

public may call this number and listen to the meeting. Callers can expect to incur charges for calls not initiated using the supplied call-in number or over wireless lines and the Commission will not refund any incurred charges. Callers will incur no charge for calls using the call-in number over land-line connections. Persons with hearing impairments may also follow the proceedings by first calling the Federal Relay Service at 1-800-977-8339 and providing the Service with the conference call number and access code.

To ensure that the Commission secures an appropriate number of lines for the public, persons are asked to register by contacting Philip Montez, Director of the Western Regional Office, 213-894-3437 (TDD 213-894-3435), by 3 p.m. on Thursday, May 8, 2003.

The meeting will be conducted pursuant to the provisions of the rules and regulations of the Commission.

Dated at Washington, DC, April 24, 2003.

**Ivy L. Davis,**

*Chief, Regional Programs Coordination Unit.*

[FR Doc. 03-11289 Filed 5-6-03; 8:45 am]

**BILLING CODE 6335-01-P**

## DEPARTMENT OF COMMERCE

### Submission for OMB Review; Comment Request

DOC has submitted 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:* Annual Survey of Local Government Finance (School Systems).

*Form Number(s):* F-33, F-33-1, F-33-L1, F-33-L2, F-33-L3.

*Agency Approval Number:* 0607-0700.

*Type of Request:* Revision of a currently approved collection.

*Burden:* 4,038 hours.

*Number of Respondents:* 4,180.

*Avg Hours Per Response:* One hour.

*Needs and Uses:* The U.S. Census Bureau requests continued Office of Management and Budget clearance of the data collection for the Annual Survey of Local Government Finances (School Systems). Recently, as exemplified by the reauthorization of the Elementary Secondary Education Act (ESEA) by the No Child Left Behind Act (NCLB), there has been an increased interest in improving the Nation's public schools. One result of this intensified interest has been a significant increase in the demand for

school finance data. Some areas in which data users have shown an increased interest are embodied in the central points of the No Child Left Behind Act. Included among these points are: the requirement that each state develop a statewide accountability system to ensure that every child meets the highest possible standards; Federal grants to implement programs to improve children's reading achievement through the Reading First initiative; public school choice provisions to allow children in low performing schools to transfer to a better public school; new opportunities and assistance for professional development for current educators and administrators; Federal assistance for classroom technology investment to ensure every student will become technologically-literate; and budget increases for the Title I program that provides funds to America's most needy public schools.

There has also been heightened awareness of the inequalities in funding public education, as evidenced by the increasing number of court cases which challenge the equity of many state formulas that disperse monies to public school systems. Increased interest at the Federal Government level for addressing fiscal disparities has been shown by proposals currently before the Congress that would greatly change how Federal funds are dispersed.

The Census Bureau's school finance data set for local education agencies is the only nationwide source for public school system finance data. We collect education finance data as part of our Annual Survey of State and Local Government Finances. This survey is the only comprehensive source of public fiscal data collected on a nationwide scale using uniform definitions, concepts and procedures.

We are requesting minor modifications to one of the forms used in this collection.

*Affected Public:* State, local, or Tribal government.

*Frequency:* Annually.

*Respondent's Obligation:* Voluntary.

*Legal Authority:* Title 13 U.S.C., Sections 161 and 182.

*OMB Desk Officer:* Susan Schechter, (202) 395-5103.

Copies 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 6625, 14th and Constitution Avenue, NW., Washington, DC 20230 (or via the Internet at [dhynek@doc.gov](mailto:dhynek@doc.gov)).

Written comments and recommendations for the proposed

information collection should be sent within 30 days of publication of this notice to Susan Schechter, OMB Desk Officer either by fax (202-395-7245) or e-mail ([susan\\_schechter@omb.eop.gov](mailto:susan_schechter@omb.eop.gov)).

Dated: May 1, 2003.

**Madeleine Clayton,**

*Management Analyst, Office of the Chief Information Officer.*

[FR Doc. 03-11239 Filed 5-6-03; 8:45 am]

**BILLING CODE 3510-07-P**

## DEPARTMENT OF COMMERCE

### Census Bureau

#### 2004 Census Test Other Living Quarters Validation Questionnaire

**ACTION:** Proposed collection; comment request.

**SUMMARY:** The Department of Commerce, as part of its continuing effort to reduce paperwork and respondent burden, invites the general public and other Federal agencies to take this opportunity to comment on proposed and/or continuing information collections, as required by the Paperwork Reduction Act of 1995, Public Law 104-13 (44 U.S.C. 3506(c)(2)(A)).

