DEPARTMENT OF COMMERCE

Submission for OMB Review; Comment Request

The Department of Commerce will submit to the Office of Management and Budget (OMB) for clearance the following proposal for collection of information under the provisions of the Paperwork Reduction Act (44 U.S.C. chapter 35).

Agency: U.S. Census Bureau. Title: 2010 Census Coverage Measurement, Person Interview and Person Interview Reinterview.

Form Number(s): All data will be collected using automated instruments on computers.

OMB Control Number: None. Type of Request: New collection. Burden Hours: 99.619.

Number of Respondents: 362,250. Average Hours per Response: 15 minutes.

Needs and Uses: The U.S. Census Bureau requests authorization from the Office of Management and Budget to conduct the Census Coverage Measurement (CCM) Person Interview (PI) and Person Interview Reinterview (PIRI) operations as part of the 2010 Census. The CCM program will provide estimates of net coverage error and components of coverage error (omissions and erroneous enumerations) for housing units and persons in housing units. The data collection and matching methodologies for previous coverage measurement programs were designed only to measure net coverage error, which reflects the difference between omissions and erroneous inclusions.

The 2010 CCM will be comprised of two samples selected to measure census coverage of housing units and the household population: The population sample (P sample) and the enumeration sample (E sample). The primary sampling unit is a block cluster, which consists of one or more contiguous census blocks. The P sample is a sample of housing units and persons obtained independently from the census for a sample of block clusters. The E sample is a sample of census housing units and enumerations in the same block cluster as the P sample. The results of the housing unit matching operations will be used to determine which CCM and Census addresses will be eligible to go to the CCM Person Interview (PI) Operation. The PI Operations will contain approximately 362,250 sample addresses. The Person Interview Reinterview Operation will be a sample of those cases with an estimate 36,225 sample addresses.

The automated PI instrument will be used to collect the following information for persons in housing units only:

- 1. Roster of people living at the housing unit at the time of the CCM PI Interview.
- 2. Census Day (April 1, 2010) address information from people who moved into the sample address since Census Day.
- 3. Other addresses where a person may have been counted on Census Day.
- 4. Other information to help us determine where a person should have been counted as of Census Day (relative to Census residence rules). For example, enumerators will probe for persons who might have been left off the household roster; ask additional questions about persons who moved from another address on Census Day to the sample address; collect additional information for persons with multiple addresses; and collect information on the addresses of other potential residences for household members.
- 5. Demographic information for each person in the household on Interview Day or Census Day, including name, date of birth, sex, race, Hispanic origin, and relationship.
- 6. Name and above information for any person who has moved out of the sample address since Census Day (if known).

We also will conduct a quality control operation—PI Reinterview (PIRI) on 10 percent of the PI cases. The purpose of the operation is to confirm that the PI enumerator conducted a PI interview with an actual household member or a valid proxy respondent and conduct a full person interview when falsification is suspected. If PIRI results indicate falsified information by the original enumerator, all cases worked by the original enumerator are reworked by reassigning the cases to a different PI enumerator.

Affected Public: Individuals or households.

Frequency: One time.

Respondent's Obligation: Mandatory.

Legal Authority: Title 13, United

States Code, Sections 141 and 193.

OMB Deek Officer: Brian Harris-

OMB Desk Officer: Brian Harris-Kojetin, (202) 395–7314.

Ćopies of the above information collection proposal can be obtained by calling or writing Diana Hynek, Departmental Paperwork Clearance Officer, (202) 482–0266, Department of Commerce, Room 7845, 14th and Constitution Avenue, NW., Washington, DC 20230 (or via the Internet at dhynek@doc.gov).

Written comments and recommendations for the proposed information collection should be sent within 30 days of publication of this notice to Brian Harris-Kojetin, OMB Desk Officer either by fax (202–395–7245) or e-mail (bharrisk@omb.eop.gov).

Dated: November 18, 2009.

Glenna Mickelson,

Management Analyst, Office of the Chief Information Officer.

[FR Doc. E9–28097 Filed 11–23–09; 8:45 am] BILLING CODE 3510–07–P

DEPARTMENT OF COMMERCE

National Oceanic and Atmospheric Administration

RIN 0648-XR39

Endangered and Threatened Species; Recovery Plans

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

ACTION: Extension of public comment period.

SUMMARY: On October 7, 2009, we, NMFS, announced the release of the Draft Central Valley Salmon and Steelhead Recovery Plan (Draft Plan) for public review and comment. The Draft Plan addresses the Sacramento River winter-run Chinook salmon (Oncorhynchus tshawytscha) Evolutionarily Significant Unit (ESU), the Central Valley spring-run Chinook salmon (O. tshawytscha) ESU, and the Distinct Population Segment (DPS) of Central Valley Steelhead (Oncorhynchus mykiss). NMFS is soliciting review and comment from the public and all interested parties on the Draft Plan. As part of that proposal, we provided a 60day comment period, ending on December 5, 2009. We have received requests for an extension of the public comment period. In response to these requests, we are extending the comment period for the proposed action an additional 60 days.

DATES: Information and comments on the subject action must be received by February 3, 2009.

ADDRESSES: Please send written comments to Brian Ellrott, National Marine Fisheries Service, 650 Capitol Mall, Suite 8–300, Sacramento, CA 95816. Comments may also be submitted by e-mail to: CentralValleyPlan.SWR@noaa.gov. Include in the subject line of the e-mail comment the following identifier: Comments on Central Valley Salmon and Steelhead Draft Plan. Comments may be submitted via facsimile (fax) to (916) 930–3629.

