mutually acceptable resolution of an appeal. Additional information regarding the SRP process can be found online at https://floodsrp.org/pdfs/srp_fact_sheet.pdf.

The communities affected by the flood hazard determinations are provided in the table below. Any request for reconsideration of the revised flood hazard determinations shown on the Preliminary FIRM and FIS report that satisfies the data requirements outlined in 44 CFR 67.6(b) is considered an appeal. Comments

unrelated to the flood hazard determinations will also be considered before the FIRM and FIS report are made final.

Correction

In the proposed flood hazard determination notice published at 86 FR 56972 in the October 13, 2021, issue of the **Federal Register**, FEMA published a table titled Prince Edward County, Virginia and Incorporated Areas. This table contained inaccurate information as to the community map repository for the Unincorporated Areas of Prince

Edward County featured in the table. In this document, FEMA is publishing a table containing the accurate information. The information provided below should be used in lieu of that previously published.

(Catalog of Federal Domestic Assistance No. 97.022, "Flood Insurance.")

Michael M. Grimm,

Assistant Administrator for Risk Management, Department of Homeland Security, Federal Emergency Management Agency.

Community	Community map repository address
Prince Edward County, Virginia and Incorporated Areas Project: 19–03–0018S Preliminary Date: April 14, 2021	
Unincorporated Areas of Prince Edward County	Prince Edward County Administrator's Office, 111 North South Street, Farmville, VA 23901.

[FR Doc. 2021–28036 Filed 12–23–21; 8:45 am]

DEPARTMENT OF HOMELAND SECURITY

[Docket No. DHS-2021-0051]

Identifying Recommendations To Support the Work of the Interagency Task Force on the Reunification of Families; Extension of Comment Period

AGENCY: Department of Homeland Security.

ACTION: Extension of comment period.

SUMMARY: The Department of Homeland Security (DHS), on behalf of the Interagency Task Force on the Reunification of Families (Task Force), is extending the deadline for the submission of public comments in response to its December 10, 2021 request for comments regarding ways to minimize the separation of migrant parents and legal guardians and children entering the United States, consistent with the law.

DATES: The deadline for the request for comments published December 10, 2021, at 86 FR 70512, is extended. Public comments must be submitted no later than January 25, 2022.

ADDRESSES: You may submit comments, identified by docket number DHS—2021—0051, through the Federal eRulemaking Portal: https://www.regulations.gov. Comments submitted in any other manner, including emails or letters sent to Task Force officials, may not be reviewed by the Task Force. The Task Force cannot

accept any comments that are hand delivered or couriered. In addition, the Task Force cannot accept comments contained on any form of digital media storage devices, such as CDs/DVDs and USB drives. Due to COVID-19, the Task Force is also not accepting mailed comments at this time. If you cannot submit your comment by using https:// www.regulations.gov, please contact Samantha Deshommes, Chief, Regulatory Coordination Division, Office of Policy and Strategy, U.S. Citizenship and Immigration Services, Department of Homeland Security, by telephone at (240) 721-3000 for alternate instructions.

FOR FURTHER INFORMATION CONTACT:

Carrie Anderson, Director of Policy for the Family Reunification Task Force, U.S. Department of Homeland Security, (240) 721–3000 (this is not a toll-free number). Individuals with hearing or speech impairments may access the telephone numbers above via TTY by calling the toll-free Federal Information Relay Service at 1–877–889–5627.

SUPPLEMENTARY INFORMATION: December 10, 2021, at 86 FR 70512, DHS, on behalf of the Task Force, published a request for comments regarding ways to minimize the separation of migrant parents and legal guardians and children entering the United States, consistent with the law. The public comment period was initially set to expire at the end of January 10, 2022.

This notice extends the deadline to submit comments to no later than January 25, 2022.

This notice is issued under authority of 5 U.S.C. 552(a).

Michelle Brané,

Executive Director, Interagency Task Force on the Reunification of Families, U.S. Department of Homeland Security.

