**Supporting Statement**

**Movement of Plants and Plant Products**

**From Hawaii and the Territories**

**OMB No. 0579-0346**

**September 2018**

**A. Justification**

**1. Explain the circumstances that make the collection of information necessary. Identify any legal or administrative requirements that necessitate the collection.**

The United States Department of Agriculture (USDA), Animal and Plant Health Inspection Service (APHIS), is responsible for preventing plant diseases or insect pests from entering the United States, preventing the spread of pests and noxious weeds not widely distributed in the United States, and eradicating those imported pests when eradication is feasible. The Plant Protection Act authorizes the Department to carry out this mission.

Under the Plant Protection Act (7 U.S.C. 7701 – et. seq.), the Secretary of Agriculture is authorized to prohibit or restrict the importation, entry, or movement of fruits, vegetables, plants, and plant products to prevent the introduction of pests or diseases into the United States, or the dissemination of pests or diseases within the United States. The Plant Protection Act authorizes the Department to carry out this mission.

Plant Protection and Quarantine (PPQ), a program within APHIS, is responsible for implementing this Act and does so through the enforcement of its Hawaiian and territorial quarantine regulations, contained in Part 318 of Title 7, Code of Federal Regulations (CFR).

Under the Hawaii and territorial regulated article regulations (7 CFR 318.13-1 through 318.13-26, referred to as the regulations), PPQ prohibits or restricts the interstate movement of fruits, vegetables, plants, and plant products from Hawaii, Puerto Rico, the U.S. Virgin Islands, the Commonwealth of the Northern Mariana Islands, and Guam to the continental United States to prevent the spread of dangerous plant diseases and plant pests that occur in Hawaii and the territories, including the Mediterranean fruit fly, the melon fly, the Oriental fruit fly, green coffee scale, the bean pod borer, and other plant pests which are new to or not known to be widely prevalent or distributed within and throughout other States.

Additionally, the phytosanitary treatment regulations contained in Title 7 CFR Part 305, set out standards and schedules for treatments required for articles whose importation could introduce plant pests or noxious weeds into the United States or whose interstate movement could spread plant pests or noxious weeds within the United States. Within Title 7 CFR Part 305, the irradiation treatment regulations in Subpart 305.9 (referred to as the regulations) set out standards and minimum doses for irradiation treatments for imported fruits, vegetables, and regulated articles moved interstate from quarantined areas within the United States, along with other requirements for performing irradiation treatments.

APHIS established criteria within the regulations that, if met, allows APHIS to approve certain new fruits, vegetables, and other regulated articles for interstate movement in the United States and to acknowledge pest-free areas in Hawaii and U.S. territories expeditiously, doing away with the practice of listing in the regulations specific commodities as regulated articles. These changes simplify and expedite our processes for approving certain regulated articles for interstate movement and pest-free areas.

Implementing APHIS’ quarantines often requires APHIS to collect information from a variety of individuals who are involved in growing, packing, handling, transporting, and exporting plants and plant products. The information APHIS collects serves as the supporting documentation required for the issuance of PPQ forms and documents that authorize the movement of regulated articles, and they are vital in helping APHIS ensure that injurious plant diseases and insect pests do not spread within the United States.

APHIS is asking the Office of Management and Budget (OMB) to approve, for an additional 3 years, the use of these information collection activities, associated with its effort to prevent the spread of plant pests and diseases into the continental United States.

**2. Indicate how, by whom, and for what purpose the information is to be used. Except for a new collection, indicate the actual use the agency has made of the information received from the current collection.**

APHIS uses the following information collection activities to prevent the spread of plant pests and diseases in the United States:

**Limited Permit PPQ Form 530 (business) - 7 CFR 318.13-3(c)(1) & 318.13-6(b)**

Fruits or vegetables shipped from Hawaii, Puerto Rico, Guam, the Commonwealth of the Northern Mariana Islands, or the U.S. Virgin Islands through the continental United States must be accompanied by a limited permit, a copy of which must be presented to an inspector at the port of arrival and the port of export in the United States, and at any other location in the United States where an air consignment is authorized to stop or where overland consignments change means of conveyance. These limited permits are used to authorize movement of regulated articles that are not certifiable to specified destinations for processing, treatment, or utilization. These permits must be endorsed by an APHIS- approved destination officer in order to be valid.

