Title: Farm Loan Programs, General Program Administration.
OMB Control Number: 0560–0238.
Expiration Date of Approval: 02/28/2014.
Type of Request: Extension.
Abstract: General Program Administration, as specified in the 7 CFR part 761, contains requirements that are applicable to making and servicing direct loans. Information and collections required are necessary to ensure that applicants meet statutory eligibility requirements, loan funds are used for authorized purposes and the Federal Government’s interest in security is adequately protected.
Specific information collection requirements include financial information in the form of a balance sheet and cash flow projection used in loan making and servicing decisions; information needed to establish joint bank accounts in which loan funds, proceeds derived from the sale of loan security and insurance proceeds may be deposited; collateral pledges from financial institutions when the balance of a supervised bank account will exceed $250,000; and documents that construction plans and specifications comply with state and local building standards.
Estimate of Average Time to Respond: 1.12 per response. The average travel time, which is included in the total annual burden, is estimated to be 1 hour per respondent.
Respondents: Individuals or households, businesses or other for profit and farms.
Estimated Number of Respondents: 94,942.
Estimated Number of Responses per Respondent: 2.4.
Estimated Number of Responses: 225,352.
Estimated Total Annual Burden Hours: 252,944.
We are requesting comments on all aspects of this information collection to help us to:
(1) Evaluate whether the collection of information is necessary for the proper performance of the functions of FSA, including whether the information will have practical utility;
(2) Evaluate the accuracy of the FSA’s estimate of burden including the validity of the methodology and assumptions used;
(3) Enhance the quality, utility, and clarity of the information to be collected; and
(4) Minimize the burden of the collection of the information on those who are to respond, including through the use of appropriate automated, electronic, mechanical or other technological collection techniques or other forms of information technology.
All responses to this notice, including name and addresses when provided, will be summarized and included in the request for OMB approval. All comments will also become a matter of public record.
Signed on August 9, 2013.

Juan M. Garcia,
Administrator, Farm Service Agency.
[FR Doc. 2013–21761 Filed 9–6–13; 8:45 am]
BILLING CODE 4410–05–P

DEPARTMENT OF COMMERCE
Bureau of the Census
[Docket Number 130814715–3715–01]
Bureau of the Census Geographically Updated Population Certification Program (GUPCP)
AGENCY: Bureau of the Census, Department of Commerce.
ACTION: Notice of program reinstatement.
SUMMARY: Effective October 1, 2013, the Bureau of the Census (Census Bureau) will resume processing applications for certified decennial census population and housing unit counts in updated governmental unit boundaries. This service, known as the Geographically Updated Population Certification Program (GUPCP), was suspended on January 1, 2008, to accommodate the taking of the 2010 Census (see Notice of Suspension in the Federal Register Aug. 21, 2007)). The resumption of this service will provide for certification of 2010 Census population and housing unit counts in governmental unit boundaries legally effective after the 2010 Census geographic benchmark date of January 1, 2010. While the program was originally scheduled for reinstatement in the year 2012, resource demands have delayed its relaunch until 2013. Resumption of the program continues a fee-based service that the Census Bureau has provided since the 1970s. Additional program details, including the schedule of fees and application instructions, are accessible on the Census Bureau’s Web site at: www.census.gov/geo/www/certification.
DATES: Effective Date: October 1, 2013.
FOR FURTHER INFORMATION CONTACT: Mr. Darryl Cohen, Population Division, U.S. Census Bureau, 4600 Silver Hill Road, Washington, DC 20233–8800, (301) 763–2419, or email (Darryl.T.Cohen@census.gov).
SUPPLEMENTARY INFORMATION: Following the 1970 decennial census and every decennial census thereafter, the Census Bureau has provided the opportunity for county, local, and tribal governments to obtain certified population and housing unit counts for areas where the boundaries have changed from those used to tabulate the results of the immediately preceding decennial census. These changes occur due to newly created governmental units (incorporations), additions to existing governmental units (annexations), the combination of two existing governmental units (merger), or other circumstances. Such governmental units are established by law for the purpose of implementing specified general- or special-purpose governmental functions; the certification process is available to both. Most governmental units have legally established boundaries and names and have officials (usually elected) who have the power to carry out legally prescribed functions, provide services for residents, and raise revenues. These are commonly referred to as general-purpose governmental units and typically include counties, boroughs, cities, towns, villages, townships, and federally recognized American Indian reservations. Special-purpose governmental units are limited to one function, such as school districts. The Census Bureau is issuing this notice to reinstate the GUPCP as a centralized system for certifying population and housing counts. This service will be a permanent process, but one that will be temporarily suspended during future decennial censuses. Typically, the Census Bureau will suspend this service, and direct its resources to the decennial census, for a total of five years—the two years preceding the decennial census, the decennial census year, and the two years following it. The Census Bureau will issue notices in the Federal Register announcing when it suspends and, in turn, resumes the service.
The Census Bureau first began to certify decennial census population counts for updated governmental unit boundaries in 1972 in response to the request of local governments to establish eligibility for participation in the General Revenue Sharing Program, authorized under Public Law 92–152. At that time, the Census Bureau established a fee-based program, enabling governmental units with annexations to obtain updated decennial census population counts that included the population living in annexed areas. The Census Bureau also received funding.
from the U.S. Department of the Treasury to make those determinations for larger annexations that met prescribed criteria and for newly formed general-purpose governmental units.