**DATES:** Written comments must be submitted on or before July 7, 2003.

**ADDRESSES:** Direct all written comments to Diana Hynek, Departmental Paperwork Clearance Officer, Room 6625, 14th and Constitution Avenue, NW., Washington, DC 20230 (or via the Internet at [dhynek@doc.gov](mailto:dhynek@doc.gov)).

#### FOR FURTHER INFORMATION CONTACT:

Requests for additional information or copies of the information collection instrument and instructions should be directed to Sharon Schoch, U.S. Census Bureau, Building 2, Room 2102, Washington, DC 20233-9200, telephone number (301) 763-8272.

#### SUPPLEMENTARY INFORMATION:

##### I. Abstract

The Census Bureau must provide everyone in the United States the opportunity to be counted, including persons who do not live in conventional housing units. In Census 2000, the Census Bureau implemented a comprehensive set of procedures to enumerate persons who live or stay in group quarters (GQ) such as nursing homes, college dormitories, jails, and shelters. In order to count these persons, the Census Bureau developed a list of GQs—living quarters other than conventional housing units.

Prior to the Census 2000 enumeration of persons living in group quarters, the Census Bureau conducted the Special Place Facility Questionnaire operation to develop an inventory of special place/group quarters facilities. This operation was designed to identify, verify, classify, and obtain pertinent enumeration information about every special place (SP—*See* Definition of Terms) and all group quarters associated with it.

As part of ongoing Census 2010 planning, the Census Bureau has scheduled a test in 2004, which includes a new operation, Group Quarters Validation (GQV). The goal of this new operation is to improve the enumeration of the group quarters population in the next decennial census. In order to accomplish this goal, we are developing new procedures to verify and update the existing Census 2000 GQ inventory as corrected by the Count Question Resolution (CQR—*See* Definition of Terms) program. In addition, GQV will attempt to properly classify other places with housing units that may be difficult to classify or that require special procedures such as hotels/motels and assisted living facilities. There are two test sites for the 2004 Test Census GQV operation—Queens, NY, and three rural counties in Georgia (Colquitt, Tift, and Thomas). The universe of GQV cases or addresses will be developed differently for each site.

## II. Method of Collection

The universe for the Queens, NY test site will include all addresses identified previously as Other Living Quarters (OLQ—*See* Definition of Terms) during an earlier 2004 Census Test Address Canvassing (AC—*See* Definition of Terms) operation. The AC field staff will update and verify Census 2000 addresses for the New York test site. Address Canvassing staff will be instructed to identify any address that does not meet the definition of a housing unit and has living quarters or has the potential of having living quarters, and to code that address as an OLQ. The OLQs will be merged with the existing Census 2000 GQ inventory for the test area to produce the final list of OLQ addresses for the GQV operation.

AC will not be conducted in the Georgia test site, therefore, the OLQs for this site will consist only of the existing Census 2000 inventory as corrected by the Count Question Resolution program.

GQV staff from local census offices (LCO—*See* Definition of Terms) will visit each identified OLQ to conduct an interview using the paper OLQV questionnaire. The staff member will

ask a series of questions to determine if the address is a GQ, a housing unit, or not a living quarters, such as a commercial establishment. These questions include asking the respondent's name and job title, as well as showing the respondent a card containing a list of types of group quarters. If the respondent says that none of the types of group quarters listed describes the address, the interviewer will end the interview after determining that the address is a housing unit, a nonresidential address, or another type of GQ not on our list.

If the address is determined to be a GQ, the field staff will interview the respondent to verify, classify, and obtain other pertinent information about the GQ. The LCO staff will attempt to collect information such as the basic street address, contact name, telephone number, maximum capacity, and the special place name, address, and telephone number with which the GQ is affiliated. If there are additional GQs at this address, the LCO staff will add the newly identified GQs and attempt to collect the above information for each addition.

If the address is determined to be either a housing unit or a commercial establishment with no living quarters, then the LCO staff will attempt to complete the appropriate items in the OLQV questionnaire and end the interview.

