authority. Along with reservations, designations such as colonies, communities, pueblos, rancherias, and reserves apply to American Indian reservations.

Block Group—A statistical subdivision of a census tract consisting of all census blocks whose numbers begin with the same digit in a census tract.

Census block—A geographic area bounded by visible and/or invisible features in the Census Bureau’s Topographically Integrated Geographic Encoding and Referencing system, and shown on maps prepared by the Census Bureau. A block is the smallest geographic entity for which the Census Bureau tabulates decennial census data.

Census designated place—A statistical geographic entity with a concentration of population, housing, and commercial structures that is identifiable by name, but is not within an incorporated place.

Census tract—A small, relatively permanent statistical geographic division of a county defined for the tabulation and publication of Census Bureau data. The primary goal of the census tract program is to provide a set of nationally consistent small, statistical geographic units, with stable boundaries, that facilitate analysis of data across time.

Conjoint—A description of a boundary shared by two adjacent geographic areas.

Contiguous—A description of geographic areas that are adjacent to one another, sharing either a common boundary or point.

Federally managed land—Territory that is federally owned and administered by an agency of the U.S. federal government, such as the National Park Service, Bureau of Land Management, or Department of Defense.

Incorporated place—A type of governmental unit, incorporated under state law as a city, town (except in New England, New York, and Wisconsin), borough (except in Alaska and New York), or village, generally to provide specific governmental services for a concentration of people within legally prescribed boundaries.

Minor civil division—The primary governmental or administrative division of a county in 28 states, Puerto Rico, and the Island Areas having legal boundaries, names, and descriptions. MCUs represent many different types of legal entities with a wide variety of characteristics, powers, and functions depending on the state and type of MCU. In some states, some or all of the incorporated places also constitute MCUs.

Nonvisible feature—A map feature that is not visible on the ground, such as a county or county boundary through space, a property line running through space, a short line-of-sight extension of a road, or a point-to-point line of sight.

Visible feature—A map feature that can be seen on the ground, such as a road, railroad track, major above-ground transmission line or pipeline, stream, shoreline, fence, sharply defined mountain ridge, or cliff. A nonstandard visible feature is a feature that may not be clearly defined on the ground (such as a ridge), may be seasonal (such as an intermittent stream), or may be relatively impermanent (such as a fence). The Census Bureau generally requests verification that nonstandard features pose no problem in their location during fieldwork.

Executive Order 12866

This notice has been determined to be not significant under Executive Order 12866.

Paperwork Reduction Act

This program notice does not represent a collection of information subject to the requirements of the Paperwork Reduction Act, 44 U.S.C. Chapter 35.


Charles Louis Kincannon,

Director, Bureau of the Census.

[FR Doc. E7–4646 Filed 4–5–07; 8:45 am]

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DEPARTMENT OF COMMERCE

Bureau of the Census

[Docket Number 070104002–7003–01]

Census Designated Place (CDP) Program for the 2010 Census—Proposed Criteria

AGENCY: Bureau of the Census, Commerce.

ACTION: Notice of proposed program and request for comments.

SUMMARY: Census designated places (CDPs) 1 are statistical geographic entities representing closely settled, unincorporated communities that are locally recognized and identified by name. They are the statistical equivalents of incorporated places, with the primary differences being the lack of both a legally defined boundary and an active, functioning governmental structure, chartered by the state and administered by elected officials. CDPs defined for the 2010 Census also will be used to tabulate American Community Survey, Puerto Rico Community Survey, and Economic Census data after 2010, and potentially data from other Bureau of the Census (Census Bureau) censuses and surveys.

The Census Bureau is publishing this notice in the Federal Register to request comments from the public and other government agencies. The Census Bureau will respond to the comments received as part of the publication of final criteria in the Federal Register. After the final criteria are published in the Federal Register, the Census Bureau will offer designated governments or organizations an opportunity to review and, if necessary, suggest updates to the boundaries and attributes of the CDPs in their geographic area under the Participant Statistical Areas Program (PSAP). In addition to CDPs, the program also encompasses the review and update of census tracts, block groups, and census county divisions.

DATES: Written comments must be submitted on or before July 5, 2007.

ADDRESSES: Please direct all written comments on this proposed program to the Director, U.S. Census Bureau, Room 8H001, mail stop 0100, Washington, DC 20233–0001.