**Application for Permit to Transit Plants and/or Plant Products, Plant Pests, and/or Associated Soil through the United States PPQ Form 586 (business) - 7 CFR 318.13-6(a)**

A transit permit is required for the arrival, unloading, and movement through the continental United States of fruits and vegetables otherwise prohibited by this subpart (§ 318.13-6) from being moved through the continental United States from Hawaii, Puerto Rico, Guam, the Commonwealth of the Northern Mariana Islands, or the U.S. Virgin Islands. Businesses apply to APHIS to receive this transit permit so that their commodities can safely and legally transit the country. This also gives APHIS the ability to do any tracebacks in the event of a pest or disease occurrence.

**Labeling of Boxes for Pest Free Areas; Package, Marking, and Identify (business)**

**7 CFR 318.13-5 (e)(1) & 318.13-6**

Each box of fruits or vegetables that is moved interstate from a pest-free area must be clearly labeled with: (1) the name of the orchard or grove of origin, or the name of the grower; (2) the name of the municipality and State or territory in which the fruits or vegetables were produced; and (3) the type and amount of fruits or vegetables the box contains.

Sweet potatoes that are treated in Hawaii must be packaged in cartons that have no opening that will allow the entry of fruit flies and must be sealed with seals that will visually indicate if the cartons have been opened. Cartons may be constructed of any material that prevents the entry of fruit flies and prevents oviposition by fruit flies into the fruit in the carton. Packaging must be labeled with treatment lot numbers, packing and treatment facility identification and location, and dates of packing and treatment. This requirement is needed to ensure safe and secure movement of regulated articles providing information for oviposition by pest or disease occurrences, and other information needed for inspectors in keeping pests out.

Except as otherwise provided for certain air cargo and containerized cargo on ships moved in accordance with §318.13-10, each box, bale, crate, or other container of regulated articles moved under certification or limited permit shall have the limited permit attached to the outside of the container or bear a U.S. Department of Agriculture stamp or inspection sticker verifying that the consignment has been certified in accordance with paragraph (b) of this section: *Provided*, That if a limited permit or certification is issued for a consignment of more than one container or for bulk products, certification shall be stamped on or the limited permit shall be attached to the accompanying waybill, manifest, or bill of lading.

**Request for Inspection and Certification; Inspection of Production Areas; and Inspection of Sweet Potatoes; and Irradiation Treatment and Inspection (State)**

**7 CFR 318.13-3(b)(1) and (b)(2)(i)**

States do not have individual NPPOs. Inspectors are State agricultural inspectors or individuals authorized by APHIS or the Department of Homeland Security.

*Certification on basis of inspection or nature of lot involved.* Regulated articles may be certified when they have been inspected by an inspector and found apparently free from infestation and infection, or without such inspection when the inspector determines that the lot for consignment is of such a nature that no danger of infestation or infection is involved.

Request for inspection: Persons intending to move any articles that may be certified must contact the local Plant Protection and Quarantine office as far as possible in advance of the contemplated date of shipment in order to request an inspection.

Grower production areas must be inspected annually by inspectors and found free of green scale. If green scale is found during an inspection, a 2-month ban will be placed on the interstate movement of cut plants from that production area. Near the end of the 2 months, an inspector will re-inspect the grower's production area to determine whether green scale is present. If re-inspection determines that the production area is free of green scale, shipping may resume. If re-inspection determines that green scale is still present in the production area, another 2-month ban on shipping will be placed on the interstate movement of cut plants from that production area. Each ban will be followed by re-inspection in the manner specified, and the production area must be found free of green scale prior to interstate movement.

Hawaiian agricultural inspectors are also responsible for inspecting sweet potatoes, affirming that the following is accomplished: (1) The sweet potatoes must be sampled, cut, and inspected and found to be free of the ginger weevil (*Elytrotreinus subtruncatus*). Sampling, cutting, and inspection must be performed under conditions that will prevent any pests that may emerge from the sampled sweet potatoes from infesting any other sweet potatoes intended for interstate movement. (2) The sweet potatoes must be inspected and found to be free of the gray pineapple mealybug (*Dysmicoccus neobrevipes*) and the Kona coffee-root knot nematode (*Meloidogyne konaensis).*

(3) Sweet potatoes that are not treated with an irradiation dose approved to neutralize the ginger weevil (*Elytrotreinus subtruncatus*) must be sampled, cut, and inspected and found to be free of the ginger weevil by an inspector in Hawaii. Sampling, cutting, and inspection must be performed under conditions that will prevent any pests that may emerge from the sampled sweet potatoes from infesting any other sweet potatoes intended for interstate movement in accordance with the regulations.

