Needs and Uses: The Redistricting Data Program (RDP) is one of many voluntary programs that collects boundaries to update the U.S. Census Bureau's geographic database of addresses, streets, and boundaries. The Census Bureau uses its geographic database to link demographic data from surveys and the decennial census to locations and areas, such as cities, congressional and legislative districts, and counties. To tabulate statistics by localities, the Census Bureau must have accurate addresses and boundaries.

Specifically, the RDP provides states the opportunity to delineate voting districts and to suggest census block boundaries for use in the 2020 Census redistricting data tabulations (Pub. L. 94–171 Redistricting Data File). In addition, the RDP periodically collects state legislative and congressional district boundaries if they are changed by the states. After the 2020 Census, states may use 2020 data tabulated for census blocks, voting districts, and possibly other geographic areas such as cities, counties, etc., as considerations when they draw their new congressional and legislative district boundaries. States are the only authority that can choose where and how to draw their boundaries. The boundaries collected in the RDP and other geographic programs will create census blocks, which are the building blocks for all Census Bureau geographic boundaries. While the geographic programs differ in requirements, time frame, and participants, the RDP and the other geographic programs all follow the same basic process:

1. The Census Bureau invites eligible participants to the program. For the RDP, the Census Bureau invites non-partisan state liaisons appointed by the legislative majority and minority

leadership of each state.

2. If they elect to participate in the program, participants receive a digital copy of the boundaries the Census Bureau has on file. Participants review the boundaries and update them if needed. RDP participants can choose to review and provide their boundary updates using a free customized mapping software, or their own mapping software.

3. Participants return their updates to

the Census Bureau.

4. The Census Bureau updates their geographic database with boundary updates from participants.

5. The Census Bureau uses the newly updated boundaries and addresses to tabulate statistics.

The Census Bureau is requesting a clearance to continue the RDP. As the current Office of Management and Budget (OMB) Control Number 0607–0988 will expire in November 2021, the new clearance will allow the Census Bureau to provide RDP-specific materials, burden hours, and procedures to the 52 state liaisons to complete Phase 4: Collection of Post 2020 Census Redistricting Data Plans and Phase 5: Review of the 2020 Census RDP and Recommendations for the 2030 RDP. The RDP is executed under the provisions of Title 13, Section 141(c) of the United States Code (U.S.C.).

Under the provisions of Public Law 94-171, as amended (Title 13, United States Code (U.S.C.), Section 141(c)), the Secretary of Commerce, who designates this responsibility to the Director of the Census Bureau, is required to provide the officers or public bodies having initial responsibility for the legislative apportionment or districting of each state with the opportunity to specify geographic areas (e.g., Voting Districts (wards and election precincts), congressional and state legislative districts, and census blocks) for which they wish to receive decennial census population counts for the purpose of reapportionment or redistricting and to deliver those counts in a timely manner.

The Census Bureau issued invitation letters by mail (U.S. Postal Service) and follow-up emails to the officers or public bodies having initial responsibility for legislative reapportionment and redistricting. The 50 states, the District of Columbia, and the Commonwealth of Puerto Rico designated non-partisan liaisons to serve as the primary point of contact with the Census Bureau on the 2020 Census RDP.

Phase 1: Block Boundary Suggestion Project was conducted and completed in fiscal years 2015 through 2017.

Phase 2: The Voting District Project was conducted and completed in fiscal

years 2018 through 2020.

Phase 3: Delivery of the 2020
Decennial Census Redistricting Data
was originally scheduled for completion
on April 1, 2021. Due to COVID–19related delays and prioritizing the
delivery of the apportionment results,
the Census Bureau completed delivery
of the redistricting data to all states and
state equivalents on August 12, 2021
and again in more usable format on
September 16, 2021.

Phase 4: Collection of Post Census Redistricting Data Plans. Between January 2022 and July 2022, the Census Bureau will solicit from each state the newly drawn 118th Congressional Districts and State Legislative Districts. This effort will occur every two years in advance of the 2030 Census to update these boundaries with new or changed plans. A verification phase will occur with each update.

