pose a plant health risk. Therefore, based on the similarity between DP56113 SPTA maintainer maize and DP–32138–1 SPT maintainer maize as described in the PPRSA, APHIS has concluded that DP56113 SPTA maintainer maize is no more likely to pose a plant pest risk than DP–32138– 1 SPT maintainer maize.

APHIS has analyzed information submitted by Pioneer, references provided in the extension request, peerreviewed publications, and supporting documentation prepared for the antecedent organism. Based on APHIS' analysis of this information and the similarity of DP56113 SPTA maintainer maize to the antecedent organism DP-32138–1 SPT maintainer maize, APHIS has determined that DP56113 SPTA maintainer maize is unlikely to pose a plant pest risk. We have therefore reached a preliminary decision to approve the request to extend the determination of nonregulated status of DP-32138-1 SPT maintainer maize to DP56113 SPTA maintainer maize, whereby DP56113 SPTA maintainer maize would no longer be subject to our regulations governing the introduction of certain genetically engineered organisms.

We are therefore publishing this notice to make available our evaluation and inform the public of our preliminary decision to extend the determination of nonregulated status of DP-32138-1 SPT maintainer maize to DP56113 SPTA maintainer maize.

APHIS will accept written comments on the request for extension, PPRSA, and our preliminary determination for DP56113 SPTA maintainer maize for 30 days. These documents are available for public review as indicated under ADDRESSES and FOR FURTHER INFORMATION CONTACT above. Copies of these documents may also be obtained by contacting the person listed under FOR FURTHER INFORMATION CONTACT.

After the comment period closes, APHIS will review all written comments received during the comment period and any other relevant information. All comments will be available for public review. After reviewing and evaluating the comments, if APHIS determines that no substantive information has been received that would warrant APHIS altering its preliminary regulatory determination, our preliminary regulatory determination will become final and effective upon notification of the public through an announcement on our website at *https://*

www.aphis.usda.gov/aphis/ourfocus/ biotechnology/permits-notificationspetitions/petitions/petition-status. APHIS will also furnish a response to the petitioner regarding our final regulatory determination. No further **Federal Register** notice will be published announcing the final regulatory determination regarding DP56113 SPTA maintainer maize.

Authority: 7 U.S.C. 7701–7772 and 7781–7786; 31 U.S.C. 9701; 7 CFR 2.22, 2.80, and 371.3.

Done in Washington, DC, this 6th day of November 2020.

Michael Watson,

Acting Administrator, Animal and Plant Health Inspection Service. [FR Doc. 2020–25037 Filed 11–10–20; 8:45 am] BILLING CODE 3410–34–P

DEPARTMENT OF AGRICULTURE

Forest Service

Information Collection: Collaborative Forest Landscape Restoration Program

AGENCY: Forest Service, USDA. **ACTION:** Notice; request for comment.

SUMMARY: In accordance with the Paperwork Reduction Act of 1995, the U.S. Forest Service (USFS) is seeking comments from all interested individuals and organizations on the renewal and revision of the information collection, Collaborative Forest Landscape Restoration Program. DATES: Comments must be received in writing on or before January 11, 2021 to be assured of consideration. Comments received after that date will be considered to the extent practicable. **ADDRESSES:** Comments concerning this notice should be addressed to Lindsay Buchanan, Collaborative Forest Landscape Restoration Program Coordinator, 1220 SW 3rd Ave., Portland, Oregon 97204. Comments may also be submitted by email to: *lindsay.buchanan@usda.gov*. The public may inspect comments received at 1220 SW 3rd Ave., Portland, Oregon 97204, during normal business hours. Visitors are encouraged to call ahead to 503-808-2810 to facilitate entry to the building.

