ☐ Yes ☐ No

1. If yes, explain direct identifying PII and/or other PII and relevant uses.

- b. If Yes, is the information that will be collected included in records that are subject to the Privacy Act of 1974? ☐ Yes ☐ No ☐ Not Applicable

1. If Applicable, has a System or Records Notice (SORN) been published?

☐ Yes ☐ No

2. If Yes, provide SORN title and *Federal Register* citation for the SORN __ FR _____

Title: _____.

- c. 1. Has the Privacy Impact Assessment (PIA) been published?

☐ Yes ☐ No ☐ Not Applicable

2. If Yes, provide link to PIA. If No, please describe that status of the PIA.:

3. Please identify any steps you are taking to mitigate the risks of “re-identification” of data from which PII has been stripped

PART B. JUSTIFICATION

1. Purpose of the Study and Intended Uses of the Data:

2. Payments or Gifts (Incentives) to Respondents:

3. Assurances of Confidentiality and Justification for Sensitive Questions:

4. Estimated Burden of Information Collection:

Information Collection	No. of Respondents	Frequency (Responses per Respondent)	Total Annual Responses	Average Response Time (hours)	Total Burden Hours
[Delete or insert rows as needed]					
Totals:	//////////	//////////		//////////	

5. Federal Costs (estimated annual cost to the Federal government):

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PART C. STATISTICAL METHODS

1. **Respondent Universe and Selection Methods:**
2. **Information Collection Procedures:**
3. **Testing of Procedures or Methods:**
4. **Contact Information for Statistical Aspects of the Design:**

PART D. CERTIFICATION PURSUANT TO 5 CFR 1320.9, AND THE RELATED PROVISIONS OF 5 CFR 1320.8(b)(3) :

By submitting this document, the Bureau certifies the following to be true:

- (a) It is necessary for the proper performance of agency functions;
- (b) It avoids unnecessary duplication;
- (c) It uses plain, coherent, and unambiguous terminology that is understandable to respondents;
- (d) Its implementation will be consistent and compatible with current reporting and recordkeeping practices;
- (e) It indicates the retention period for recordkeeping requirements;
- (f) It informs respondents of the information called for under 5 CFR 1320.8(b)(3):
 - (i) Why the information is being collected;
 - (ii) Use of information;
 - (iii) Burden estimate;
 - (iv) Nature of response (voluntary);
 - (v) Nature and extent of confidentiality; and
 - (vi) Need to display currently valid OMB control number;
- (g) It was developed by an office that has planned and allocated resources for the efficient and effective management and use of the information to be collected;
- (h) It uses effective and efficient statistical survey methodology; and
- (i) It makes appropriate use of information technology.

PART E. CERTIFICATION FOR INFORMATION COLLECTIONS SUBMITTED UNDER A GENERIC INFORMATION COLLECTION PLAN

- (a) The collection is voluntary.
- (b) The collection is low-burden for respondents and low-cost for the Federal Government.
- (c) The collection is non-controversial and does not raise issues of concern to other federal agencies.
- (d) The collection is not intended to be published to the public as an official government statistic to be externally valid and representative of a population of interest. The results are intended to be internally valid, not necessarily externally valid.
- (e) Information gathered will not be used for the purpose of substantially informing influential policy decisions.
- (f) The collection is targeted to the solicitation of opinions from respondents who have experience with the topics or issues being studied.
- (g) The results will not be used to measure regulatory compliance or for CFPB program performance evaluation.
- (h) The results are not intended to be generalizable or otherwise draw inferences beyond the survey population.

Instructions

(will be deleted prior to submission to OMB)

PART A. GENERAL INFORMATION

- 1. Title of the Information Collection (Study):** Provide the name of the collection/study that is the subject of the request. The Title should be succinct and how you want it inventoried in OMB's system which is publically available.
- 2. Study Abstract:** Provide a brief description of this collection of information; including a description of respondents, what information is collected, why it is collected, and how it will be used.
- 3. Type of Collection:** Check all that apply. If requesting approval of other instruments under the generic that are all related, you only need to complete one form. If you are requesting approval for multiple unrelated collections then you must complete a form for each instrument. Briefly describe the mode of collection and why chosen. Note: In Item C.2, you will want to include strategies used to ensure sufficient response rates which may also touch on the mode of collection.
- 4. Personally Identifiable Information (PII):** Provide answers to the questions. The CFPB Privacy Office is available to assist in providing the information needed for completing this section.

