The Census Bureau will not survey the local governments if the state reports for them. The Census Bureau will send a reminder email notification to the governments requesting them to report to the state contact, per the terms and agreements agreed upon in the MOU.

State Certification

Through the BAS State Certification program, the Census Bureau invites the governor-appointed State Certifying Official (SCO) from each state to review the boundary and governmental unit information collected during the previous BAS cycle. The purpose of the State Certification program is to verify the accuracy, validity, and completeness of the BAS information with state governments. Every year, excluding 2020, the Census Bureau mails materials containing the listings of the information collected from the previous BAS year to the SCO for review. These listings include the attribute information for disincorporations and legal boundary changes as well as the names and functional statuses of incorporated places and minor civil divisions (MCDs). The SCO may request that the Census Bureau edit the attribute data, add missing records, or remove invalid records if their state government maintains an official record of all effective changes to legal boundaries and governmental units as mandated by state law. State certification packages contain a letter to the governor, a state certifying official letter, a discrepancy letter, and a state certification respondent guide.

IV. Data

OMB Control Number: 0607–0151. *Form Number:* BAS–1, BAS–2, BAS– 3, BAS–5, BAS–6, BAS–ARF BASSC–1, BASSC–2, BASSC–3, BASSC–4, BVP–1, BVP–L1, BVP–L1–AIA, BVP–L1–PR, BVP–2, BVP–L3, BVP–2, BVP–L4, and BVP–L4–AIA.

Type of Review: Regular submission. *Affected Public:* All active, functioning counties or statistically equivalent entities; incorporated places (including consolidated cities); MCDs; all federally recognized AIRs and ORTLs entities in the United States; municipios, barrios, barrio-pueblos, and subbarrios in Puerto Rico; and HHLs.

Estimated Number of Respondents: Annual Response Notification: 39,400 governments.

No Change Response: 25,000 governments.

Telephone Follow-up: 14,000 governments.

Packages with Changes: 5,000 governments.

State Certification Review: 49 states.

State Certification Local Review: 1,000 governments.

Boundary Quality Assessment and Reconciliation Project: 16 states. Redistricting Data Program

Reconciliation State Review: 50 states. Redistricting Data Program

Reconciliation Local Review: 2,000 governments.

Boundary Validation Program: 48,000 governments.

Estimated Total Number of

Respondents: 134,555 governments. Estimated Time per Response: Annual Response Notification: 30 minutes.

No Change Response: 4 hours. Telephone Follow-up: 30 minutes. Packages with Changes: 8 hours. State Certification Review: 10 hours. State Certification Local Review: 2 hours.

Boundary Quality Assessment and Reconciliation Project: 25 hours.

Redistricting Data Program Reconciliation State Review: 20 hours.

Redistricting Data Program Reconciliation Local Review: 2 hours.

Boundary Validation Program: 2 hours.

Estimated Total Burden Hours per Year:

Annual Response Notification: 19,700.

No Change Response: 100,000. Telephone Follow-up: 7,000. Packages with Changes: 40,000. State Certification Review: 490. State Certification Local Review: 2,000.

Boundary Quality Assessment and Reconciliation Project: 400.

Redistricting Data Program Reconciliation State Review: 1,000. Redistricting Data Program

Reconciliation Local Review: 4,000. Boundary Validation Program:

96,000.

Estimated Total Burden Hours: 270,710.

Estimated Total Annual Cost to Public: \$0. (This is not the cost of respondents' time, but the indirect costs respondents may incur for such things as purchases of specialized software or hardware needed to report, or expenditures for accounting or records maintenance services required specifically by the collection.)

Respondent's Obligation: Voluntary. Legal Authority: Title 13 U.S.C. Section 6.

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.

Summarization of comments submitted in response to this notice will be included in the request for OMB approval of this information collection. Comments will also become a matter of public record.

Sheleen Dumas,

Departmental Lead PRA Officer, Office of the Chief Information Officer.

[FR Doc. 2018–04514 Filed 3–5–18; 8:45 am] BILLING CODE 3510–07–P

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.

Agency: U.S. Census Bureau. *Title:* Survey of Residential Building

or Zoning Permit Systems. OMB Control Number: 0607–0350.

Form Number(s): C–411(V), C– 411(M), C–411(C).

Type of Request: Extension of a currently approved collection.

Number of Respondents: 2,000.

Average Hours per Response: 15

minutes.

Burden Hours: 500. Needs and Uses: The U.S. Census Bureau is requesting an extension of a currently approved collection for Form C–411, "Survey of Residential Building or Zoning Permit Systems.

The Census Bureau produces statistics used to monitor activity in the large and dynamic construction industry. These statistics help state and local governments and the federal government, as well as private industry, to analyze this important sector of the economy. The accuracy of the Census Bureau statistics regarding the amount of construction authorized depends on data supplied by building and zoning officials throughout the country. The Census Bureau uses Form C-411 to obtain information from state and local building permit officials needed for updating the universe of permit-issuing

places which serves as the sampling frame for the Report of Privately-Owned **Residential Building or Zoning Permits** Issued (OMB number 0607–0094), also known as the Building Permits Survey (BPS), and the Survey of Housing Starts, Sales, and Completions (OMB number 0607–0110), also known as Survey of Construction (SOC). These two sample surveys provide widely used measures of construction activity, including the principal economic indicators New Residential Construction and New Home Sales. Data from the BPS and SOC are also used by the Bureau of Economic Analysis (BEA) in the calculation of estimates of the Residential Fixed Investment portion of the Nation's Gross Domestic Product (GDP). In addition, data from the BPS are used by the Census Bureau in the calculation of annual population estimates; these estimates are widely used by government agencies to allocate funding and other resources to local governments.

