may also use the data to plan new schools, transportation systems, housing programs, or water treatment facilities.

The Census Bureau will use the following forms to conduct the various Special Census operations:

**SC–1, Special Census Enumerator Questionnaire**—This interview form will be used to collect special census data at regular housing units (HU), and eligible units in Transient Locations (TL) such as RV parks, marinas, campgrounds, hotels or motels.

**SC–1 (SUPP), Continuation Form for Enumerator Questionnaires**—This interview form will be used to collect special census data at a regular HU or interview form will be used to collect special census data when a respondent calls the local special census office.

**SC–2, Group Quarters Questionnaire**—This interview form will be used to collect special census data at group quarters (GQ) such as hospitals, prisons, boarding and rooming houses, college dormitories, military facilities, and convents.

**SC–3 (RI), Enumeration Reinterview Form**—This is a quality assurance form used by enumerators to conduct an independent interview at a sample of HUs. Special Census office staff will compare the data collected on this form with the original interview to make sure the original enumerator followed procedures.

**SC–116, Group Quarters Enumeration Control Sheet**—This page will be used by Special Census enumerators to list residents/clients at GQs.

**SC–117, TL Enumeration Record**—This forms will be used by office staff to collect contact information and schedule interviews for TLs, to determine the type of TL, and to estimate the number of interviews to be conducted.

**SC–351, Group Quarters Initial Contact Checklist**—This checklist will be used by enumerators to conduct contact information and to determine the type of GQ.

**SC–920, Address Listing Page**—This page will include existing addresses from the MAF. Special Census enumerators will update these addresses, if needed, at the time of enumeration.

**SC–921(HU), Housing Unit Add Page**—This page will be used by enumerators to add HUs that are observed to exist on the ground, that are not contained on the address listing page.

**SC–921(GQ), Group Quarter Add Page**—This page will be used by enumerators to add GQs that are observed to exist on the ground, that are not contained on the address listing page.

**SC–1(F), Information Sheet, and the Confidentiality Notice**—This notice is required by the Privacy Act of 1974. Special Census field staff are required by law to give an Information Sheet to each person from whom they request census-related information.

The Special Census Program will include a library of forms and the operational procedures used for the many Special Censuses we anticipate conducting this decade. The Census Bureau will establish a reimbursable agreement with a variety of potential special census customers that are unknown at this time. No additional documentation will be provided to OMB in advance of conducting any Special Census utilizing the library of standard forms and procedures. However, any deviation from the standard forms or procedures, such as asking additional questions, will be submitted to OMB for approval. The Special Census program will provide OMB an annual report summarizing the activity under the clearance for the year.

**II. Method of Collection**

The Special Census Program will use the Census 2010 Update/Enumerate (U/E) methodology. Enumerators will canvass their assigned areas, with an address register that contains addresses obtained from the MAF. Special Census enumerators will update the address information as needed, based on their observation of HUs, TLs or GQs that exist on the ground. Additionally, enumerators will interview households at regular HUs, eligible units at TLs, and residents at GQs using the appropriate Special Census forms.

**III. Data**

- **OMB Control Number:** 0607–0368.
- **Form Number:** SC–1, SC–1(SUPP).
- **Type of Review:** Regular submission.
- **Affected Public:** Individual households, businesses, and for profit and not-for-profit institutions.
- **Estimated Number of Respondents:** 500,000.
- **Estimated Time per Response:** 5.625 minutes.
- **Estimated Total Annual Burden Hours:** 46,875.
- **Estimated Total Cost:** There is no cost to respondents other than their time.

**Respondents Obligation:** Voluntary.

**Legal Authority:** Title 13 U.S.C. Section 196.

**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.


Glenna Mickelson, Management Analyst, Office of the Chief Information Officer.

[FR Doc. 2012–1896 Filed 1–27–12; 8:45 am]

BILLING CODE 3510–07–P

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**DEPARTMENT OF COMMERCE**

**International Trade Administration**

[A–583–833]**

**Certain Polyester Staple Fiber From Taiwan: Extension of Time Limit for Preliminary Results of Antidumping Duty Administrative Review**

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

**DATES:** Effective Date: January 30, 2012.

**FOR FURTHER INFORMATION CONTACT:** Michael A. Romani, AD/CVD Operations, Office 5, Import Administration, International Trade Administration, U.S. Department of Commerce, 14th Street and Constitution Avenue NW., Washington, DC 20230; telephone: (202) 482–0198.

**SUPPLEMENTARY INFORMATION:**

**Background**

At the request of interested parties, the Department of Commerce (the Department) initiated an administrative review of the antidumping duty order on certain polyester staple fiber from Taiwan for the period May 1, 2010, through April 30, 2011. See Initiation of

Extension of Time Limit for Preliminary Results

Section 751(a)(3)(A) of the Tariff Act of 1930, as amended (the Act), requires the Department to make a preliminary determination within 245 days after the last day of the anniversary month of an order for which a review is requested and a final determination within 120 days after the date on which the preliminary determination is published in the Federal Register. 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 time limit for the preliminary determination to a maximum of 365 days after the last day of the anniversary month.

