The U.S. Census Bureau plans to request clearance for the collection of data concerning the Fertility Supplement to be conducted in conjunction with the June 2016 CPS. The Census Bureau sponsors the supplement questions, which were previously collected in June 2014, and have been asked periodically since 1971. Title 13 U.S.C. Sections 141 and 182 authorize the collection of this information on individuals and households. This year, the 2016 Fertility Supplement will include questions on marital status and cohabitation of women at the time of their first birth.

This survey provides information used mainly by government and private analysts to project future population growth, to analyze child spacing, and to aid policymakers in their decisions affected by changes in family size and composition. Past studies have discovered noticeable changes in the patterns of fertility rates and the timing of the first birth. Potential needs for government assistance, such as aid to families with dependent children, child care, and maternal health care for single parent households, can be estimated using CPS characteristics matched with fertility data.

II. Method of Collection

The fertility information will be collected by both personal visit and telephone interviews in conjunction with the regular June CPS interviewing. All interviews are conducted using computer-assisted interviewing.

III. Data

OMB Control Number: 0607–0610.
Form Number: There are no forms. We conduct all interviewing on computers.
Type of Review: Regular submission.
Affected Public: Individuals or Households.
Estimated Number of Respondents: 30,000.
Estimated Time per Response: 1 minute.
Estimated Total Annual Burden Hours: 500.
Estimated Total Annual Cost: There are no costs to the respondents other than their time to answer the CPS questions.
Respondents Obligation: Voluntary.
Legal Authority: Title 13 U.S.C. Sections 141, 182.

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: October 9, 2015.
Glenna Mickelson,
Management Analyst, Office of the Chief Information Officer.

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BILLING CODE 3510–07–P
2016 SAHF will showcase the ongoing health-related cooperation between the U.S. Government and Saudi healthcare counterparts. The U.S. trade mission participants will be highlighted at the SAHF through speaking roles designed to elevate their companies’ visibility as thought leaders in the field of healthcare innovation. Trade mission participants also will have free access to all seminars offered at the SAHF, if they wish to participate. Additionally, through customized meetings organized by the U.S. Commercial Service, trade mission participants will gain access to top level Saudi health decision makers to gain exposure they would not otherwise be able to achieve on their own.

The mission will help participating U.S. firms and associations/organizations gain market insights, make industry and government contacts, solidify business strategies and advance specific projects with the goal of increasing U.S. healthcare services exports. The trade mission will start in Riyadh, Saudi Arabia, where participants will receive market briefings from U.S. Commercial Service and industry experts, hold one-on-one business meetings, meet with Saudi government officials and organizations, and participate in networking events. Delegates will be invited to participate in the SAHF. Following the SAHF, trade mission participants will travel to Jeddah, Saudi Arabia and then to Kuwait, where they will have additional opportunities to meet with key contacts and decision makers. Participating firms may also wish to remain in Riyadh, or if the firm decides to send two participants on the mission, one representative can remain in Riyadh, rather than continue to Jeddah, to participate in SAHF seminars. Participating in an official U.S. industry delegation, rather than traveling on their own, will enhance the companies’ abilities to identify opportunities in Saudi Arabia and Kuwait.

**SCHEDULE**

| Saturday—April 23, Riyadh, Saudi Arabia | • Arrive Riyadh and hotel check-in  
| | • Welcome reception/ice breaker |
| Sunday—April 24, Riyadh, Saudi Arabia | • Welcome and overview of Trade Mission (TM)  
| | • Market briefings from the U.S. Commercial Service and industry experts  
| | • One-on-one business meetings  
| | • Networking reception in Riyadh  |
| Monday—April 25, Riyadh, Saudi Arabia | • Government meetings  
| | • Saudi-American Healthcare Forum (SAHF) speaking engagements for trade mission participants  
| | • SAHF opening ceremony & gala dinner  |
| Tuesday—April 26, Riyadh & Jeddah | • SAHF speaking engagements/TM split  
| | • Some TM representatives depart for Jeddah (PM)  
| | • Networking reception in Jeddah  |
| Wednesday—April 27, Jeddah + Kuwait | • One-on-one business meetings Jeddah (AM)  
| | • Depart for Kuwait City, Kuwait (PM)  
| | • Networking reception in Kuwait  |
| Thursday—April 28, Kuwait City, Kuwait | • Welcome and breakfast briefings  
| | • Government meetings  
| | • One-on-one business meetings  
| | • Mission ends  |

**Fees and Expenses**

After an applicant has been selected to participate in the mission, a payment to the U.S. Department of Commerce in the form of a participation fee is required. Upon notification of acceptance to participate, those selected have five (5) business days to submit payment or the acceptance may be revoked.

The participation fee for the trade mission to Saudi Arabia and Kuwait is $3,740 for small or medium-sized enterprises (SME) and $4,470 for large companies. The fee for each additional representative (large firm or SME or trade association/organization) is $750.

**Exclusions**

The mission fee does not include any personal travel expenses such as lodging, most meals, local ground transportation (except for transportation to and from meetings, airport transfers during the mission) and air transportation. Participants will, however, be able to take advantage of U.S. Government per diem rates for hotel rooms. Business or entry visas may be required for participation in the mission. Applying for and obtaining such visas will be the responsibility of the mission participant. Government fees and processing expenses to obtain such visas are not included in the participation fee. However, the U.S. Department of Commerce will provide instructions to each participant on the procedures required to obtain necessary business visas.

**Web site:** Please visit our official mission Web site for more information: [https://www.export.gov/trademissions/saudikuwaithealthcare2016](https://www.export.gov/trademissions/saudikuwaithealthcare2016).