FOR FURTHER INFORMATION CONTACT:

Lindsay Buchanan, Collaborative Forest Landscape Restoration Program Coordinator, Forest Management, Range Management, and Vegetation Ecology, can be reached by phone at 503–808– 2810, or by email at *lindsay.buchanan*@ *usda.gov.* Individuals who use telecommunication devices for the deaf (TDD) may call the Federal Information Relay Service (FIRS) at 1–800–877– 8339, twenty-four hours a day, every day of the year, including holidays.

SUPPLEMENTARY INFORMATION:

Title: Collaborative Forest Landscape Restoration Program.

OMB Number: 0596–0245. Expiration Date of Approval: January 31, 2021.

Type of Request: Renewal with Revisions.

Abstract: The Collaborative Forest Landscape Restoration Program (CFLRP) is a USFS program started in 2010 to encourage collaborative groups of neighboring landowners, to work with the Forest Service to find common ground pertaining to forest restoration. Such collaborative neighboring landowners include State, local, and Tribal government representatives, businesses, interest groups, and nonprofit organizations. Partners work with the USFS to implement restoration work and multi-party monitoring of landscape restoration treatments.

The Forest Landscape Restoration Act (FLRA) of 2009 (16 U.S.C. 7303), which enabled the CFLRP, requires monitoring "to assess the positive or negative ecological, social, and economic effects of projects implementing a selected proposal for not less than 15 years after project implementation commences." This Information Collection Request (ICR) will help meet the obligation for monitoring the social impacts on residents and stakeholders of activities conducted under the CFLRP. The scope of the ICR includes residents of communities within and adjacent to the CFLRP landscapes and collaborative participants.

Gaining information from individuals who work or live in the geographic area of the CFLRP projects provides valuable information to partners and land management decision makers. To ensure the USFS is informed about the opinions of participants of collaborative processes and public members living in or around the CFLRP project, the USFS seeks to obtain approval by the Office of Management and Budget (OMB) of an ICR to collect both qualitative and quantitative feedback from stakeholders on management decisions, forest restoration work, monitoring activities, and land management planning. The information will be collected through a census survey of participants and a mail-in, on-line, and hard copy survey of residents. Through the collection of this information, managers and planners will obtain valuable information to inform future decisions. USFS public affairs staff, social scientists, and economists may also use this information, and USFS, academic, and other researchers may use or cite the results or data collected in publications.

Without the collection of this information, the USFS will be unable to determine whether it is meeting the requirements of the Forest Landscape Restoration Act, nor if they are fully incorporating partner and public input into forest project, implementation, monitoring and/or planning processes as required by law.

Type of Respondents: Residents within the Selected CFLRP landscapes in Forest Service Regions 1, 2, 3, 4, 5, 6, 8, and 9.

Estimated Annual Number of Respondents: 5,250.

Éstimated Annual Number of Responses per Respondent: 7. Estimated Total Annual Burden

Hours on Respondents: 2,700 hours. Comment is Invited: Comment is

invited on: (1) Whether this collection of information is necessary for the stated purposes and the proper performance of the functions of the Agency, including whether the information will have practical or scientific utility; (2) the accuracy of the Agency's estimate of the burden of the collection of information, including the validity of the methodology and assumptions used; (3) ways to enhance the quality, utility, and clarity of the information to be collected; and (4) ways to minimize the burden of the collection of information on respondents, including the use of automated, electronic, mechanical, or other technological collection techniques or other forms of information technology.

All comments received in response to this notice, including names and addresses when provided, will be a matter of public record. Comments will be summarized and included in the submission request for OMB approval.

Paul Strong,

Acting Director, Forest Management, Range and Vegetation Ecology, National Forest System.

[FR Doc. 2020–24997 Filed 11–10–20; 8:45 am] BILLING CODE 3411–15–P

DEPARTMENT OF COMMERCE

International Trade Administration

Agency Information Collection Activities; Submission to the Office of Management and Budget (OMB) for Review and Approval; Comment Request; Annual Report From Foreign-Trade Zones

The Department of Commerce will submit the following information collection request to the Office of Management and Budget (OMB) for review and clearance in accordance with the Paperwork Reduction Act of 1995, on or after the date of publication of this notice. We invite the general public and other Federal agencies to comment on proposed, and continuing information collections, which helps us assess the impact of our information collection requirements and minimize the public's reporting burden. Public comments were previously requested via the **Federal Register** on August 31, 2020 during a 60-day comment period. This notice allows for an additional 30 days for public comments.