Phase 5: Review of the 2020 Census RDP and Recommendations for the 2030 Census RDP (2020 post-data collection). As the final phase of the 2020 Census RDP, the Census Bureau will work with the states to conduct a thorough review of the RDP. The intent of this review, and the final report that results, is to provide guidance to the Secretary and the Census Bureau Director in planning the 2030 Census RDP.

No changes have been made since the RDP 60-day notification was published on Friday, May 07, 2021, Vol. 86, No. 87, pages 24582–24584.

Affected Public: All 50 states, the District of Columbia, and the Commonwealth of Puerto Rico.

Frequency: Every 10 years. Respondent's Obligation: Voluntary. Legal Authority: Public Law 94–171, as amended (Title 13, United States Code (U.S.C.), Section 141(c)).

This information collection request may be viewed at www.reginfo.gov. Follow the instructions to view the Department of Commerce collections currently under review by OMB.

Written comments and recommendations for the proposed information collection should be submitted within 30 days of the publication of this notice on the following website www.reginfo.gov/public/do/PRAMain. Find this information collection by selecting "Currently under 30-day Review—Open for Public Comments" or by using the search function and entering either the title of the collection or the OMB Control Number 0607–0988.

Sheleen Dumas,

Department PRA Clearance Officer, Office of the Chief Information Officer, Commerce Department.

[FR Doc. 2021–20512 Filed 9–21–21; 8:45 am] BILLING CODE 3510–07–P

DEPARTMENT OF COMMERCE

International Trade Administration [Docket No. ITA-2021-0004]

Healthcare Services Sector Export Market Landscape

AGENCY: International Trade Administration, U.S. Department of Commerce.

ACTION: Notice of request for public comments.

SUMMARY: The U.S. Department of Commerce (Commerce) seeks to support U.S. private-sector businesses and organizations engaged in export

activities. As technologies and global needs evolve, Commerce must stay apprised of trends and changes to provide effective support to the private sector. Additionally, knowledge of challenges and gaps in support provided is critical to strengthening the United States' export potential. This notice is a general solicitation of comments from the public to assist Commerce's International Trade Administration (ITA) in gaining a better understanding from the public about the current state of, and future prospects for, the healthcare services sector in international markets.

DATES: Comments will be considered on a rolling basis but are due no later than 5 p.m. Eastern Time on November 8, 2021.

ADDRESSES: You may submit comments, identified by ITA-2021-0004, by either of the following methods:

- Online Submission (Strongly Preferred): Submit all electronic public comments via the Federal e-Rulemaking Portal. Go to https://www.regulations.gov and enter ITA—2021—0004 in the Search box. Click on the "Comment" icon, complete the required fields, and enter or attach your comments.
- Email: healthcareservices@ trade.gov. Comments submitted by email should be machine-readable and should not be copy-protected.

Due to COVID—19 building closures, we are temporarily not accepting comments by mail. However, if you are unable to comment via regulations.gov, you may contact healthcareservices@trade.gov for instructions on submitting your comment.

Comments sent by any other method, to any other address or individual, or received after the end of the comment period may not be considered by ITA. All comments received are a part of the public record and will generally be posted for public viewing on http://www.regulations.gov/ITA-2021-0004 without change. For access to the docket to read background documents or comments received, go to http://www.regulations.gov/ITA-2021-0004.

All submissions received must include the agency name and docket number for this notice. Commenters should include the name of the person or organization filing the comment. All personal identifying information (for example, name, address) voluntarily submitted by the commenter may be publicly accessible. ITA will not accept anonymous comments.

For those seeking to submit confidential business information (CBI) for Government use only, please clearly mark such submissions as CBI and submit an accompanying redacted version to be made public. CBI comments can be submitted either through http://www.regulations.gov/ITA-2021-0004 (strongly preferred) or by email.

FOR FURTHER INFORMATION CONTACT:

Karen Grunstra, International Trade Administration, at healthcareservices@ trade.gov or (202) 482–4431. Please direct media inquiries to ITA's Office of Public Affairs (202) 482–3809 or publicaffairs@trade.gov.