Any sweet potatoes that are to be treated with irradiation are to be irradiated by certified irradiation facilities. Inspections are needed to ensure sufficient irradiation is being performed. The sweet potatoes must be treated with irradiation in accordance with

Part 305 of the regulations.

**Compliance Agreement PPQ Form 51) (business) - 7 CFR 318.13-3(d)(1) & 318-13-5(e)(2)**

Businesses wishing to move fruits and vegetables from a pest-free area in Hawaii, Puerto Rico, Guam, the Commonwealth of the Northern Mariana Islands, or the U.S. Virgin Islands must enter into a compliance agreement with APHIS in accordance with §318.13-3(d), and the fruits and vegetables must otherwise meet the requirements of paragraphs (a) and (b) of this section. Any person whose Limited Permit or Compliance Agreement has been withdrawn may appeal the decision, in writing, to the APHIS Administrator within 10 days after receiving the written notification of the withdrawal.

**Trapping and Surveillance (State) - 7 CFR 318.13-5**

APHIS determines if an area’s pest-free status is based on information provided by the State/territory. The information used to make this determination includes trapping and surveillance data, survey protocols, and protocols for actions to be performed upon detection of a pest.

**Contingency Plans, approved by APHIS (business) - 7 CFR 305.9(a)(iv)**

Irradiation facilities must have contingency plans in place and have them approved by APHIS to ensure the proper and safe treatment of regulated articles.

**Certificate (PPQ 540) (State) - 7 CFR 318,13-25(5)(1), 5(b)(3), 305.9**

Certification is issued by a Hawaiian inspector for the movement of sweet potatoes from Hawaii that have been treated in accordance with Part 305 of this chapter and handled in Hawaii in accordance with §§ 318.13-25 and 305.9. This certificate accompanies the associated shipment and must be surrendered to the consignee at the destination of the shipment. Information from this certificate is also needed to determine if a permit can be issued or is needed.

**Facility must maintain and provide APHIS with an updated map identifying places where horticultural or other crops are grown (business) - 7 CFR 305.9(a) (viii)**

Irradiation facilities must maintain and provide APHIS with updated maps identifying places where horticultural or other crops are grown within a 4-mile radius of the facility. Knowledge of the proximity of host material to the facility may necessitate trapping or other pest monitoring activities to help prevent unwanted occurrences.

**Written Request for Facility Approval, and Recertification (business)**

**7 CFR 305.9(b), 318.13-5(d)**

Irradiation treatment facilities requesting certification must submit the request for approval, in writing, to APHIS, PPQ, Center for Plant Health Science and Technology, 1730 Varsity Drive, Suite 400, Raleigh, NC 27606. The initial request must identify the owner, location, and radiation source of the facility, and the applicant must supply additional information about the facility construction, treatment protocols, and operations upon request by APHIS, only if APHIS requires additional information to evaluate the request.

The irradiation treatment facility must be certified by APHIS. Recertification is required in the event of: (1) an increase in the amount of radioisotope, (2) a decrease in the amount of radioisotope for a reason other than natural decay, (3) a major modification to equipment that affects the delivered dose, or (4) a change in the owner or managing entity of the facility. Recertification also may be required in cases where a significant variance in dose delivery has been measured by the dosimetry system.

**Recordkeeping (business) - 7 CFR 305.9(k)**

Irradiation facilities must maintain records of each treated lot for 1 year following the treatment date, and must make these records available for inspection by an inspector during normal business hours (8 a.m. to 4:30 p.m., Monday through Friday, except holidays). These records must include the lot identification, scheduled process, evidence of compliance with the scheduled process, ionizing energy source, source calibration, dosimetry, dose distribution in the product, and the date of irradiation.