FOR FURTHER INFORMATION CONTACT: Requests for additional information on this proposed program should be directed to Michael Ratcliffe, Chief, Geographic Standards and Criteria Branch, Geography Division, U.S. Census Bureau, via e-mail at geo.psap.list@census.gov or telephone at 301–763–3056.

SUPPLEMENTARY INFORMATION:

I. History

The CDP concept and delineation criteria have evolved over the past five decades in response to data users needs for place-level data. This evolution has taken into account differences in the way in which places were perceived, and the propensity for places to incorporate in various states. The result, over time, has been an increase in the number and types of unincorporated communities identified as CDPs, as well as increasing consistency in the relationship between the CDP concept and the kinds of places encompassed by the incorporated place category, or a compromise between localized perceptions of place and a concept that would be familiar to data users throughout the United States, Puerto Rico, and the Island Areas.

1 The term CDP includes comunidades and zonas urbanas in Puerto Rico.
Although not as numerous as incorporated places or municipalities, CDPs have been important geographic entities since their introduction for the 1950 census. (CDPs were referred to as “unincorporated places” from 1950 through the 1970 decennial censuses.) For the 1950 Census, CDPs were defined only outside urbanized areas and were required to have at least 1,000 residents. For the 1960 Census, CDPs could also be identified inside urbanized areas outside of New England, but these were required to have at least 10,000 residents. The Census Bureau modified the population threshold within urbanized areas to 5,000 in 1970, allowed for CDPs in urbanized areas in New England in 1980, and lowered the urbanized area threshold again to 2,500 in 1990. In time, other population thresholds were adopted for identification of CDPs in Alaska, as well as in Puerto Rico, the Island Areas, and on American Indian reservations. The Census Bureau eliminated all population threshold requirements for Census 2000, achieving consistency between CDPs and incorporated places, for which the Census Bureau historically has published data without regard to population size.

According to Census 2000, more than 35 million people in the United States, Puerto Rico, and the Island Areas lived in CDPs. The relative importance of CDPs varies from state to state depending on laws governing municipal incorporation and annexation, but also depending on local preferences and attitudes regarding the identification of places.

II. Census Designated Place Criteria and Characteristics for the 2010 Census

The criteria proposed herein apply to the United States, including American Indian reservations and off-reservation trust lands, Puerto Rico, and the Island Areas. In accordance with the final criteria, the Census Bureau may modify and, if necessary, reject any proposals for CDPs that do not meet the established criteria. In addition, the Census Bureau reserves the right to modify the boundaries and attributes of CDPs as needed to maintain geographic relationships before the final tabulation geography is set for the 2010 Census.

The Census Bureau proposes the following criteria and characteristics for use in identifying the areas that will qualify for designation as CDPs for use in tabulating data from the 2010 Census, the American Community Survey, the Puerto Rico Community Survey, the Economic Census, and potentially other Census Bureau censuses and surveys.

1. A CDP constitutes a single, closely settled center of population that is named; to the extent possible, individual unincorporated communities should be identified as separate CDPs. Similarly, a single community should be defined as a single CDP as opposed to multiple CDPs with each part referencing the community name and a directional term (i.e., north, south, east, or west). Since a CDP is defined to provide data for a single, named locality, the Census Bureau generally will not accept combinations of places and hyphenated place names defined as a CDP. For example, such as Poplar-Cotton Center and Downieville-Lawson-Dumont are no longer acceptable. Combinations of places often were defined as a single CDP in order to comply with the Census Bureau’s minimum population requirements. The Census Bureau’s elimination of population threshold criteria has made such combinations unnecessary. Others were combined because visible features were not available for use as boundaries for separate CDPs. The Census Bureau is proposing unifor boundaries so that participants can separate individual communities and dispense with multi-place CDPs.

2. A CDP generally consists of a contiguous cluster of census blocks comprising a single piece of territory and containing a mix of residential and commercial uses similar to that of an incorporated place of similar size. Some CDPs, however, may be predominantly residential; such places should represent recognizable distinct, locally known communities, but not typical suburban subdivisions. Examples of such predominantly residential communities that can be recognized as CDPs are colonies found along the U.S.-Mexico border, small rural communities, and unincorporated resort and retirement communities.