**Participation Requirements**

All parties interested in participating in the trade mission must complete and submit an application package for consideration by the U.S. Department of Commerce. All applicants will be evaluated on their ability to meet certain conditions and best satisfy the selection criteria as outlined below and will be notified whether they are chosen to participate in the mission. A minimum of 12 and maximum of 15 companies and/or trade associations/organizations will be selected from the applicant pool to participate in the trade mission.
Conditions for Participation

Applicants must submit a completed and signed mission application and supplemental application materials, including information on their products and/or services, primary market objectives, and goals for participation by February 12, 2016, but applications will be reviewed on a rolling basis beginning October 15, 2015 (see timeframe below). If the U.S. Department of Commerce receives an incomplete application, the Department may either: request additional information/clarification, take the lack of information into account when evaluating the application, or reject the application.

Each applicant must also certify that the products and services it seeks to export through the mission are either produced in the United States, or, if not, are marketed under the name of a U.S. company and have at least fifty-one percent U.S. content by value. In the case of a trade association or organization, the applicant must certify that, for each firm or service provider to be represented by the association/organization, the products and/or services the represented firm or service provider seeks to export are either produced in the United States or, if not, marketed under the name of a U.S. company and have at least fifty-one percent U.S. content.

In addition, each applicant must:
• Certify that the products and services that it wishes to market through the mission would be in compliance with U.S. export controls and regulations;
• Certify that it has identified any matter pending before any bureau or office in the U.S. Department of Commerce;
• Certify that it has identified any pending litigation (including any administrative proceedings) to which it is a party that involves the U.S. Department of Commerce;
• Sign and submit an agreement that it and its affiliates (1) have not and will not engage in the bribery of foreign officials in connection with a company’s/participant’s involvement in this mission, and (2) maintain and enforce a policy that prohibits the bribery of foreign officials; and
• Certify that it meets the minimum requirements as stated in this announcement. In the case of a trade association/organization, the applicant must certify that each firm or service provider to be represented by the association/organization can make the above certifications.

Selection Criteria for Participation

Targeted mission participants are U.S. manufacturers, services providers, and trade associations/organizations providing or promoting healthcare products/services that have an interest in entering or expanding their business in the Saudi and Kuwaiti markets. The following criteria will be evaluated in selecting participants:
• Suitability of a firm’s or trade association’s products or services to these markets;
• Firm’s or trade association/organization’s potential for business in the markets, including likelihood of exports resulting from the mission; and
• Consistency of the firm’s or trade association/organization goals and objectives with the stated scope of the mission.

Additional factors, such as diversity of company size, type, location, and demographics, may also be considered during the review process. Referrals from political organizations and any documents, including the application, containing references to partisan political activities (including political contributions) will be removed from an applicant’s submission and not considered during the selection process.

Timeline for Recruitment and Applications

Mission recruitment will be conducted in an open and public manner, including publication in the Federal Register, posting on the U.S. Commerce Department trade mission calendar (http://www.export.gov/trademissions/) and other Internet Web sites, press releases to general and trade media, direct mail, broadcast fax, notices by industry trade associations and other multiplier groups, and publicity at industry meetings, symposia, conferences, and trade shows. Recruitment for the mission will begin immediately and conclude no later than February 12, 2016. The U.S. Department of Commerce will review applications and make selection decisions on a rolling basis beginning October 15, 2015 until the maximum of 15 participants is selected. Applications received after February 12, 2016, will be considered only if space and scheduling constraints permit.

FOR FURTHER INFORMATION CONTACT:
LeeAnne Haworth, U.S. Department of Commerce, Pittsburgh, PA, Tel: 412–644–2816, Email: leeanne.haworth@trade.gov.

Frank Spector,
Trade Missions Program.
[FR Doc. 2015–26008 Filed 10–15–15; 8:45 am]
BILLING CODE 3510–DR–P

DEPARTMENT OF COMMERCE
International Trade Administration
[5–70–929]


AGENCY: Enforcement and Compliance, International Trade Administration, Department of Commerce.

SUMMARY: On May 28, 2015, the Department of Commerce (the Department) published its Preliminary Rescission of the new shipper review of the antidumping duty order on small diameter graphite electrodes from the People’s Republic of China (PRC) for the period of review (POR) of February 1, 2014, through August 31, 2014, for Xuzhou Jianglong Carbon Products Co., Ltd. (Jianglong).1 For these final results, we continue to find that Jianglong’s request does not satisfy the regulatory requirements for a new shipper review. Accordingly, we are rescinding the new shipper review for Jianglong.

DATES: Effective date: October 16, 2015.

FOR FURTHER INFORMATION CONTACT:
Hermes Pinilla or Minoo Hatten, AD/CVD Operations, Office I, Enforcement and Compliance, International Trade Administration, U.S. Department of Commerce, 14th Street and Constitution Avenue NW., Washington, DC 20230; telephone: (202) 482–3477 or (202) 482–1690, respectively.

SUPPLEMENTARY INFORMATION:

Background

In the Preliminary Rescission, the Department found that Jianglong is affiliated with Shanghai Carbon International Trade Co., Ltd. (Shanghai Carbon), which, as part of the PRC-wide Entity in the 2012–2013 administrative review, had shipments of subject merchandise to the United States. While conceding its affiliation with Shanghai Carbon, Jianglong did not certify its first U.S. entry or shipment and U.S. sale, as required under 19 CFR 351.214(b)(2)(iv)(A) and (C), respectively. Jianglong also did not request a new shipper review within one year of its first U.S. entry or shipment, as required by 19 CFR 351.214(c).

We received case and rebuttal briefs with respect to the Preliminary Rescission and, at the request of