SUPPLEMENTARY INFORMATION:

Background: ITA's export promotion programs play a critical role in addressing challenges and filling gaps in currently offered services. As market conditions constantly change and challenges for U.S. exporters evolve, it is important to gather additional information. The information solicited by this notice will be used in support of ITA's core mission to create prosperity by strengthening the international competitiveness of U.S. industry, promoting trade and investment, and ensuring fair trade and compliance with trade laws and agreements. This mission arises from the authority of the Secretary of Commerce to "foster, promote, and develop the foreign and domestic commerce of the United States" pursuant to 15 U.S.C. 1512, and to "draw the attention of private enterprises to opportunities for investment and development . . ." around the world pursuant to the Foreign Assistance Act of 1961 and Executive Order 12163, dated September 29, 1979. To help develop its priorities and ensure coordination among its programs, ITA is seeking information on international healthcare services market strengths and growth potential, as well as policy and regulatory challenges in the healthcare services sector, including but not limited to the following elements.

Scope: Healthcare services is a broad term that can encompass a range of solutions used to address a variety of healthcare issues. For the purpose of this request for public comment, ITA is focused on both established and emerging services that are being used to address and treat various healthcare needs in different international markets. This notice serves as a general solicitation for public comment and as an initial step in improving ITA's understanding of the current services exports landscape. The information sought can be organized into the following broad categories:

(1) Current global market conditions in regard to healthcare services;

- (2) Related needs for healthcare services exports that affect success in international markets;
- (3) The effectiveness of the assistance ITA already offers and ideas for activities not currently offered.

Request for Written Comments

Instructions: This notice is a general solicitation for public comments and further sets forth topics for discussion and comment. ITA seeks broad input from all interested stakeholdersincluding U.S. industry, researchers, academia, and civil society—on the international healthcare services sector. Commenters may provide information related to any or all of the following, or to any other aspect of the healthcare services sector that they consider relevant. To the extent commenters choose to respond to the specific questions asked, responses may be formatted as the commenter prefers.

- A. Prospects for the Provision of International Healthcare Services
- 1. With respect to healthcare services and healthcare services technology outside of the United States:
- a. Which markets present the greatest potential for growth in healthcare services exports, and what services or enabling technologies are most in demand in these markets?
- b. Which countries offer the most competition in the sector, and in which services or enabling technologies?
- c. What trade barriers exist, and what regulatory, standards, or other market condition changes would be most significant in facilitating U.S. healthcare services exports?
- d. How are healthcare services sold in international markets, *e.g.*, through government procurement, directly to medical professionals, directly to private consumers, etc.?

B. Complementary Needs

- 1. When examining which international export markets to enter, please explain the importance of the following:
- a. How do local licensing requirements and/or other certifications affect the ability to operate in various international markets?
- b. How important is the education/ training of international personnel to success in exporting healthcare services and why?
- c. When entering a market, how do exporters find local representatives and employees (*i.e.*, doctors, nurses, trained project managers, etc.), and how dependent are service offerings on finding suitable local partners?

C. ITA Support

- 1. To what extent would the following ITA activities assist exporters of healthcare services:
- a. How would ITA's collaboration directly with foreign governments to improve market preconditions and address market-specific challenges be useful?
- b. How would ITA's implementation of U.S. export promotion activities, including those already offered such as trade missions or match-making activities, be useful?
- c. What activities not currently offered would be helpful to U.S. exporters?

Monica Gorman,

Deputy Assistant Secretary, Manufacturing, Industry & Analysis, International Trade Administration.

[FR Doc. 2021–20444 Filed 9–21–21; 8:45 am] BILLING CODE 3510–DR–P

DEPARTMENT OF COMMERCE

National Oceanic and Atmospheric Administration

Agency Information Collection Activities; Submission to the Office of Management and Budget (OMB) for Review and Approval; Comment Request; List of Gear by Fisheries and Fishery Management Council

The Department of Commerce will submit the following information collection request to the Office of Management and Budget (OMB) for review and clearance in accordance with the Paperwork Reduction Act of 1995, on or after the date of publication of this notice. We invite the general public and other Federal agencies to comment on proposed, and continuing information collections, which helps us assess the impact of our information collection requirements and minimize the public's reporting burden. Public comments were previously requested via the Federal Register on April 21, 2021, (86 FR 20665) during a 60-day comment period. This notice allows for an additional 30 days for public

Agency: National Oceanic & Atmospheric Administration (NOAA), Commerce.