PART B. JUSTIFICATION

- 1. Purpose of the Study and Intended Uses of the Data:** Provide a brief description of the purpose of this collection and how it will be used. If this is part of a larger study or effort, please include this in your explanation.
- 2. Payments or Gifts (Incentives) to Respondents:** Explain any decision to provide any payment or gift to respondents, other than remuneration of contractors or grantees. If such a decision is contemplated, include a justification for this action, description, monetary value of the item. Please note that as a general rule of thumb, OMB will not approve incentives that exceed \$40 for a lab study or \$50 to \$75 (depending on time commitment) for a focus group. The justification for the use of an incentive must be tied to the ability to recruit the desired respondent pool as well as to obtaining sufficient response rates. It is also helpful to reference similar studies and cite pertinent literature.

An incentive is defined as a positive motivational influence; something that induces action or motivates effort. Incentives are most appropriately used in Federal statistical surveys with hard-to-find populations or respondents whose failure to participate would jeopardize the quality of the survey data. More information on the use of incentives, please see OMB's "Guidance on Agency Survey and Statistical Information Collections" (pages 68-70). This guidance is available on OMB's website at http://www.whitehouse.gov/sites/default/files/omb/assets/omb/inforeg/pmc_survey_guidance_2006.pdf. If you answer yes to the question regarding incentives, please describe the incentive and provide a justification for the use of an incentive as well as the amount.
- 3. Assurances of Confidentiality and Justification for Sensitive Questions:** Describe any assurance of confidentiality provided to respondents and the basis for the assurance in statute, regulation, or agency policy. If the CFPB has unique confidentiality policies or other privacy policies apply, they should be cited and discussed in terms of what protections will be provided to respondents. Also discuss if respondents will be asked to sign an informed consent and if not, explain here.

Explain the type of notice that is provided to an individual regarding their use of their information. Notice typically is provided through a Privacy Act Statement, a Privacy Notice or a modified Privacy Notice. The CFPB provides a Privacy Act Statement, as required by the Privacy Act of 1974, when information is collected from Respondents either by the CFPB or by contractors acting on behalf of the CFPB, and the information will be retrieved by personal identifier. The Privacy Act Statement is generally provided during recruitment, when individuals provide information demonstrating that they meet the selection criteria, (e.g.,

race/ethnicity, age, income, gender, etc.) and contact information (e.g., name, email, phone number, address) in order to facilitate scheduling and administration of Field and Lab Studies. In the case of mail or web surveys that are not conducted in person, the Privacy Act Statement is generally provided with the survey instrument. When the Privacy Act does not apply, the CFPB provides Respondents with a Privacy Notice— for example, when the CFPB contracts with a third party to conduct Field and Lab Studies and that third party already maintains information on Respondents as part of an existing pool of volunteers. When a Privacy Act Statement is not required and when the provision of a complete Privacy Notice could undermine the validity of the Field and Lab Studies, a modified Privacy Notice may be provided.

4. Estimated Burden of Information Collection:

- **Information of Collection.** Identify the information collection activity.
- **Number of Respondents.** Provide an estimate of the number of respondents.
- **Frequency (Responses per Respondent).** Enter how often respondents will respond to this collection (e.g., 1x, monthly, annually, semiannually, etc.)
- **Number of Annual Responses.** Provide an estimate for the total number of responses (e.g., number of respondents x responses).
- **Average Response Time:** Provide an estimate of the amount of time required for a respondent to respond to the data request(s). Express this time in hours (no more than two decimals).
- **Total Burden Hours.** Provide the total annual burden hours: Multiply the Number of responses and the average response time. This estimate should be expressed as hours. Please round to the nearest whole hour.

5. Federal Costs (estimated annual cost to the Federal government): Provide an estimate of the annual cost to the Federal government for conducting the information collection. Do NOT include costs that the Bureau would incur even without the collection.