3. A CDP may not be located, either partially or entirely, within an incorporated place or another CDP.

4. A CDP may not be coextensive with the boundaries of one or more Minor Civil Divisions (MCDs) in the six New England states, Michigan, Minnesota, New Jersey, New York, Pennsylvania, and Wisconsin, nor may it encompass the entirety of one town or township and contain portions of adjacent towns or townships.

This criterion is proposed for the first time for the 2010 Census in order to eliminate redundancy in tabular presentations of data published by the Census Bureau for towns/townships and places. For instance, because geographic comparison tables and inventory tables providing data for places also contain data for MCDs within these twelve states, redundancy occurs whenever a CDP is coextensive with an MCD. For example, in place-level tables for Massachusetts, data are published for both Framingham town and Framingham CDP, the latter covering the same population and territory as the former. In adopting this criterion, the Census Bureau will explore ways to enhance the presentation and visibility of data for MCDs in these twelve states, to make it clearer that many of the MCDs in these states are seen as similar to places in other parts of the United States.

5. A CDP may be located in more than one county but must not cross state boundaries. It is important to note, however, that since county boundaries provide important demarcations for communities, CDPs that cross county lines would be kept to a minimum and identified only when the community clearly sees itself existing on both sides of a county boundary.

There are no minimum population or housing unit thresholds for defining CDPs; however a CDP must contain some population or housing units or both. The Census Bureau eliminated minimum population thresholds for CDPs for Census 2000, enabling the identification and tabulation of data for small, unincorporated communities, particularly in rural areas, as CDPs. Six CDPs identified for Census 2000, however, lacked any population and housing; three CDPs had some population, but no housing units; and an additional 23 CDPs contained less than ten housing units. The Census Bureau recognizes that communities, such as resort or other kinds of seasonal communities, may lack population at certain times of the year. Nevertheless, there should be some evidence, generally in the form of houses, barracks, dormitories, commercial buildings and/or other structures, providing the basis for local perception of the place’s existence. For the 2010 Census, the Census Bureau will not accept a CDP delineated with zero population and zero housing units. The Census Bureau will review the
number of housing units within the place, as reported in the previous
decennial census, and consider whether additional information is needed before
recognizing the CDP. Participants submitting boundaries for places with
less than 10 housing units may be asked to provide additional information
attesting to the existence of the CDP.

7. CDP boundaries should follow visible features, except in those
circumstances when a CDP’s boundary is coincident with the nonvisible
boundary of a state, county, MCD (in the six New England states, Michigan,
Minnesota, New Jersey, New York, Pennsylvania, and Wisconsin), or
incorporated place. In selected
circumstances, CDP boundaries can follow other nonvisible features.
Reliance upon visible features
sometimes has resulted in overbounding of the CDP in order to include housing
units on both sides of a road or street feature. While this has helped ensure
accurate allocation of housing units to the place, it also has meant that
territory, population, and housing not associated with the place have been
included in the CDP. For the 2010 Census, advances and enhancements in the
positional accuracy of housing units within the Census Bureau’s geographic
databases make it possible to consider the potential use of nonvisible
boundaries when defining CDPs. Such boundaries might include parcel
boundaries and public land survey system (PLSS) lines; fencelines;
national, state, or local park boundaries; ridgelines; or drainage ditches.

8. The CDP name should be one that
is recognized and used in daily
communication by the residents of the community. Because unincorporated
communities lack legally-defined boundaries, a commonly used
community name and the geographic extent of its use by local residents is
often the best identifier of the extent of a place, the assumption being that if
residents associate with a particular
name and use it to identify the place in
which they live, then the CDP’s
boundaries can be mapped based on the
use of the name. There should be
features in the landscape that use the name, such that a non-resident would
have a general sense of the location or extent of the community; for example,
signs indicating when one is entering the community; highway exit signs that
use the name; businesses, schools, or
other buildings that make use of the
name. It should not be a name
developed for planning or other purposes (including simply to obtain
data from the Census Bureau) that is not
in regular daily use by the local residents and business establishments.

9. A CDP may not have the same
name as an adjacent or nearby
incorporated place. The assumption
behind this criterion is that if the
community does not have a name that
distinguishes it from other nearby
communities, it probably is not a
distinct place. Use of directional terms
(“north,” “south,” “east,” “west,” and
so forth) to merely differentiate the
name of a CDP from a nearby
municipality where this name is not in
local use is not acceptable. For example,
“North Laurel” would be permitted as a
name if this name were in local use. A
name such as “Laurel North” would not
be permitted if it were not in local use.
Again, this has much to do with the way
in which people typically refer to the
places in which they live. It is
permissible to change the name of a
2000 CDP for the 2010 Census if the new
name provides a better
identification of the community.