The completed questionnaires will be sent to the Census Bureau National Processing Center in Jeffersonville, Indiana for data capture, and the information from the OLQV questionnaire will be processed for assessing the effectiveness of this operation.

### *Evaluation of Special Place/Group Quarters Frame Development Operations*

Approximately eight weeks after the data collection portion of GQV has been completed, the Census Bureau will conduct a follow-up evaluation to assess the effectiveness of the GQV operation. Using the OLQV questionnaire, staff will re-interview respondents at a sample of approximately 275 GQs to validate the identification of GQs and the assignment of GQ type code.

### *Definition of Terms*

**Address Canvassing (AC)**—A method of data collection designed to insure that the Master Address File is current and complete. Listers collect information from each address in their assignment areas to identify all OLQs. These OLQs and the OLQs from the CQR corrected inventory make up the

GQV universe. AC also identifies housing units and not-in-universe entities such as commercial establishments.

**Count Question Resolution (CQR)**—A process whereby state, local, and tribal government officials could ask the Census Bureau to verify the accuracy of the legal boundaries used for Census 2000, the allocation of living quarters and their residents in relation to those boundaries, and the count of people recorded by the Census Bureau for specific living quarters.

**Local Census Office (LCO)**—A temporary office established for Census Bureau data collection purposes.

**Other Living Quarters (OLQ)**—Any address that does not meet the definition of a housing unit and has living quarters or has the potential of having living quarters.

**Special Places (SP)**—Establishments that are administratively responsible for one or more Group Quarters. In some cases, the Special Place and the Group Quarters are one and the same.

## III. Data

**OMB Number:** Not available.

**Form Number:** DB-351(GQV).

**Type of Review:** Regular.

**Affected Public:** Individuals, businesses or other for-profit organizations, non-profit institutions and small businesses or organizations.

**Estimated Number of Respondents:** Approximately 550 for the GQV operation. Approximately 275 for the Evaluation of Special Place/Group Quarters Frame Development Operations.

**Estimated Time Per Response:** 15 minutes.

**Estimated Total Annual Burden Hours:** 138 hours for GQV. 69 hours for the Evaluation of Special Place/Group Quarters Frame Development Operations.

**Estimated Total Annual Cost:** There is no cost to respondents except for their time to respond.

**Respondent Obligation:** Mandatory.

**Legal Authority:** Title 13, United States Code, Sections 141 and 193.

## IV. Request for Comments

**Comments are invited on:** (a) Whether the proposed collection of information is necessary for the proper performance of the functions of the agency, including whether the information shall have practical utility; (b) the accuracy of the agency's estimate of the burden (including hours and cost) of the proposed collection of information; (c) ways to enhance the quality, utility, and clarity of the information to be collected; and (d) ways to minimize the

burden of the collection of information on respondents, including through the use of automated collection techniques or other forms of information technology.

Comments submitted in response to this notice will be summarized and/or included in the request for OMB approval of this information collection; they also will become a matter of public record.

Dated: May 1, 2003.

**Madeleine Clayton,**

*Management Analyst, Office of the Chief Information Officer.*

[FR Doc. 03-11238 Filed 5-6-03; 8:45 am]

**BILLING CODE 3510-07-P**

## DEPARTMENT OF COMMERCE

### International Trade Administration

[A-570-827]

#### **Certain Cased Pencils from the People's Republic of China: Extension of Time Limit for Final Results of Antidumping Duty Administrative Review**

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

**EFFECTIVE DATE:** May 7, 2003.

**FOR FURTHER INFORMATION CONTACT:** Paul Stolz or Crystal Crittenden, AD/CVD Enforcement, Office 4, Group II, Import Administration, International Trade Administration, U.S. Department of Commerce, 14th Street and Constitution Avenue, NW, Washington, DC 20230; telephone (202) 482-4474 or (202) 482-0989, respectively.

#### **Time Limits**

##### **Statutory Time Limits**

Section 751(a)(3)(A) of the Tariff Act of 1930, as amended (the Act), requires the Department of Commerce (the Department) to make a preliminary determination within 245 days after the last day of the anniversary month of an order or finding for which a review is requested and a final determination within 120 days after the date on which the preliminary determination is published. However, if it is not practicable to complete the review within these time periods, section 751(a)(3)(A) of the Act allows the Department to extend the 245-day time limit for the preliminary determination to a maximum of 365 days and the time limit for the final determination to 180 days (or 300 days if the Department does not extend the time limit for the preliminary determination) from the

date of publication of the preliminary determination.