**Decertification of Pest-free Areas; Reinstatement; Certification (State)**

**7 CFR 318.13-3, 318.13-4**

If a pest is detected in an area that is designated as free of that pest, APHIS will publish a notice in the Federal Register announcing that the pest-free status of the area in question has been withdrawn and that interstate movement of host crops for the pest in question is subject to application of an approved treatment for the pest. If a treatment for the pest is not available, interstate movement of the host crops would be prohibited. In order for a decertified pest-free area to be reinstated, it would have to meet the criteria for a pest-free area by trapping and surveillance, survey protocols, and a Federal Register notice. It is the responsibility of the State or territory of the area to meet the criteria and provide any trapping and surveillance data, survey protocols, etc., to APHIS.

**Notification in Case of Emergency (business) - 7 CFR 318.13-6(g)**

In the case of an emergency such as an accident, a mechanical breakdown of the means of conveyance, or an unavoidable deviation from the prescribed route, the person in charge of the means of conveyance must, as soon as practicable, notify the APHIS office at the port where the cargo arrived in the United States.

**Inspection of aircraft prior to departure (business) - 7 CFR 318.13-9(a) & (b)(c)**

No person shall move any aircraft from Hawaii, Puerto Rico, Guam, the Commonwealth of the Northern Mariana Islands, or the U.S. Virgin Islands to any other State unless the person moving the aircraft has contacted an inspector and offered the inspector the opportunity to inspect the aircraft prior to departure and the inspector has informed the person proposing to move the aircraft that the aircraft may depart.

*Inspection of aircraft moving to Guam.* Any person who has moved an aircraft from Hawaii, Puerto Rico, the Commonwealth of the Northern Mariana Islands, or the U.S. Virgin Islands to Guam shall contact an inspector and offer the inspector the opportunity to inspect the aircraft upon the aircraft's arrival in Guam.

*Inspection of ships upon arrival*  Any person who has moved a ship or other oceangoing craft from Hawaii, Puerto Rico, Guam, the Commonwealth of the Northern Mariana Islands, or the U.S. Virgin Islands to any other State shall contact an inspector and offer the inspector the opportunity to inspect the ship or other oceangoing craft upon its arrival.

**Production Site Registration (business) - 7 CFR 318.13-20(a)**

Persons wishing to move Sharwil avocados in accordance with this section must register the avocados’ place of production and the packinghouse that packs the avocados.

**Packinghouse Registration (business) - 7 CFR 318.13-20(e)**

During the time registered packinghouses are in use for packing avocados for movement to the continental US, the packinghouses may only accept avocadoes that are from registered places of production and that are produced in accordance with the requirements.

**Compliance Agreement PPQ Form 519 (business) - 7 CFR 318.13-20**

Persons wishing to move avocados in accordance with this section must sign a compliance agreement in accordance with § 318.13–3(d) of this part in which he or she agrees to comply with such conditions as may be required by the inspector in each specific case to prevent infestation.

**Box Markings (business) - 7 CFR 318.13-20**

Harvested avocados must be placed in cartons or containers that are marked with the official registration number of the place of production.

**3. Describe whether, and to what extent, the collection of information involves the use of automated, electronic, mechanical, or other forms of information technology, e.g., permitting electronic submission of responses, and the basis for the decision for adopting this means of collection. Also describe any consideration of using information technology to reduce burden.**

**PPQ Form 530 (Limited Permit)** - This form is an accountable form that must be issued by a PPQ employee or a person under Compliance Agreement with PPQ. Strict control is needed for the issuance of this form, as it allows the movement of regulated products that are subject to restrictions, and can only be issued after an inspection proves that the shipment meets the requirements for movement. Movement may also require a treatment, which has to be determined by an inspector. The form must accompany the shipment throughout transport from the inspection until destination.

**PPQ Form 519 (Compliance Agreement)** - This form is downloadable, fillable, and posted at: [www.aphis.usda.gov/library/forms/pdf/ppq519.dot](http://www.aphis.usda.gov/library/forms/pdf/ppq519.dot)

**PPQ Form 586 (Application for Permit to Transit Plants and/or Plant Products, Plant Pests, and/or Associated Soil through the United States)** - This form is downloadable, fillable, and posted at: <http://www.aphis.usda.gov/permits/ppq_epermits.shtml>

**PPQ Form 540 (Certificate)** **-** This form isnot automated for several reasons. This form has a unique identifier (serial number) and it is an accountable form that must be issued by a PPQ employee. APHIS needs to have strict control over the issuance of this form since they allow the movement of regulated products that are subject to restrictions. They can only be issued after an inspection proves that the shipment meets the requirements for movement. An inspector has to determine if a treatment is required before movement. Finally, the forms must accompany the shipment throughout transport from the inspection until destination.