III. Definitions of Key Terms

Alaska Native regional corporation
(ANRC)—A corporate geographic area
established under the Alaska Native
Claims Settlement Act (Pub. L. 92–203),
to conduct both the business and
nonprofit affairs of Alaska Natives.
Twelve ANRCs cover the State of Alaska
except for the Annette Island Reserve.
American Indian reservation (AIR)—A
federally recognized American Indian
land area with boundaries established
by final treaty, statute, executive order,
and/or court order, and over which a
federally recognized American Indian
tribal government has governmental
authority. Along with reservations,
designations such as colonies,
communities, pueblos, rancherias, and
reserves apply to AIRs.

Census block—A geographic area
bounded by visible and/or invisible
features shown on a map prepared by
the U.S. Census Bureau. A block is the
smallest geographic entity for which the
Census Bureau tabulates decennial

census data.

Coextensive—Descriptive of two or
more geographic entities that cover
exactly the same area, with all
boundaries shared.

Comunidad—A census designated
place in Puerto Rico that is not related to
a municipio’s seat of government;
called an aldea or a ciudad prior to the
1990 census.

Contiguous—Descriptive of
gеographic аreas that are adjacent to one
another, sharing either a common
boundary or point of contact.

Housing unit—A house, an apartment,
a mobile home or trailer, or a group of
rooms or a single room occupied as a
separate living quarter or, if vacant,
intended for occupancy as a separate
living quarter. Separate living quarters
are those in which the occupants live
eat separately from any other
residents of the building and which
have direct access from outside the
building or through a common hall.

Incorporated place—A type of
governmental unit, incorporated under
state law as a city, town (except in New
England, New York, and Wisconsin),
borough (except in Alaska and New
York), or village, generally to provide
governmental services for a
concentration of people within legally
prescribed boundaries.

Island areas—An entity, other than a
state or the District of Columbia, under
the jurisdiction of the United States. For
the 2010 Census, these will include
American Samoa, Guam, the
Commonwealth of the Northern Mariana
Islands, the U.S. Virgin Islands, and
several small islands in the Caribbean
Sea and the Pacific Ocean. The Census
Bureau treats each Island Territory as
the statistical equivalent of a state.

Minor civil division—The primary
governmental or administrative division
of a county in 28 states, Puerto Rico,
and the Island Areas having legal
boundaries, names, and descriptions.
MCDs represent many different types of
legal entities with a wide variety of
characteristics, powers, and functions
depending on the state and type of
MCD. In some states, some or all of the
incorporated places also constitute
MCDs.

Municipio—A type of governmental
unit that is the primary legal
subdivision of Puerto Rico. The Census
Bureau treats the municipio as the
statistical equivalent of a county.

Nonvisible feature—A map feature
that is not visible, such as a city or
county boundary, a property line
running through space, a short
imaginary extension of a street or road,
or a point-to-point line.

Statistical geographic entity—A
graphic entity that is specially
defined and delineated, such as block
group, CDP, or census tract, so that the
Census Bureau may tabulate data for it.
Designation as a statistical entity neither
conveys nor confers legal ownership,
entitlement, or jurisdictional authority.

Urbanized area (UA)—An area
consisting of a central place(s) and
adjacent urban fringe that together have
a minimum residential population of at
least 50,000 people and generally an
overall population density of at least
1,000 people per square mile. The
Census Bureau uses published criteria
to determine the qualification and
boundaries of UAs at the time of each decennial census or from the results of a special census during the intercensal period. Visible feature—A map feature that can be seen on the ground such as a road, railroad track, major above-ground transmission line or pipeline, stream, shoreline, fence, sharply defined mountain ridge, or cliff. A nonstandard visible feature is a feature that may not be clearly defined on the ground (such as a ridge), may be seasonal (such as an intermittent stream), or may be relatively impermanent (such as a fence). The Census Bureau generally requests verification that nonstandard features pose no problem in their location during field work.

Zona urbana—In Puerto Rico, the settled area functioning as the seat of government for a municipio. A zona urbana cannot cross a municipio boundary.