#### **Background**

On January 29, 2002, the Department published a notice of initiation of administrative review of the antidumping duty order on certain cased pencils from the People's Republic of China, covering the period December 1, 2000, through November 30, 2001. *See Initiation of Antidumping and Countervailing Duty Administrative Reviews*, 67 FR 4236. On January 13, 2003, we published the preliminary results of review (68 FR 1591). In our notice of preliminary results, we stated our intention to issue the final results of this review no later than 120 days from the date of publication of the preliminary results.

#### **Extension of Time Limit for Final Results of Review**

We determine that it is not practicable to complete the final results of this review within the original time limit. Therefore, the Department is extending the time limit for completion of the final results until no later than July 12, 2003. *See Decision Memorandum from Thomas Futtner to Holly A. Kuga, dated concurrently with this notice, which is on file in the Central Records Unit, Room B-099 of the Department's main building. This extension is in accordance with section 751(a)(3)(A) of the Act.*

May 1, 2003.

**Holly A. Kuga,**

*Acting Deputy Assistant Secretary for Import Administration, Group II.*

[FR Doc. 03-11356 Filed 5-6-03; 8:45 am]

**BILLING CODE 3510-DS-S**

## DEPARTMENT OF COMMERCE

### International Trade Administration

[A-823-808]

#### **Final Results of Five-Year Sunset Review of Suspended Antidumping Duty Investigation on Certain Cut-to-Length Carbon Steel Plate from Ukraine**

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

**ACTION:** Notice of Final Results of Full Sunset Review: Certain Cut-to-Length Carbon Steel Plate from Ukraine.

**SUMMARY:** On December 31, 2002, the Department of Commerce ("the Department") published a notice of preliminary results of the full sunset review of the suspended antidumping

duty investigation on certain cut-to-length carbon plate steel ("CTL plate") from Ukraine (67 FR 79901), in accordance with section 751(c) of the Tariff Act of 1930, as amended ("the Act"). We provided interested parties an opportunity to comment on our preliminary results. We received a case brief from the Embassy of Ukraine ("the Embassy"). In addition, we received a rebuttal brief from domestic interested parties Bethlehem Steel Corporation and United States Steel Corporation. As a result of this review, the Department finds that termination of the suspended antidumping duty investigation on CTL plate from Ukraine would likely lead to continuation or recurrence of dumping at the levels indicated in the Final Results of Review section of this notice.

**EFFECTIVE DATE:** May 7, 2003.

#### **FOR FURTHER INFORMATION CONTACT:**

Shannon M. McCormack or James P. Maeder, Jr., Office of Policy for Import Administration, International Trade Administration, U.S. Department of Commerce, 14th Street and Constitution Avenue, NW, Washington, DC 20230; telephone: (202) 482-2539 or (202) 482-3330, respectively.

#### **SUPPLEMENTARY INFORMATION:**

##### **Statute and Regulations:**

This review is being conducted pursuant to sections 751(c) and 752 of the Act. The Department's procedures for the conduct of sunset reviews are set forth in *Procedures for Conducting Five-year ("Sunset") Reviews of Antidumping and Countervailing Duty Orders*, 63 FR 13516 (March 20, 1998) ("Sunset Regulations") and in 19 CFR Part 351 (2000) in general. Guidance on methodological or analytical issues relevant to the Department's conduct of sunset reviews is set forth in the Department's Policy Bulletin 98.3 *Policies Regarding the Conduct of Five-year ("Sunset") Reviews of Antidumping and Countervailing Duty Orders; Policy Bulletin*, 63 FR 18871 (April 16, 1998) ("Sunset Policy Bulletin").

##### **Background:**

In our preliminary results, published on December 31, 2002 (67 FR 79901), we found that the termination of the suspended antidumping duty investigation on CTL plate from Ukraine would be likely to lead to continuation or recurrence of dumping, at margins determined in the final determination of the original investigation.

On February 10, 2003, the Department received a case brief from the Embassy of Ukraine. *See Case Brief from the Embassy of Ukraine, Trade and*