[FR Doc. 2021–27935 Filed 12–23–21; 8:45 am]

BILLING CODE 9110-9B-P

DEPARTMENT OF HOMELAND SECURITY

Transportation Security Administration [Docket No. TSA-2003-14610]

Revision of Agency Information Collection Activity Under OMB Review: Security Threat Assessment for Individuals Applying for a Hazardous Materials Endorsement for a Commercial Driver's License

AGENCY: Transportation Security Administration, DHS.

ACTION: 30-Day notice.

SUMMARY: This notice announces that the Transportation Security Administration (TSA) has forwarded the Information Collection Request (ICR), Office of Management and Budget (OMB) control number 1652-0027, abstracted below to OMB for review and approval of revision of the currently approved collection under the Paperwork Reduction Act (PRA). The ICR describes the nature of the information collection and its expected burden. The collection involves the submission of biometric and biographic information that TSA uses to verify identity and conduct a security threat assessment (STA) required before

obtaining the hazardous materials endorsement (HME) on a commercial driver's license (CDL) issued by States and the District of Columbia, and a customer satisfaction survey.

DATES: Send your comments by January 26, 2022. A comment to OMB is most effective if OMB receives it within 30 days of publication.

ADDRESSES: Written comments and recommendations for the proposed information collection should be sent within 30 days of publication of this notice to 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 find function.

FOR FURTHER INFORMATION CONTACT:

Christina A. Walsh, TSA PRA Officer, Information Technology (IT), TSA–11, Transportation Security Administration, 6595 Springfield Center Drive, Springfield, VA 20598–6011; telephone (571) 227–2062; email *TSAPRA@tsa.dhs.gov.*

SUPPLEMENTARY INFORMATION: TSA published a Federal Register notice soliciting comments for a 60-day period on April 8, 2021, 86 FR 18293.

Comments Invited

In accordance with the Paperwork Reduction Act of 1995 (44 U.S.C. 3501 et seq.), an agency may not conduct or sponsor, and a person is not required to respond to, a collection of information unless it displays a valid OMB control number. The ICR documentation will be available at http://www.reginfo.gov upon its submission to OMB. Therefore, in preparation for OMB review and approval of the following information collection, TSA is soliciting comments to—

- (1) Evaluate whether the proposed information requirement is necessary for the proper performance of the functions of the agency, including whether the information will have practical utility;
- (2) Evaluate the accuracy of the agency's estimate of the burden;
- (3) Enhance the quality, utility, and clarity of the information to be collected; and
- (4) Minimize the burden of the collection of information on those who are to respond, including using appropriate automated, electronic, mechanical, or other technological collection techniques or other forms of information technology.

Information Collection Requirement

Title: Security Threat Assessment for Individuals Applying for a Hazardous

Materials Endorsement for a Commercial Driver's License. Type of Request: Revision of a

currently approved collection.

OMB Control Number: 1652–0027.

Forms(s): HME Threat Assessment

Program (HTAP) Disclosure and

Certification Form, HME Pre-Enrollment

Application, HME Enrollment

Application, and HME Customer

Affected Public: Drivers seeking an HME on their state-issued CDL.

Satisfaction Survey.

Abstract: This collection supports the implementation of sec. 1012 of the USA PATRIOT Act,1 which mandates that no State or the District of Columbia may issue an HME on a CDL unless TSA has first determined the driver is not a threat to transportation security. TSA's implementing regulations (codified at 49 CFR part 1572) describe the procedures, standards, and eligibility criteria for STAs on individuals seeking to obtain, renew, or transfer an HME on a state-issued CDL. To conduct the STA for the HME, States (or a TSAdesignated agent in States that elect to have TSA perform the collection of information) must collect additional information beyond that already collected for the purpose of HME applications (which occur approximately once every five years). The driver is required to submit an application that includes personal information including driver's legal name; current and previous mailing addresses; date of birth; gender; height, weight, eye, and hair color; city, state, and country of birth; social security number (optional); immigration status; mental incapacity; criminal history; and biometrics, such as fingerprints.

