319.56–1 through 319.56–75]. In accordance with these regulations, mangoes from India may be imported into the United States only under certain conditions to prevent the introduction of plant pests into the United States.

**Need and Use of the Information:** APHIS amended the fruits and vegetables regulations to allow the importation into the continental United States of mangoes from India under certain conditions. As a condition of entry, the mangoes have to undergo irradiation treatment and be accompanied by a phytosanitary certificate with additional declaration statement providing specific information regarding the treatment and inspection of the mangoes and the orchards in which they were grown. The additional information collection activities include a preclearance plan, trust fund agreement, compliance agreement, monitoring of inspections, orchard mutual agreement, irradiation treatment package labeling, recordkeeping, treatment certification, and denial and withdrawal certification. Failure to collect this information would greatly hinder APHIS’ ability to ensure that mangoes from India are not carrying plant pests.

**Description of Respondents:** Business or other for-profit; Federal Government (Foreign)

**Number of Respondents:** 75

**Frequency of Responses:** Recordkeeping: Reporting: On occasion

**Total Burden Hours:** 1,710

**FOR FURTHER INFORMATION CONTACT:** Jacob Thein, 816–866–2223 or FGIS.QACD@usda.gov

**SUPPLEMENTARY INFORMATION:** In the December 9, 2014, Federal Register (79 FR 73027), GIPSA announced the designation of Hastings to provide official services under the USGSA, effective October 1, 2014, to September 30, 2017. Subsequently, Hastings asked GIPSA to amend their designation to include official weighing services. The USGSA authorizes the Secretary to designate authority to perform official weighing to an agency providing official inspection services within a specified geographic area, if such agency is qualified under 7 U.S.C. 79. Under 7 U.S.C. 79(a), GIPSA evaluated information regarding the designation criteria in section 7 U.S.C. 79 and determined that Hastings is qualified to provide official weighing services in their currently assigned geographic area. Hastings’ designation is amended to include Class X or Class Y weighing within their assigned geographic area, effective August 5, 2016, to September 30, 2017. Interested persons may obtain official services by contacting Hastings at (402) 462–4254.

**Authority:** 7 U.S.C. 71–87k.

**Susan B. Keith,**
**Acting Administrator, Grain Inspection, Packers and Stockyards Administration.**

**DEPARTMENT OF AGRICULTURE**

**Grain Inspection, Packers and Stockyards Administration (GIPSA)**

**Amendment to the Designation of Lincoln Grain Inspection Service, Inc.**

**AGENCY:** Grain Inspection, Packers and Stockyards Administration, USDA.

**ACTION:** Notice.

**SUMMARY:** Lincoln Grain Inspection Service, Inc.’s (Lincoln) geographical territory is amended to exclude the area previously designated to Lincoln within New Mexico and Texas. Lincoln advised GIPSA that they will cease providing official services in New Mexico and Texas on October 31, 2016. Accordingly, GIPSA is announcing that the portion of Lincoln’s designation within New Mexico and Texas will be canceled effective October 31, 2016. The designation of Lincoln is from April 1, 2015, to March 31, 2018, but from October 31, 2016, through March 31, 2018 it will apply only to the geographic area listed below due to the voluntary cancellation. For official services in the New Mexico and Texas areas after October 31, 2016, contact Ron Metz, Field Office Manager, Domestic Inspection Operations Office, at telephone number 816–659–8400.

**DATES:** Effective October 31, 2016

**FOR FURTHER INFORMATION CONTACT:** Sharon Lathrop, 816–891–0415 or FGIS.QACD@usda.gov

**SUPPLEMENTARY INFORMATION:** The United States Grain Standards Act (USGSA) authorizes the Secretary to designate a qualified applicant to provide official services in a specified area after determining that the applicant is better able than any other applicant to provide such official services 7 U.S.C. 79(f). Under 7 U.S.C. 79(g), designations of official agencies are effective for no longer than five years, unless terminated by the Secretary, and may be renewed according to the criteria and procedures prescribed in 7 U.S.C. 79(f).

**Lincoln Designation**

Pursuant to 7 U.S.C. 79(f)(2), the following geographic area, in the States of Iowa and Nebraska, is assigned to this official agency.

In Iowa and Nebraska

Bound on the North (in Nebraska) by the northern York, Seward, and Lancaster County lines; the northern Cass County line east to the Missouri River; the Missouri River south to U.S. Route 34. U.S. Route 34 east to Interstate 29; Bounded on the East by Interstate 29 south to the Fremont County line; the northern Fremont and Page County lines; the eastern Page County line south to the Iowa-Missouri State line; the Iowa Missouri State line west to the Missouri River; the Missouri River south-southeast to the Nebraska Kansas State line; Bounded on the North by the Nebraska-Kansas State line west to County Road 1 mile west of U.S. Route 81; Bounded on the West by County Road 1 mile west of U.S. Route 81 north to State Highway 8; State Highway 8 east to U.S. Route 81; U.S. Route 81 north to the Thayer County line; the northern Thayer County line east; the western Saline County line; the southern and western York County lines.

The following grain elevators are not part of this geographic area assignment and are assigned to: Omaha Grain Inspection Service, Inc.: Goode Seed & Grain, McPaul, Fremont County, Iowa; and Haveman Grain, Murray, Cass County, Nebraska.