**Letter of Request for Facility Approval** - A letter of request for facility approval can be automated by the respondent using a computer.

Forms in this information collection are part of the International Trade Data System (ITDS) via the Automated Commercial Environment (ACE) initiative.  Being a part of this system/initiative will change how the information is collected; this system will eliminate actual forms and collect the information as raw data. This will be accomplished in a fully electronic manner.  This system will use components of Certification, Accreditation, Registration, Permitting, and Other Licensing (CARPOL) and spans/shares data with 48 other Government agencies.

**4. Describe efforts to identify duplication. Show specifically why any similar information already available cannot be used or modified for use for the purpose described in item 2 above.**

The information APHIS collects is exclusive to its mission of preventing the incursion or interstate spread of plant pests, diseases, and noxious weeds and is not available from any other source.

**5. If the collection of information impacts small businesses or other small entities, describe any methods used to minimize burden.**

The information APHIS collects in this information collection is the minimum needed to protect the United States from destructive plants and plant products. APHIS estimates 60 percent of the respondents are small entities.

**6. Describe the consequences to Federal program or policy activities if the collection is not conducted or is conducted less frequently, as well as any technical or legal obstacles to reducing burden.**

If APHIS did not collect this information or if APHIS collected this information less frequently, the spread of dangerous plant diseases and pests that occur in Hawaii and the territories could spread to the continental United States causing millions of dollars in damage.

**7. Explain any special circumstances that require the collection to be conducted in a manner inconsistent with the general information collection guidelines in 5 CFR 1320.5.**

 **requiring respondents to report information to the agency more often than quarterly;**

 **requiring respondents to prepare a written response to a collection of information in fewer than 30 days after receipt of it;**

Facilities that carry out continual irradiation operations must notify an inspector at least 24 hours before the date of operations.

Any person whose Limited Permit or Compliance Agreement has been withdrawn may appeal the decision, in writing, to the APHIS Administrator within 10 days after receiving the written notification of the withdrawal.

 **requiring respondents to submit more than an original and two copies of any document;**

 **requiring respondents to retain records, other than health, medical, government contract, grant-in-aid, or tax records for more than three years;**

 **in connection with a statistical survey, that is not designed to produce valid and reliable results that can be generalized to the universe of study;**

 **requiring the use of a statistical data classification that has not been reviewed and approved by OMB;**

 **that includes a pledge of confidentiality that is not supported by authority established in statute or regulation, that is not supported by disclosure and data security policies that are consistent with the pledge, or which unnecessarily impedes sharing of data with other agencies for compatible confidential use; or**

 **requiring respondents to submit proprietary trade secret, or other confidential information unless the agency can demonstrate that it has instituted procedures to protect the information's confidentiality to the extent permitted by law.**

No other special circumstances exist that would require this collection to be conducted in a manner inconsistent with the general information collection guidelines in 5 CFR 1320.5.

**8. Describe efforts to consult with persons outside the agency to obtain their views on the availability of data, frequency of collection, the clarity of instructions and recordkeeping, disclosure, or reporting form, and on the data elements to be recorded, disclosed, or reported. If applicable, provide a copy and identify the date and page number of publication in the Federal Register of the agency’s notice, soliciting comments on the information collection prior to submission to OMB.**

The following individuals were consulted regarding this information collection:

Hawaii Tropical Fruit Growers

Andrea KawabataCTAHR

P.O. Box 603  
Anahola, HI 96703

Phone: 808-828-1514

andreak@hawaii.edu

Amos Hill Associates/Koppensteiner Veneer

Mike McKendry

112 Shelby Avenue

Edinburgh, Indiana 46124

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Dominique Sauvauge

Director of Field Operations and Quality

Copesan Services

W175 N5711 Technology Drive

Menomonee Falls, WI 53051

Phone: 800-267-3726

On Thursday, July 26, 2018, page 35456, APHIS published in the Federal Register, a 60-day notice seeking public comments on its plans to request a **3-year renewal** of this collection of information. No comments from the public were received.

**9. Explain any decision to provide any payment or gift to respondents, other than reenumeration of contractors or grantees.**

This information collection activity involves no payments or gifts to respondents.

