Results from this matching will be provided to HUD or HAs, which will then determine whether tenants have unreported or underreported income. The matching will be done in accordance with a written agreement between the SWICAs and HUD.

In addition, tenants SSNs may be matched to the OPM’s General Personnel Records (OPM/GOVT–1) and the Civil Service Retirement and Insurance Records System (OPM/ Central-1). Tenant data may be matched to the SSA’s Master Files of Social Security Number Holders (HHS/SSA/ OSR, 00–60–0058) and Death Master Files for the purpose of validating SSNs contained in tenant records. These records will also be used to validate SSNs for all applicants, tenants, and household members who are six (6) years of age and over to identify noncompliance with program eligibility requirements. HUD will compare tenant SSNs provided by POAs to reveal duplicate SSNs and potential duplicate housing assistance.

V. Period of the Match

The computer matching program will be conducted according to agreements between HUD and the SSA, IRS, OPM, and SWICAs. The computer matching agreements for the planned matches will terminate either when the purpose of the computer matching program is accomplished, or 18 months from the date the agreement is signed, whichever comes first.

The agreements may be extended for one 12-month period, with the mutual agreement of all involved parties, if the following conditions are met:

1. Within 3 months of the expiration date, all Data Integrity Boards review the agreement, find that the program will be conducted without change, and find a continued favorable examination of benefit/cost results; and

2. All parties certify that the program has been conducted in compliance with the agreement.

The agreement may be terminated, prior to accomplishment of the computer matching purpose or 18 months from the date the agreement is signed (whichever comes first), by the mutual agreement of all involved parties within 30 days of written notice.

Gloria R. Parker,
Chief Information Officer.
[FR Doc. 00–30065 Filed 11–28–00; 8:45 am]
BILLING CODE 4210–01–P

DEPARTMENT OF THE INTERIOR
Fish and Wildlife Service
Extension of Approved Information Collection, OMB Number 1018–0092, on Permit/License Applications

AGENCY: Fish and Wildlife Service, Interior.

ACTION: Notice; request for comments.

SUMMARY: The U.S. Fish and Wildlife Service is announcing its intention to request renewal of its existing approval to collect certain information from applicants who wish to obtain a permit or license to conduct activities under a number of wildlife conservation laws, treaties and regulations. We will submit the collection of information listed below to the Office of Management and Budget (OMB) for approval under the provisions of the Paperwork Reduction Act of 1995. If you wish to obtain copies of the proposed information collection requirement, related forms, and explanatory materials, contact the Collection Clearance Officer at the address listed below.

DATES: You must submit comments on or before January 29, 2000.

ADDRESSES: Send your comments and suggestions on specific requirements to the Collection Clearance Officer, U.S. Fish and Wildlife Service, MS 222–ARLSQ; 4401 N. Fairfax Drive, Arlington, VA 22203.

FOR FURTHER INFORMATION CONTACT: To request additional copies of the information collection request, explanatory information and related forms, contact Rebecca A. Mullin, Collection Clearance Officer at 703–358–2287, or electronically to: rmullin@fws.gov.

SUPPLEMENTARY INFORMATION: OMB regulations at 5 CFR 1320, which implement provisions of the Paperwork Reduction Act of 1995 (Pub. L. 104–13), require that interested members of the public and affected agencies have an opportunity to comment on information collection and record keeping activities [see 5 CFR 1320.8(d)]. We plan to submit a request to OMB to renew its approval of the collection of information for the Service’s license/permit application form number 3–200–1 through 3–200–3 and 3–200–26. We are requesting a 3-year term of approval for this information collection activity.

We modified the format of the first page of the application form so that the information fields in our Service-wide Permits Issuance and Tracking computer System. We also modified the format and content of the supplemental pages of the application forms for clarity and to be less burdensome to complete.

We invite comments concerning this renewal on: (1) Whether the collection of information is necessary for the proper performance of the functions of the agency, including whether the information will have practical utility; (2) the accuracy of the agency’s estimate of burden, (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 those who are to respond. The information collections in this program are part of a system of record covered by the Privacy Act [5 U.S.C. 552(a)].

The information on the application and the attachments will be used by the Service to review permit applications and allow the Service to make an assessment according to criteria established in various Federal wildlife conservation laws, treaties and regulations, on the issuance, suspension, revocation or denial of permits.

Federal agencies may not conduct or sponsor, and a person is not required to respond to, a collection of information unless it displays a currently valid OMB control number. The OMB control number for this collection of information is 1018–0092 which expires on 02/28/2001.

The U.S. Fish and Wildlife Service (Service) announces the availability, for public review, of an Amendment to the Draft Recovery Plan for Gabbro Soil Plants of the Central Sierra Nevada Foothills. This amendment to the draft recovery plan covers four plants listed as endangered, Calystegia stebbinsii (Stebbins' morning-glory), Ceanothus roderickii (Pine Hill ceanothus), Fremontodendron californicum ssp. decumbens (Pine Hill flannelbush), and Galium californicum ssp. sierra (El Dorado bedstraw); one plant listed as threatened, Senecio layneae (Layne's butterweed); and one plant species of concern, Wyethia reticulata (El Dorado mule-ears). The amendment includes a revision of and correction to the preserve recommendation maps found in the draft plan. It also includes changes to the text in the recovery, stepdown narrative, and implementation chapters necessitated by changes in the preserve maps.

DATES: Comments on the amendment to the draft recovery plan must be received on or before January 29, 2001. 

ADDRESSES: Copies of the amendment to the draft recovery plan are available for inspection, by appointment, during normal business hours at the following location: U.S. Fish and Wildlife Service, Sacramento Fish and Wildlife Office, 2800 Cottage Way, Room W–2605, Sacramento, California (telephone (916) 414–6600). Requests for copies of the amendment to the draft recovery plan and written comments and materials regarding this amendment should be addressed to Wayne S. White, Field Supervisor, Ecological Services, at the above address.

FOR FURTHER INFORMATION CONTACT: Diane Elam or Kirsten Tarp, Fish and Wildlife Biologists, at the above address.

SUPPLEMENTARY INFORMATION:

**Background**

Restoring endangered or threatened animals and plants to the point where they are again secure, self-sustaining members of their ecosystems is a primary goal of the Service’s endangered species program. To help guide the recovery effort, the Service is working to prepare recovery plans for most of the listed species native to the United States. Recovery plans describe actions considered necessary for the conservation of the species, establish criteria for downlisting or delisting listed species, and estimate time and cost for implementing the recovery measures needed.

The Endangered Species Act of 1973, as amended (16 U.S.C. 1531 et seq.) (Act), requires the development of recovery plans for listed species unless such a plan would not promote the conservation of a particular species. Section 4(f) of the Act as amended in 1988 requires that public notice and an opportunity for public review and comment be provided during recovery plan development. The Service will consider all information presented during the public comment period prior to approval of each new or revised recovery plan. Substantive technical comments will result in changes to the plan. Substantive comments regarding recovery plan implementation may not necessarily result in changes to the recovery plan, but will be forwarded to appropriate Federal or other entities so that they can take these comments into account during the course of implementing recovery actions. Individualized responses to comments will not be provided.

The six species of plants covered in both the draft recovery plan and the amendment to the draft plan are primarily restricted to gabbro soils habitat in the central Sierra Nevada foothills of California. Conversion of habitat to urban uses has extirpated the listed species and species of concern.

**TABLE:**

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*Note: The general License/Permit Application form 3–200–1 is the first page of all 3–200 application forms. The 3–200–1 form is not generally used by itself, therefore, it has zero respondents.