

announce the name and address of the awardee and the amount of the award.

**FOR FURTHER INFORMATION CONTACT:**

Marcia Marker Feld, Ph.D., Director, Office of University Partnerships, U.S. Department of Housing and Urban Development, room 8130, 451 Seventh Street, S.W., Washington, DC 20410, telephone (202) 708-3061. (This is not a toll free number.) A telecommunications device for hearing- and speech-impaired individuals (TTY) is available at 1-800-877-8339 (Federal Information Relay Service).

**SUPPLEMENTARY INFORMATION:** The Community Renaissance Fellows Program (CRFP) is authorized by the Department's FY 1995 Appropriation Act (Pub. L. 103-327, approved September 28, 1994). A notice published in the Federal Register on November 30, 1995 (60 FR 61634) announced the Department's funding of at least 20 Fellows to assist in distressed public housing developments undergoing conversion to mixed-income communities. The Fellows will be trained to become community building experts through on-the-job training with Public Housing Authorities or their private development partners, and through seminars. The curriculum of these seminars must be specially designed for the kinds of experiences the Fellows will have and the expertise they will need. In addition, the faculty and "best practices" professionals brought in to teach the seminars are expected to be on the "cutting edge" of their fields.

In accordance with section 102(a)(4)(C) of the Department of Housing and Urban Development Reform Act of 1989 (Pub. L. 101-235, approved December 15, 1989), the Department is publishing details concerning the recipient, as follows:

Award for the Development of the Education Component for the Community Renaissance Fellows Program

Professor Douglas Rae, Yale University, 71 Livingston, New Haven, CT 06511, (203) 432-9899, Amount: \$657,458.

Dated: June 24, 1996.

Michael A. Stegman,  
Assistant Secretary for Policy Development and Research.

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BILLING CODE 4210-62-P

**DEPARTMENT OF THE INTERIOR**

**Proposed Agency Information Collection Activities; Comment Request**

**AGENCY:** Bureau of Indian Affairs.

**ACTION:** Notice.

**SUMMARY:** The Department of the Interior (Department) announces that an information collection request has been submitted to the Office of Management and Budget as required by the Paperwork Reduction Act of 1995. The information collection will be used by tribes to conduct background investigations of individuals whose duties and responsibilities allow them regular contact with or control over Indian children, and to process contracts, grants or compacts for award of funds as mandated by the Indian Child Protection and Family Violence Prevention Act (Act), Pub. L. 101-630, 25 U.S.C. 3201-3211. The Department invites comment on the information collection described below.

**DATES:** Interested persons are invited to submit comments on or before August 30, 1996.

**FOR FURTHER INFORMATION CONTACT:** Contact Bettie Rushing, Office of Tribal Services, Bureau of Indian Affairs, Department of the Interior, 1849 C Street, NW, Room 4629 Main Interior Building, Washington, DC 20240, or (202) 208-3463.

**SUPPLEMENTARY INFORMATION:**

1. Information Collection Request

The Department is seeking comments on the following Information Collection Request.

*Type of review:* New.

*Title:* (1) Background Investigations of Individuals Whose Duties and Responsibilities Allow Them Regular Contact With or Control Over Indian Children, 25 CFR § 63.15.

(2) Indian Child Protection and Family Violence Prevention Program Awards, 25 CFR § 63.33 and 25 CFR § 63.34.

*Effected Entities:* Tribal Governments; Tribal Organizations.

*Abstract:* The Bureau of Indian Affairs (BIA) is establishing regulations as mandated by the Indian Child Protection and Family Violence Prevention Act. The regulations prescribe minimum standards of character and suitability for employment of individuals whose duties and responsibilities allow them regular contact with or control over Indian children as required by Title IV, Section 408 of the Act, 25 U.S.C. 3207, and establish the method for

distribution of funds to support tribally operated programs to protect Indian children and reduce the incidents of family violence in Indian country as authorized by Title IV, Section 411 of the Act, 25 U.S.C. 3210(f)(3).

The Bureau of Indian Affairs developed the regulations in consultation with tribes. A working group of tribal and BIA representatives developed a draft of each section that was then presented to participants at a national tribal consultation meeting in Oklahoma City, Oklahoma, August 31 through September 1, 1994. The Notice of Proposed Rulemaking was published in the Federal Register on September 1, 1995.

Background Investigations of Individuals Whose Duties and Responsibilities Allow Them Regular Contact With or Control Over Indian Children. Indian tribes and tribal organizations receiving funds under the authority of the Indian Self-Determination and Education Assistance Act or the Tribally Controlled Schools Act of 1988 must conduct a background investigation for individuals whose duties and responsibilities would allow them regular contact with or control over Indian children, and employ only individuals who meet standards of character that are no less stringent than those prescribed for the Bureau of Indian Affairs. Indian tribes and tribal organizations may conduct their own background investigations, contract with private firms, or request the Office of Personnel Management to conduct an investigation. Third party notification or public disclosure is associated with this collection.

Indian Child Protection and Family Violence Prevention Program Awards. The Bureau of Indian Affairs will use the application for funding to determine applicant eligibility, scope of service population, safeguard Federal funds and other resources, and administer and evaluate programs. Tribal governments or tribal organizations provide the information by submitting Indian Self-determination and Education Assistance Act, Pub. L. 93-638, as amended, 25 U.S.C. § 450 *et seq.*, contract, compact, or grant proposals to the Bureau of Indian Affairs. No third party notification or public disclosure burden is associated with this collection.