**10. Describe any assurance of confidentiality provided to respondents and the basis for the assurance in stature, regulation, or agency policy.**

No additional assurance of confidentiality is provided with this information collection. Any and all information obtained in this collection shall not be disclosed except in accordance with 5 U.S.C. 552a.

**11. Provide additional justification for any questions of a sensitive nature, such as sexual behavior and attitudes, religious beliefs, and others that are considered private. This justification should include the reasons why the agency considers the questions necessary, the specific uses to be made of the information, the explanation to be given to persons from whom the information is requested, and any steps to be taken to obtain their consent.**

This information collection activity asks no questions of a personal or sensitive nature.

**12. Provide estimates of the hour burden of the collection of information. Indicate the number of respondents, frequency of response, annual hour burden, and an explanation of how the burden was estimated.**

**● Indicate the number of respondents, frequency of response, annual hour burden, and an explanation of how the burden was estimated. If this request for approval covers more than one form, provide separate hour burden estimates for each form and aggregate the hour burdens in Item 13 of OMB Form 83-I.**

See APHIS Form 71 for hour burden estimates.

**● Provide estimates of annualized cost to respondents for the hour burdens for collections of information, identifying and using appropriate wage rate categories.**

The estimated annualized cost to respondents is $296,619.88. APHIS arrived at this figure by multiplying the total burden hours by the estimated hourly rate of businesses.

8,318 total burden hours X $35.66 estimated hourly rate = $296,619.88.

The estimated hourly rate of $35.66 is based on salaries of Hawaii businesses derived from the U.S. Department of Labor, Bureau of Labor Statistics May 2018 Report: Occupational Wages in the U.S., at <http://www.bls.gov/oes/current/oes_hi.htm#45-0000>

**13. Provide estimates of the total annual cost burden to respondents or recordkeepers resulting from the collection of information, (do not include the cost of any hour burden shown in items 12 and 14). The cost estimates should be split into two components: (a) a total capital and start-up cost component annualized over its expected useful life; and (b) a total operation and maintenance and purchase of services component.**

There is zero annual cost burden associated with capital and start-up, operation and maintenance, and purchase of services in connection with this program.

**14. Provide estimates of annualized cost to the Federal government. Provide a description of the method used to estimate cost and any other expense that would not have been incurred without this collection of information.**

The estimated cost to the Federal Government is $­­­­244,926.10 (See APHIS Form 79.)

**15. Explain the reasons for any program changes or adjustments reported in Items 13 or 14 of the OMB Form 83-I.**

ICR Summary of Burden:

|  |  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- | --- |
|  | **Requested** | **Program Change Due to New Statute** | **Program Change Due to Agency Discretion** | **Change Due to Adjustment in Agency Estimate** | **Change Due to Potential Violation of the PRA** | **Previously Approved** |
| Annual Number of Responses | 22,978 | 0 | 2,146 | 0 | 0 | 20,832 |
| Annual Time Burden (Hr) | 8,318 | 0 | 658 | 0 | 0 | 7,660 |
| Annual Cost Burden ($) | 0 | 0 | 0 | 0 | 0 | 0 |

There is a program changes increase of +25 respondents and +2,146 responses resulting in an increase of +658 burden hours.

This increase is due to APHIS now accounting for the following burden items: (1) Notification of Emergency of Conveyance (business), (2) Aircraft/Ship Inspection for Departure (business), (3) Production Site Registration (business), (4) Packing House Registration (business), and (5) Box Markings. This burden was erroneously left off of the previous consolidated information collection and APHIS is reporting as a violation.

**16. For collections of information whose results are planned to be published, outline plans for tabulation and publication.**

APHIS has no plans to tabulate or publish the information collected.

**17. If seeking approval to not display the expiration date for OMB approval of the information collection, explain the reasons that display would be inappropriate.**

PPQ Forms 519, 530, 540, and 586 are used in multiple information collections; therefore, it is not practical to include an OMB expiration date because of the various expiration dates for each information collection. APHIS is seeking approval to not display the OMB expiration date on these forms; however, APHIS is considering these forms into common forms.

**18. Explain each exception to the certification statement identified in the “Certification for Paperwork Reduction Act.”**

APHIS certifies compliance with all the provisions under the Act.

**B. Collections of Information Employing Statistical Methods.**

Statistical methods are not used in this information collection.