PART C. STATISTICAL METHODS

1. Respondent Universe and Selection Methods: Describe (including a numerical estimate) the potential respondent universe and any sampling or other respondent selection method to be used. Data on the number of entities (e.g., establishments, State and local government units, households, or persons) in the universe covered by the collection and in the corresponding sample are to be provided in tabular form for the universe as a whole and for each of the strata in the proposed sample. Indicate expected response rates for the collection as a whole. If the collection had been conducted previously, include the actual response rate achieved during the last collection.

The response should describe how that universe was or will be selected. The method of sampling should also be explained. With respect to the response rate, the narrative should cover the actual percentage response rate that is anticipated. Additionally, you should describe the efforts that will be undertaken to ensure a high response rate, including pre-survey telephone calls or correspondence, post-mailing reminders, etc. If correspondence will be used to boost response rates, copies of all letters, telephone scripts or other materials should be included in the package. If the collection has been conducted previously, you should provide a summary of that activity, including the response rate achieved.

2. Information Collection Procedures: Describe the procedures for the collection of information including:

- * Statistical methodology for stratification and sample selection,
- * Estimation procedure,
- * Degree of accuracy needed for the purpose described in the justification,
- * Unusual problems requiring specialized sampling procedures, and
- * Any use of periodic (less frequent than annual) data collection cycles to reduce burden.

* Security re: data use internally, including controls on extension of use beyond original intent

Where a collection is ongoing – i.e. has been conducted previously and is continuing for the foreseeable future – a description of any changes that have been made in the procedures or statistical methodology of the collection since the last approval should be discussed.

3. Testing of Procedures or Methods: Describe methods to maximize response rates and to deal with issues of non-response. If data is re-weighted to adjust for non-response bias, indicate why bias outside of observable characteristics is unlikely, or detail mitigation plan. The accuracy and reliability of information collected must be shown to be adequate for intended uses. For collections based on sampling, a special justification must be provided for any collection that will not yield "reliable" data that can be generalized to the universe studied.

This question is somewhat redundant of a portion of question B.1. You should include a more thorough discussion of your plan of action for dealing with non-response. If the collection is qualitative and does not necessarily employ a sampling frame or other proven statistical methods, an explanation of exactly what practical utility the collection will have for the agency must be discussed. The discussion should include a listing of the specific uses you contemplate for the data collected.

4. Contact Information for Statistical Aspects of the Design: Provide the names and telephone numbers of individuals consulted on statistical aspects of the design and the name of the agency unit, contractor(s), grantee(s), or other person(s) who will actually collect and/or analyze the information for the agency.]

[OMB-OIRA has produced a number of documents that may serve as useful reference material for completing this Part. These can be found at:

http://www.whitehouse.gov/omb/inforeg_statpolicy

PARTS D. and E. CERTIFICATIONS:

Please read the certifications carefully. If you incorrectly certify, the collection will be returned as improperly submitted or it will be disapproved. Generally, the Bureau's PRA Officer does not certify information collection requests seeking an exemption to the PRA certification requirements. Any exemption to the certifications in Part D must be fully justified. No exemptions under the certifications in Part E will be allowed under this generic information collection plan.

**PLEASE MAKE SURE THAT ALL INSTRUMENTS, INSTRUCTIONS, AND SCRIPTS
ARE SUBMITTED WITH THE REQUEST**

INSTRUCTIONS FOR DISPLAYING CERTAIN PRA-REQUIRED INFORMATION FOLLOWS

Template Paperwork Act Statement (to be placed on collection instrument(s) either at the bottom of the first or last page)

Paperwork Reduction Act

According to the Paperwork Reduction Act of 1995, an agency may not conduct or sponsor, and a person is not required to respond to a collection of information unless it displays a valid OMB control number. The OMB control number for this collection is 3170-00XX. It expires on XX/XX/20XX. The time required to complete this information collection is estimated to average approximately [## minutes / hours] per response. Responding to this collection of information is voluntary. Comments regarding this collection of information, including the estimated response time, suggestions for improving the usefulness of the information, or suggestions for reducing the burden to respond to this collection should be submitted to Bureau at the Consumer Financial Protection Bureau (Attention: PRA Office), 1700 G Street NW, Washington, DC 20552, or by email to PRA@cfpb.gov.