Executive Order 12866

This notice has been determined to be not significant under Executive Order 12866.

Paperwork Reduction Act

This program notice does not represent a collection of information subject to the requirements of the Paperwork Reduction Act, 44 U.S.C. Chapter 35.


Charles Louis Kincannon,
Director, Bureau of the Census.

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DEPARTMENT OF COMMERCE

Bureau of the Census

[Docket Number 070321065–7066–01]

Census Tract Program for the 2010 Census—Proposed Criteria

AGENCY: Bureau of the Census, Commerce.

ACTION: Notice of proposed program revisions and request for comments.

SUMMARY: Census tracts are relatively permanent small-area geographic divisions of a county or statistically equivalent entity 1 defined for the tabulation of decennial census data and selected other statistical programs. Census tracts also will be used to tabulate and publish estimates from the American Community Survey (ACS) 2 after 2010. The primary goal of the census tract program is to provide a set of nationally consistent small, statistical geographic units, with stable boundaries, that facilitate analysis of data across time.

Most provisions of the census tract criteria for the 2010 Census remain unchanged from those used in conjunction with Census 2000. However, based on consultation with data users and internal review the Bureau of the Census (Census Bureau) is proposing the following changes for the 2010 Census: (1) Lowering the minimum population threshold for census tracts; (2) using housing unit counts (as an alternative to population counts) in the review and update of tracts; (3) applying the same population and housing unit thresholds to all types of populated tracts within the United States, 3 including census tracts delineated on American Indian reservations and off-reservation trust lands, 4 Puerto Rico, the Island Areas, 5 and encompassing group quarters, military installations, and institutions; (4) allowing the delineation of census tracts for large water bodies with areas of approximately 100 square miles or more and special land use (e.g., large airports or public parks) with an official name; and (5) allowing for geographic frameworks of tribal tracts (separate from the standard census tracts defined within counties) to be defined within federally-recognized American Indian reservations and off-reservation trust lands.

In addition to proposed criteria, this notice includes a description of the changes from the criteria used for Census 2000 and a list of definitions of key terms used in the criteria. The Census Bureau is publishing this notice in the Federal Register to request comments from the public and other government agencies. The Census Bureau will respond to the comments received as part of the publication of final criteria in the Federal Register. After the final criteria are published in the Federal Register, the Census Bureau will offer designated governments or organizations an opportunity to review and, if necessary, suggest updates to the boundaries and attributes (e.g., tract code) of the census tracts in their geographic area under the Participant Statistical Areas Program (PSAP). In addition to census tracts, the program also encompasses the review and update of block groups, census designated places, and census county divisions.

DATES: Written comments must be submitted on or before July 5, 2007.

ADDRESSES: Please direct all written comments on this proposed program to the Director, U.S. Census Bureau, Room 8H001, mail stop 0100, Washington, DC 20233–0101.

FOR FURTHER INFORMATION CONTACT: Requests for additional information on this proposed program should be directed to Michael Ratcliffe, Chief, Geographic Standards and Criteria Branch, Geography Division, U.S. Census Bureau, via e-mail at geo.psap.list@census.gov or telephone at 301–763–3056.

SUPPLEMENTARY INFORMATION:

I. History of Census Tracts

In 1905, Dr. Walter Laidlaw originated the concept of permanent, small geographic areas as a framework for studying change from one decennial census to another in neighborhoods within New York City. For the 1910 Census, eight cities—New York, Baltimore, Boston, Chicago, Cleveland, Philadelphia, Pittsburgh, and St. Louis—delineated census tracts (then termed “districts”) for the first time. No additional jurisdictions delineated census tracts until just prior to the 1930 Census, when an additional ten cities chose to do so. The increased interest in census tracts for the 1930 Census is attributed to the promotional efforts of Howard Whipple Green, who was a statistician in Cleveland, Ohio, and later the chairman of the American Statistical Association’s Committee on Census Enumeration Areas. For more than

1 Includes parishes in Louisiana; boroughs, city and boroughs, census areas, and municipalities in Alaska; independent cities in Maryland, Missouri, Nevada, and Virginia; districts in American Samoa and the U.S. Virgin Islands; municipalities in the Commonwealth of the Northern Mariana Islands; municipios in Puerto Rico; the areas constituting the District of Columbia and Guam. This notice will refer to all these entities collectively as “counties.”