The General Revenue Sharing Program ended on September 30, 1986, but the certification program continued into 1988 with support from the Census Bureau. The program was suspended to accommodate the taking of the 1990 decennial census and resumed in 1992. The Census Bureau supported the program through fiscal year 1995 for cities with large annexations and through fiscal year 1996 for newly incorporated places. The program was continued on a fee-basis only until June 1, 1998, at which time it was suspended for the 2000 decennial census (see Notice of Suspension, 63 FR 27706 (May 20, 1998)). At that time, it was stated that the program would resume in three years; however, resumption was delayed by continuing resource demands of the 2000 decennial census. In 2002, the program resumed and continued until January 1, 2008, when it was suspended to accommodate the taking of the 2010 Census (see 72 FR 46602 (Aug. 21, 2007)).

Although there is no legal requirement that the Census Bureau provide this service, there is a demand by governmental units for 2010 Census population and housing counts certified to reflect boundary updates or the formation of new governmental units dated after January 1, 2010, (the legally effective date for boundaries used in tabulating the 2010 Census). Title 13, United States Code (U.S.C.), Section 8, allows the Census Bureau to continue this program by providing certain statistical materials (certified population and housing counts) upon payment of costs for the service. The Census Bureau is the sole provider of this service, which is based on processing individual 2010 Census enumeration records protected by the confidentiality restrictions of Title 13, U.S.C.

A geographically updated population certification from the Census Bureau confirms that an official population count is an accurate rebalancing of the 2010 Census population as configured for the new boundaries. A population certification may be needed for many reasons. For example, general-purpose governments may be required by state law to produce a Census Bureau population certification for funds disbursement from their respective states, or federally sponsored programs may require or honor a Census Bureau population certification for program eligibility. Special-purpose governmental units also may need official certification of census population and housing counts for other purposes.

The Census Bureau is reinstating a fee-based program that will use current geographic and demographic programs to support customer requests. The final fee structure will reflect variations in resources needed to meet customer requirements for certifications of standard governmental units, and will be posted on the Census Bureau’s Web site at: www.census.gov/mso/www/certification. The fees will depend on the extent of geographic processing tasks required to complete the certification request and on the urgency of the request. There are two types of fees, based upon whether the population certificate is generated through an annually scheduled geographic update process, or is expedited in order to meet customer needs. Requests for certifications must contain information on Form BC–1869(EF), “Request for Geographically Updated Official Population Certification” (see the Census Bureau’s Web site, www.census.gov/mso/www/certification). Local governments may submit requests for certifications on Form BC–1869(EF) to the Census Bureau by email at Clmso.Certify.List@census.gov or via fax at (301) 763–3842. Form BC–1869(EF) will be available on the Census Bureau’s Web site at: http://www.census.gov/mso/www/certification. A letter or email communication requesting the service without Form BC–1869(EF) will be accepted only if it contains the information necessary to complete a Form BC–1869(EF).

Paperwork Reduction Act

Notwithstanding any other provision of law, no person is required to respond to, nor shall a person be subject to a penalty for failure to comply with, a collection of information subject to the requirements of the Paperwork Reduction Act (PRA), Title 44, U.S.C., Chapter 35, unless that collection of information displays a current Office of Management and Budget control number. This notice does not represent a collection of information and is not subject to the PRA’s requirements. The form referenced in the notice, Form BC–1869(EF), will collect only information necessary to process a certification request. As such, it is not subject to the PRA’s requirements.

Dated: August 29, 2013.

John H. Thompson,
Director, Bureau of the Census.

[FR Doc. 2013–21736 Filed 9–5–13; 8:45 am]

BILLING CODE 3510–07–P

DEPARTMENT OF COMMERCE

International Trade Administration

[A–201–836]


AGENCY: Import Administration, International Trade Administration, Department of Commerce.

SUMMARY: The Department of Commerce (the Department) is conducting an administrative review of the antidumping duty order on light-walled rectangular pipe and tube (LWR pipe and tube) from Mexico. The period of review (POR) is August 1, 2011, through July 31, 2012. The review covers three producers or exporters of subject merchandise, Regiomontana de Perfiles y Tubos S.A. de C.V. (Regiopytsa), Maquilacero S.A. de C.V. (Maquilacero), and Nacional de Acero S.A. de C.V. (NASA). For these preliminary results, we have found that Regiopytsa has sold subject merchandise at less than normal value during the POR and that Maquilacero has not sold subject merchandise at less than normal value during the POR. For NASA, we are rescinding this administrative review. Interested parties are invited to comment on these preliminary results.

DATES: Effective Date: September 6, 2013.

FOR FURTHER INFORMATION CONTACT: Brian Davis or David Cordell, AD/CVD Operations, Office 7, Import Administration, International Trade Administration, U.S. Department of Commerce, 14th Street and Constitution Avenue NW., Washington, DC 20230; telephone: (202) 482–7924 or (202) 482–0408, respectively.

SUPPLEMENTARY INFORMATION:

Scope of the Order

The merchandise subject to the order is certain welded carbon-quality light-walled steel pipe and tube, of rectangular (including square) cross section, having a wall thickness of less than 4 mm. The welded carbon-quality rectangular pipe and tube subject to the order is currently classified under the

1 See Decision Memorandum for the Preliminary Results of Antidumping Duty Administrative Review: Light-Walled Rectangular Pipe and Tube from Mexico, 2011–2012" from Gary Taverner, Senior Advisor for Antidumping and Countervailing Duty Operations, to Paul Piquado, Assistant Secretary for Import Administration, dated concurrently with this notice (Preliminary Decision Memorandum), for a complete description of the scope of the order.