Paper Forms: The information is included either on the form, questionnaire, as part of the instructions, or in a cover letter or memorandum that accompanies the collection of information. The following should appear at the top right corner of all paper forms and surveys.

OMB No. 3170-00XX
Expiration Date: XX/XX/20XX

Electronic Forms: The information is included either in the instructions, near the title of electronic collection instrument, or for on-line applications, on the first screen viewed by the respondent. This information can also be provided in a separate window with a link titled, “Paperwork Reduction Act Statement”.

Sample Confidentiality Statements – USE ONLY IF APPLICABLE (Consult with the Bureau’s Privacy Office)

[Standard CFPB Confidentiality Statement]

The Bureau will not disclose any personally identifiable information collected except to the extent that it is required to do so by law and as provided in the Privacy Act Statement listed below. Additionally, the Bureau will treat the information collected consistent with its confidentiality regulations at 12 CFR Part 1070, *et seq.*

[Sample statement for when there is no legal authority for a pledge of confidentiality]

Responses to this data collection will be used only for statistical purposes. The reports prepared for this study will summarize findings across the sample and will not associate responses with a specific organization or individual. We will not provide information that identifies you or your affiliation to anyone outside the study team, except as required by law.

Note: The above language is provided by the Office of Management and Budget's Statistical and Science Policy office for studies where there was no real statutory basis for the agency to protect the confidentiality of respondents—This doesn't mean that the agency would not resist providing identifiable information and would seek to provide aggregate nonidentifiable information that would help serve whatever purpose the information was requested for; however, the agency could be legally compelled to provide identifiable information. This statement is not intended to replace any required Privacy Act statements.

Privacy Act Statement/Privacy Notice Guidance – USE ONLY IF APPLICABLE (Consult with the Bureau's Privacy Office)

Privacy Act Statement/Notice should be made available at the time of collection. If the collection is during a phone interview, inform the individual that a Privacy Act Statement is available upon request, provide a CFPB email address, and/or refer the individual to a Privacy Act Statement available online.

If a Privacy Act Statement is required, the Privacy Act Statement must include:

- Authority: Cite statutory or regulatory authority listed in the SORN.
- Purpose: Explain the purpose for which the information is collected.
- Routine Use: If the information will be disclosed outside the Bureau, cite the Routine Uses identified in the relevant System of Records Notice.
- Mandatory/Voluntary: Explain whether the collection is voluntary or mandatory, and the impacts, if any, of not providing the information

If the collection is accompanied by a confidentiality statement, use the following language:

- “This information is collected in accordance with a confidentiality statement and will [only/not] be disclosed as outlined in the Routine Uses for the [cite SORN].”
- “This information is collected in accordance with a confidentiality statement and will only be disclosed as outlined in Routine Uses [a, b, c]

Please note that according to 5 CFR 1320.8(b)(3)(v) any pledge of confidentiality must be accompanied with the legal authority for such a pledge.

If a Privacy Notice is required, the Privacy Notice should contain all features of the Privacy Act Statement, but not cite a SORN.

- Cite statutory or regulatory authority that permits collection.
- Explain the purpose for which the information is collected.
- Explain whether the responses will be kept confidential.

- Explain how the information will be shared and if information that will be shared includes direct identifiers or aggregated, anonymous information.
- Explain if information will be made publicly available and what steps will be taken to reduce the likelihood that an individual may be re-identified.
- Explain whether the collection is voluntary or mandatory, and the impacts, if any, of not providing the information.

Additional considerations include:

- If the notice contains a vague purpose statement in order to ensure the validity of the study, provide more specific notice after the study has concluded. Privacy Office must approve any exceptions.
- If CFPB uses a third party collaboration tool to collect or manage the information collection and analysis, such as an online survey tool, direct respondents to the Third Party's Privacy Policy. See CFPB Third Party Collaboration Tool Guidance.
- If compensation is provided to individuals, explain that the identifying information necessary to effect payment will be kept separately from the survey results and only used for the purposes of effecting payment.
- Provide notice in a language that can be understood by the individual.