Title: List of Gear by Fisheries and Fishery Management Council. OMB Control Number: 0648–0346. Form Number(s): None. Type of Request: Regular submission. Number of Respondents: 1. Average Hours per Response: 1. Total Annual Burden Hours: 0.33.

Needs and Uses: This request is for an extension of a currently approved information collection by the NOAA's National Marine Fisheries Service. Office of Sustainable Fisheries. Under the provisions of the Magnuson-Stevens Fishery and Conservation and Management Act (Magnuson-Stevens Act) [16 U.S.C. 1801 et seq.], as amended by the Sustainable Fisheries Act [Pub. L. 104–297], the Secretary of Commerce (Secretary) is required to publish a list of all fisheries under authority of each Regional Fishery Management Council (Council) and all such fishing gear used in such fisheries (see section 305(a) of the Magnuson-Stevens Act). The list has been published and appears in 50 CFR part 600.725(v). Any person wishing to use gear not on the list, or engage in a fishery not on the list, must provide the appropriate Council or the Secretary, in the case of Atlantic highly migratory species, with 90 days of advance notice. If the Secretary takes no action to prohibit such a fishery or use of such a gear, the person may proceed.

Affected Public: Business or other forprofit organizations.

Frequency: As needed.

Respondent's Obligation: Mandatory. Legal Authority: Magnuson-Stevens Act.

This information collection request may be viewed at www.reginfo.gov. Follow the instructions to view the Department of Commerce collections currently under review by OMB.

Written comments and recommendations for the proposed information collection should be submitted within 30 days of the publication of this notice on the following website www.reginfo.gov/public/do/PRAMain. Find this particular information collection by selecting "Currently under 30-day Review—Open for Public Comments" or by using the search function and entering either the title of the collection or the OMB Control Number 0648–0346.

Sheleen Dumas,

Department PRA Clearance Officer, Office of the Chief Information Officer, Commerce Department.

[FR Doc. 2021–20490 Filed 9–21–21; 8:45 am]

BILLING CODE 3510-22-P

DEPARTMENT OF COMMERCE

National Oceanic and Atmospheric Administration

[RTID 0648-XB335]

Magnuson-Stevens Act Provisions; Fisheries of the Northeastern United States; Northeast Multispecies Fishery; Approved Monitoring Service Providers

AGENCY: National Marine Fisheries Service (NMFS), National Oceanic and Atmospheric Administration (NOAA), Commerce.

ACTION: Notification of approved monitoring service providers.

SUMMARY: NMFS has approved an additional company to provide Northeast multispecies sector electronic monitoring services in fishing years 2021 and 2022. Regulations implementing the Northeast Multispecies Fishery Management Plan require at-sea and electronic monitoring companies to apply to, and be approved by, NMFS in order to be eligible to provide monitoring services to sectors. This action will allow sectors to contract for at-sea and electronic monitoring services with any of the approved service providers for fishing years 2021 and 2022.

ADDRESSES: The list of NMFS-approved sector monitoring service providers is available at: https://www.fisheries.noaa.gov/resource/data/observer-providers-northeast-and-mid-atlantic-programs.

FOR FURTHER INFORMATION CONTACT:

Claire Fitz-Gerald, Fishery Policy Analyst, (978) 281–9255, email Claire.Fitz-Gerald@noaa.gov.

SUPPLEMENTARY INFORMATION: The Northeast Multispecies Fishery Management Plan includes a requirement for industry-funded monitoring of catch by sector vessels. Sectors must contract with independent third-party service providers to provide at-sea and/or electronic monitoring services to their vessels. In order to provide at-sea or electronic monitoring services to sectors, monitoring companies must apply to, and be approved by, NMFS. The regulations at 50 CFR 648.87(b)(4) describe the criteria for approval of at-sea and electronic monitoring service providers. We approve service providers based on: (1) Completeness and sufficiency of applications; and (2) determination of the applicant's ability to meet the performance requirements of a sector monitoring service provider. Once approved, service providers must meet