In addition to the Indian Self-Determination and Education Assistance Act requirements, each applicant must provide the name and address of the agency or official to be responsible for the investigation of reported cases of child abuse and child neglect, the treatment and prevention of

incidents of family violence, and the provision of immediate shelter and related assistance for victims of family violence and their dependents; the projected service population of the program; the projected service area of the program; and the projected number of cases per month.

Funds will be distributed, subject to the availability of appropriations. In any fiscal year that the appropriation exceeds 50 percent of the level of funding authorized by the Act, 49 percent must be distributed equally to all tribes and tribal organizations and 49 percent must be distributed on a per capita basis according to the population of children residing in the service area. Two percent of the annual appropriation will be set aside for distribution to tribes demonstrating

special circumstances. Special circumstances include but are not limited to a high incidence of child sexual abuse, a high incidence of violent crimes against women, or the existence of a significant victim population within the community.

Any tribe not wishing to receive Indian child protection and family violence prevention funds must inform its respective area office in writing within 90 days after receiving notice of the allocation from the area office. Each area office may reallocate unused Indian child protection and family violence prevention program funds as provided in this section.

**Burden Statement:** Section 63.15 Background Investigations, as mandated by statute, require an average 40 hours per employee, with an estimated

employee base of 10,000, a total burden of 400,000 hours. Funding information is to be collected annually from each applicant. It is anticipated that the number of third party collection (background investigations) will be less in subsequent years.

Sections 63.33 and 63.34 Funding Applications require an annual reporting and record keeping burden of 30 hours for each response for 554 respondents, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and review collection of information. Thus, the total annual reporting and recordkeeping burden for this collection is estimated to be 16,620 hours, which is in addition to the background investigation burden.

CFR section	Number of respondents	Third party collection	Frequency of response	Total annual responses	Burden hours per response	Annual burden hours	Cost to respondents
63.15	554	10,000	1	10,000	40	400,000	\$8,000,000
63.33	554	0	1	554	20	11,080	221,600
63.34	554	0	1	554	10	5,540	110,800

The Bureau of Indian Affairs will not conduct or require tribes and tribal organizations to respond to a collection of information until 25 CFR 63.4, Information Collection, references a currently valid Office of Management and Budget control number.

## 2. Request for Comments

The Department solicits comments to:

(a) Evaluate whether the proposed collection of information is necessary for the proper performance of the functions of the agency, including whether the information will have practical utility.

(b) Evaluate the accuracy of the agencies' estimates of burden of the proposed collection of information, including the methodology and assumptions used.

(c) Enhance the quality, utility, and clarity of the information to be collected.

(d) Minimize the burden of the collection of information on those who are to respond, including through the use of appropriate automated, electronic, mechanical, or other collection techniques or other forms of information technology.

Tribes, organizations and individuals desiring to submit comments on the information collection requirement should direct them to the Office of Information and Regulatory Affairs, OMB, Room 10202, New Executive Office Building, Washington, D.C.

20503; Attention: Desk Officer for the U.S. Department of the Interior.

Dated: June 17, 1996.

Ada E. Deer,

*Assistant Secretary—Indian Affairs.*

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## Bureau of Indian Affairs

### The Confederated Tribes of the Grand Ronde; Community of Oregon Liquor Ordinance

**AGENCY:** Bureau of Indian Affairs, Interior.

**ACTION:** Notice.

**SUMMARY:** This Notice is published in accordance with authority delegated by the Secretary of the Interior to the Assistant Secretary—Indian Affairs by 209 DM 8, and in accordance with the Act of August 15, 1953, 67 Stat. 586, 18 U.S.C. 1161. I certify that the Confederated Tribes of the Grand Ronde Community of Oregon Liquor Ordinance was duly adopted by Resolution No. 022-96 of the Confederated Tribes of the Grand Ronde Community of Oregon on April 10, 1996. The Ordinance provides for the regulation, sale, possession and use of alcoholic liquor on the Grand Ronde Reservation and other lands subject to Tribal jurisdiction.

**DATES:** This Ordinance is effective as of July 1, 1996.

## FOR FURTHER INFORMATION CONTACT:

Chief, Branch of Judicial Services, Division of Tribal Government Services, 1849 C Street, N.W., MS 4603 MIB, Washington, D.C. 20240-4001; telephone (202) 208-4401.

**SUPPLEMENTARY INFORMATION:** The Confederated Tribes of the Grand Ronde Community of Oregon Liquor Ordinance is to read as follows:

### (a) Authority and Purpose

(1) The authority for the Ordinance and its adoption by Tribal Council is found in the Tribal Constitution under Article III, Section 1, and in the Act of August 15, 1953, Public Law 83-277, 18 U.S.C. § 1161.

(2) This Ordinance is for the purpose of regulating the sale, possession and use of alcoholic liquor on the Grand Ronde Reservation and other lands subject to Tribal jurisdiction.

### (b) Definitions

To the extent that definitions are consistent with tribal or federal law, terms used herein shall have the same meaning as defined in Oregon Revised Statutes Chapter 471, and in Oregon Administrative Rules Chapter 845.

(1) "Alcoholic liquor" shall mean any alcoholic beverage containing more than one-half of one percent alcohol by volume, and every liquid or solid, patented or not, containing alcohol and capable of being consumed by a human being.