We determine that it is not practicable to complete the preliminary results of this review by the current deadline of January 31, 2012, because we require additional time to analyze responses and obtain further information with respect to the respondent’s reported quarterly cost of production. Therefore, in accordance with section 751(a)(3)(A) of the Act and 19 CFR 351.213(h)(2), we are extending the time period for issuing the preliminary results of this review by 85 days to April 25, 2012.

This notice is published in accordance with sections 751(a)(3)(A) and 777(i)(1) of the Act.


Christian Marsh,
Deputy Assistant Secretary for Antidumping and Countervailing Duty Operations.

CONSUMER PRODUCT SAFETY COMMISSION
[CPSD Docket No. CPSC–2012–0008]

CPSC Symposium on Phthalates: Screening and Testing Methods

AGENCY: Consumer Product Safety Commission.

ACTION: Notice.

SUMMARY: The Consumer Product Safety Commission (“CPSC,” “Commission,” or “we”) is announcing its intent to hold a symposium on phthalates screening and testing methods. The symposium will be held at the CPSC’s National Product Testing and Evaluation Center in Rockville, Maryland, on March 1, 2012. We invite interested parties to participate in or attend the symposium and to submit comments.

DATES: The symposium will be held from 10 a.m. to 3 p.m. on March 1, 2012. Individuals interested in serving on panels or presenting information at the symposium should register by February 9, 2012; all other individuals who wish to attend the symposium should register by February 24, 2012. Comments must be received by February 27, 2012.

ADRESSES: The symposium will be held at the CPSC’s National Product Testing and Evaluation Center, 5 Research Place, Rockville, Maryland 20850. There is no charge to attend the symposium. Persons interested in serving on a panel, presenting information, or attending the symposium should register online at: http://www.cpsc.gov/meetingsignup.html, and click on the link titled, “Phthalates Testing Symposium.” More information about the symposium will be posted at www.cpsc.gov/about/cpsia/phthalatestest.html.

You may submit comments, identified by Docket No. CPSC–2012–0008, by any of the following methods:

Electronic Submissions
Submit electronic comments in the following way:
Federal eRulemaking Portal: http://www.regulations.gov. Follow the instructions for submitting comments. To ensure timely processing of comments, the Commission is no longer accepting comments submitted by electronic mail (email) except through: http://www.regulations.gov.

Written Submissions
Submit written submissions in the following way:
Mail/Hand delivery/Courier (for paper, disk, or CD-ROM submissions), preferably in five copies, to: Office of the Secretary, Consumer Product Safety Commission, Room 3320, 4330 East West Highway, Bethesda, MD 20814; telephone (301) 504–7923.

Instructions: All submissions received must include the agency name and docket number for this notice. All comments received may be posted without change, including any personal identifiers, contact information, or other personal information provided, to: http://www.regulations.gov. Do not submit confidential business information, trade secret information, or other sensitive or protected information electronically. Such information should be submitted in writing.

Docket: For access to the docket to read background documents or comments received, go to: http://www.regulations.gov.

FOR FURTHER INFORMATION CONTACT: Matthew Dreyfus, Ph.D., Directorate for Laboratory Sciences, 5 Research Place, Rockville, MD 20850, (301) 987–2094, mdreyfus@cpsc.gov.

SUPPLEMENTARY INFORMATION:
I. What does the law require?
Section 108 of the Consumer Product Safety Improvement Act of 2008 (CPSIA) (Pub. L. 110–314) permanently prohibits the sale of any “children’s toy or child care article” containing more than 0.1 percent of each of three specified phthalates: di-(2-ethylhexyl) phthalate (DEHP), dibutyl phthalate (DBP), and benzyl butyl phthalate (BBP). Section 108 of the CPSIA also prohibits on an interim basis, the sale of any “children’s toy that can be placed in a child’s mouth” or “child care article” containing more than 0.1 percent of each of three additional phthalates: diisononyl phthalate (DINP), diisodecyl phthalate (DIDP), and di-n-octyl phthalate (DNOP).

Section 14(a)(2) of the Consumer Product Safety Act (CPSA) (15 U.S.C. 2063(a)(2)) establishes testing requirements for children’s products that are subject to a children’s product safety rule. Section 3(a)(2) of the CPSA (15 U.S.C. 2052(a)(2)) defines a “children’s product” as a consumer product designed or intended primarily for children 12 and younger.) Section 14(a)(2)(A) of the CPSIA also states that, before a children’s product that is subject to a children’s product safety rule is imported for consumption or warehousing or distributed in commerce, the manufacturer or private labeler of such children’s product must submit sufficient samples of the children’s product, “or samples that are identical in all material respects to the product,” to an accredited “third party conformity assessment body” to be tested for compliance with the children’s product safety rule. Based on such testing, the manufacturer or private labeler, under section 14(a)(2)(B) of the CPSA, must issue a certificate that certifies that such children’s product complied with the children’s product safety rule based on the assessment of a third party conformity assessment body accredited and CPSC-approved to perform such tests.

In the Federal Register of August 10, 2011 (76 FR 49286), we published a notice of requirement establishing the accreditation criteria for third party conformity assessment bodies to assess