Agency: Department of Commerce. Title: Annual Report from Foreign-Trade Zones.

OMB Control Number: 0625–0109.

Form Number(s): ITA–359P. *Type of Request:* Regular submission, extension of a current information collection.

Number of Respondents: 261. Average Hours per Response: 1 to 76 hours.

Burden Hours: 5,979 hours.

Needs and Uses: The annual reports are used by Congress and the Department to determine the economic effect of the Foreign-Trade Zone program as well as by the Foreign-Trade Zones Board and other trade policy officials to determine whether zone activity is consistent with U.S. international trade policy.

Affected Public: State. Local, tribal governments, or not-for-profit institutions that have been granted foreign-trade zone authority.

Frequency: Annually. Respondent's Obligation: Mandatory. Legal Authority: 19 U.S.C. 81(p).

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

Written comments and recommendations for the proposed information collection should be submitted within 30 days of the publication of this notice on the following website *www.reginfo.gov/ public/do/PRAMain.* Find this particular information collection by selecting "Currently under 30-day Review—Open for Public Comments" or by using the search function and entering either the title of the collection or the OMB Control Number 0625–0109.

Sheleen Dumas,

Department PRA Clearance Officer, Office of the Chief Information Officer, Commerce Department.

[FR Doc. 2020–25017 Filed 11–10–20; 8:45 am] BILLING CODE 3510–DS–P

DEPARTMENT OF COMMERCE

International Trade Administration

[A-570-943, C-570-944]

Oil Country Tubular Goods From the People's Republic of China: Self-Initiation of Anti-Circumvention Inquiries on the Antidumping Duty and Countervailing Duty Orders

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

Summary

The Department of Commerce (Commerce) is self-initiating countrywide anti-circumvention inquiries to determine whether imports of welded oil country tubular goods (OCTG) completed in Brunei and the Philippines (collectively, third countries) using inputs manufactured in the People's Republic of China (China) are circumventing the antidumping duty (AD) and countervailing duty (CVD) orders on OCTG from China.

DATES: Applicable November 12, 2020.

FOR FURTHER INFORMATION CONTACT:

Dana Mermelstein at (202) 482–1391, AD/CVD Operations, Office VI or Justin Enck at (202) 482–1614, Office of Policy, Enforcement and Compliance, International Trade Administration, U.S. Department of Commerce, 1401 Constitution Avenue NW, Washington, DC 20230.

SUPPLEMENTARY INFORMATION:

Background

On April 8, 2009, Evraz Rocky Mountain Steel, Maverick Tube Corporation, TMK IPSCO, United States Steel Corporation, V&M Star LP, V&M Tubular Corporation of America, Wheatland Tube Corp., and the United Steel, Paper, and Forestry, Rubber, Manufacturing, Energy, Allied Industrial and Service Workers International Union, AFL-CIO-CLC filed petitions seeking the imposition of antidumping and countervailing duties on imports of OCTG from China.1 Following Commerce's affirmative determinations of dumping and countervailable subsidies,² and the U.S.

¹ See Oil Country Tubular Goods from the People's Republic of China: Initiation of Antidumping Duty Investigation, 74 FR 20671 (May 5, 2009); Certain Oil Country Tubular Goods from the People's Republic of China: Initiation of Countervailing Duty Investigation, 74 FR 20678 (May 5, 2009).

² See Certain Oil Country Tubular Goods from the People's Republic of China: Final Determination of Sales at Less Than Fair Value, Affirmative Final Determination of Critical Circumstances and Final Determination of Targeted Dumping, 75 FR 20335 Continued