The questions on Form C–411 pertain to the legal requirements for issuing building or zoning permits in the local jurisdictions. Information is obtained on such items as geographic coverage and types of construction for which permits are issued. We do not plan any changes to the information we collect on the C– 411 forms.

The appropriate form is sent to a jurisdiction when the Census Bureau has reason to believe that a new permit system has been established or an existing one has changed. This is based on information from a variety of sources including survey respondents, regional councils and the Census Bureau's Geography Division which keeps abreast of changes in corporate status.

We use the information to verify the existence of new permit systems or changes to existing systems. Based on the information, the Census Bureau adds new permit-issuing places to the universe, delete places no longer issuing permits, and makes changes to the universe to reflect those places that have merged.

Failure to maintain the universe of permit-issuing places would result in deficient samples and inaccurate statistics. This in turn jeopardizes the accuracy of the above mentioned economic indicators. These indicators are closely monitored by the Board of Governors of the Federal Reserve System and other economic policy makers because of the sensitivity of the housing industry to changes in interest rates.

Affected Public: State, local or tribal government.

Frequency: On occasion.

Respondent's Obligation: Voluntary. Legal Authority: Title 13 U.S.C., Sections 131 and 182.

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

Written comments and recommendations for the proposed information collection should be sent within 30 days of publication of this notice to OIRA_Submission@ omb.eop.gov or fax to (202) 395–5806.

Sheleen Dumas,

Departmental Lead PRA Officer, Office of the Chief Information Officer. [FR Doc. 2018–04448 Filed 3–5–18; 8:45 am] BILLING CODE 3510–07–P

DEPARTMENT OF COMMERCE

Foreign-Trade Zones Board

[Order No. 2047]

Expansion of Foreign-Trade Zone 84 Under Alternative Site Framework Houston, Texas

Pursuant to its authority under the Foreign-Trade Zones Act of June 18, 1934, as amended (19 U.S.C. 81a–81u), the Foreign-Trade Zones Board (the Board) adopts the following Order:

Whereas, the Foreign-Trade Zones (FTZ) Act provides for ". . . the establishment . . . of foreign-trade zones in ports of entry of the United States, to expedite and encourage foreign commerce, and for other purposes," and authorizes the Foreign-Trade Zones Board to grant to qualified corporations the privilege of establishing foreign-trade zones in or adjacent to U.S. Customs and Border Protection ports of entry;

Whereas, the Board adopted the alternative site framework (ASF) (15 CFR Sec. 400.2(c)) as an option for the establishment or reorganization of zones;

Whereas, the Port of Houston Authority, grantee of Foreign-Trade Zone 84, submitted an application to the Board (FTZ Docket B–66–2015, docketed October 6, 2015, amended October 17, 2017) for authority to expand FTZ 84 under the ASF to include a new magnet site located in Hitchcock, Texas, adjacent to the Houston Customs and Border Protection port of entry;

Whereas, notice inviting public comment was given in the **Federal Register** (80 FR 61358, October 13, 2015; 82 FR 52265, November 13, 2017) and the application has been processed pursuant to the FTZ Act and the Board's regulations; and,

Whereas, the Board adopts the findings and recommendations of the examiner's report, and finds that the requirements of the FTZ Act and the Board's regulations are satisfied;

Now, therefore, the Board hereby orders:

The application to expand FTZ 84 under the ASF is approved, subject to the FTZ Act and the Board's regulations, including Section 400.13, to the Board's standard 2,000-acre activation limit for the zone, and to an ASF sunset provision for magnet sites that would terminate authority for Site 51 if not activated within five years from the month of approval.

Dated: February 28, 2018.

Christian B. Marsh,

Deputy Assistant Secretary for Enforcement and Compliance, performing the nonexclusive functions and duties of the Assistant Secretary for Enforcement and Compliance, Alternate Chairman, Foreign-Trade Zones Board.

[FR Doc. 2018–04502 Filed 3–5–18; 8:45 am] BILLING CODE 3510–DS–P

DEPARTMENT OF COMMERCE

International Trade Administration

[A-533-843, A-570-901 and C-533-844]

Certain Lined Paper Products From India and the People's Republic of China; Continuation of Antidumping Duty Orders and Countervailing Duty Order

AGENCY: Enforcement and Compliance, International Trade Administration, Department of Commerce. **SUMMARY:** As a result of determinations by the Department of Commerce (Commerce) and the International Trade Commission (ITC) that revocation of the countervailing duty (CVD) order on certain lined paper products (lined paper) from India and the antidumping duty (AD) orders on lined paper from India and the People's Republic of China (China) would likely lead to continuation or recurrence of dumping and countervailable subsidies and material injury to an industry in the United States, Commerce is publishing a notice of the continuation of the AD orders and the CVD order.

DATES: Applicable March 6, 2018. FOR FURTHER INFORMATION CONTACT: John Conniff, AD/CVD Operations, Office III, Enforcement and Compliance, International Trade Administration, U.S. Department of Commerce, 1401 Constitution Avenue NW, Washington, DC 20230; telephone: (202) 482–1009.