Persons wishing to review the Draft Plan can obtain an electronic copy (i.e., CD-ROM) from Aimee Diefenbach by calling (916) 930–3600 or by e-mailing a request to aimee.diefenbach@noaa.gov with the subject line "CD-ROM Request for Central Valley Salmon and Steelhead Recovery Draft Plan." Electronic copies of the Draft Plan are also available online on the NMFS website http://swr.nmfs.noaa.gov/recovery/cent-val.htm.

FOR FURTHER INFORMATION CONTACT:

Howard Brown, NMFS Sacramento River Basin Branch Chief at (916) 930– 3608 or Brian Ellrott at (916) 930–3612.

SUPPLEMENTARY INFORMATION:

Background

On October 7, 2009, we published a Notice of Availability of the Draft Central Valley Salmon and Steelhead Recovery Plan (Draft Plan) for public review and comment (74 FR 51553). The Draft Plan addresses the Sacramento River winter-run Chinook salmon (Oncorhynchus tshawytscha) Evolutionarily Significant Unit (ESU), the Central Valley spring-run Chinook salmon (O. tshawytscha) ESU, and the Distinct Population Segment (DPS) of Central Valley Steelhead (Oncorhynchus mykiss). NMFS is soliciting review and comment from the public and all interested parties on the Draft Plan. As part of that proposal, we provided a 60day comment period, ending on December 5, 2009. Public meetings were held in Chico, CA and Sacramento, CA on October 20 and 21, respectively. We have received requests for an extension of the public comment period. In response to these requests, we are extending the comment period for the proposed action an additional 60 days. Information and comments must be received by February 3, 2009.

Authority: 16 U.S.C. 1531 et seq.

Dated: November 18, 2009.

Angela Somma,

Chief, Endangered Species Division, Office of Protected Resources, National Marine Fisheries Service.

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DEPARTMENT OF COMMERCE

International Trade Administration [A–570–904]

Certain Activated Carbon From the People's Republic of China: Extension of Time Limits for Preliminary Results of the Second Antidumping Duty Administrative Review

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

EFFECTIVE DATE: November 24, 2009.

FOR FURTHER INFORMATION CONTACT:

Robert Palmer, AD/CVD Operations, Office 9, Import Administration, International Trade Administration, U.S. Department of Commerce, 14th Street and Constitution Avenue, NW, Washington DC 20230; telephone: (202) 482–9068.

SUPPLEMENTARY INFORMATION:

Background

On May 29, 2009, the Department of Commerce ("the Department") published in the **Federal Register** a notice of initiation of an administrative review of the antidumping duty order on certain activated carbon from the People's Republic of China ("PRC") covering the period April 1, 2008, through March 31, 2009. See Initiation of Antidumping and Countervailing Duty Administrative Reviews, 74 FR 25711 (May 29, 2009).

On August 10, 2009, the Department selected two mandatory respondents in the above–referenced administrative review pursuant to section 777A(c)(2)(B) of the Tariff Act of 1930, as amended ("the Act"). See Memorandum to James C. Doyle, Director, Office 9, from Katie Marksberry, Case Analyst, RE: Antidumping Duty Administrative Review of Certain Activated Carbon from the People's Republic of China: Selection of Respondents for Individual Review, dated August 10, 2009.

On August 19, 2009, one of the two original mandatory respondents filed a letter with the Department withdrawing its request for a review. See Letter from Calgon Carbon Tianjin Co., Ltd. ("CCT") to the Department regarding Activated Carbon from the PRC–Withdrawal of Request for Administrative Review, dated August 19, 2009. On August 21, 2009, Petitioners¹ filed a letter withdrawing their request for review of CCT. See Letter from Petitioners to the Department regarding Second Administrative Review of the Antidumping Duty Order on Certain

Activated Carbon from the PRC (August 21, 2009). Therefore, on September 18, 2009, we selected Ningxia Huahui Activated Carbon Co., Ltd. ("Huahui") as a mandatory respondent. See Memorandum to James C. Dovle, Director, Office 9, through Catherine Bertrand, Program Manager, Office 9, from Katie Marksberry, Case Analyst, Office 9 RE: Antidumping Duty Administrative Review of Certain Activated Carbon from the People's Republic of China: Selection of Additional Mandatory Respondent, dated September 18, 2009. The preliminary results of this administrative review are currently due on December 31, 2009.

Statutory Time Limits

Section 751(a)(3)(A) of the Act requires the Department to issue the preliminary results of an administrative review within 245 days after the last day of the anniversary month of an order for which a review is requested. Consistent with section 751(a)(3)(A) of the Act, the Department may extend the 245-day period to 365 days if it is not practicable to complete the review within a 245-day period.

Extension of Time Limit of Preliminary Results

The preliminary results are currently due on December 31, 2009. This administrative review covers two mandatory respondents, one of whom has numerous suppliers which requires the Department to gather and analyze a significant amount of information pertaining to each supplier's manufacturing methods. Moreover, because the department selected Huahui after the request for review was withdrawn for CCT, the receipt of Huahui's initial questionnaire is within close proximity of the unextended preliminary results. The current due date does not afford the Department adequate time to gather, analyze, request supplementary information, and allow parties to comment and provide information on appropriate surrogate values regarding Huahui's responses.

Therefore, in accordance with section 751(a)(3)(A) of the Act, the Department finds that it is not practicable to complete the preliminary results within the original time period and thus the Department is extending the time limit for issuing the preliminary results by 120 days until April 30, 2010. The final results continue to be due 120 days after the publication of the preliminary results.

This notice is published pursuant to sections 751(a)(3)(A) and 777(i)(1) of the Act and 19 CFR 351.213(h)(2).

 $^{^{1}\,\}mathrm{Calgon}$ Carbon Corporation and Norit Americas Inc. ("Petitioners").