States or the TSA agent must also submit whether the driver is a new applicant or applying to renew or transfer the HME. This information is necessary for TSA to forecast driver retention, transfer rate, and drop rate to help improve customer service and reduce program costs. This information also may be necessary to provide comparability with other Federal background checks, including the Transportation Worker Identification Credential.

When the STA is complete, TSA makes a final determination on eligibility for the HME and notifies States of its decision and may provide notifications to the HME applicants of its decision. Most States and applicants will receive notification from TSA within two to three weeks of the submission of their completed

applications. If TSA identifies potentially disqualifying information, it will send a letter to the HME applicants with instructions on how to proceed. If initially deemed ineligible by TSA, applicants will have an opportunity to apply for an appeal or waiver. Applicants must submit an application for appeal or waiver within 60 days of issuance of TSA's notification of ineligibility. If an application for appeal or waiver is not received by TSA within the specified amount of time, the agency may make a final determination to deny eligibility.

TSA is revising the collection to reflect three changes to the program: (1) Online renewal capability; (2) enrollment in Rap Back; and (3) expanding enrollment options. First, the implementation of an online renewal capability for both active HME holders whose STA has not yet expired as well as HME holders who have a recently expired STA. Approximately 60 percent of active HME holders enroll to renew their HME when it expires every five years. Online HME renewals will reduce the applicant's cost and hour burden by avoiding visiting a TSA enrollment center for the renewal of a STA.

Second, TSA is revising the collection of biometric fingerprints in States serviced by TSA's enrollment contractor to enroll HME holders in Rap Back, a service provided by the Federal Bureau of Investigation (FBI). Once an individual is enrolled in Rap Back, TSA will not be required to collect new biometric fingerprints from the individual every five years or collect a fee from the individual for the submission of fingerprints to the FBI. The implementation of Rap Back recurrent criminal history vetting for HME holders will mitigate certain security risks posed by individuals who commit a disqualifying offense after their STA is completed and the HME is issued. These changes implementing online renewals and the use of Rap Back will result in lower costs to TSA, which in turn reduces the STA fee applicants must pay.

Third, TSA is revising the collection of information to expand enrollment options and the potential use of biographic and biometric (e.g., fingerprints, iris scans, and/or photo) information. This revision would allow for facilitation of the security threat assessment and future use of the information collected for additional comparability determinations, such as allowing the HME applicant to obtain a Transportation Worker Identification Credential (TWIC®) without requiring an additional background check.

 $^{^{1}\}mathrm{Public}$ Law 107–56 (115 Stat. 272, 396; Oct. 26, 2001) as codified at 49 U.S.C. 5103a.

Finally, TSA invites all HME applicants who enroll using TSA's enrollment provider to complete an optional survey to gather information on the applicant's overall customer satisfaction with the enrollment process. This optional survey is administered at the conclusion of the enrollment process, including the new online renewals, where applicable. The results from these surveys are compiled to produce reports that are reviewed by the enrollment services provider and TSA.

Number of Annual Respondents:

Estimated Annual Burden Hours: An estimated 332,978 hours annually. Estimated Annual Cost: \$19.80 million.

Dated: December 21, 2021.

Christina A. Walsh,

TSA Paperwork Reduction Act Officer, Information Technology.

[FR Doc. 2021-28041 Filed 12-23-21; 8:45 am]

BILLING CODE 9110-05-P

DEPARTMENT OF THE INTERIOR

Bureau of Indian Affairs

[222A2100DD/AAKC001030/ A0A501010.999900253G]

Indian Gaming; Approval of Tribal-State Class III Gaming Compact in the State of Washington

AGENCY: Bureau of Indian Affairs,

Interior. **ACTION:** Notice.

SUMMARY: This notice publishes the approval of the Seventh Amendment to the Tribal State Compact (Compact) for Class III Gaming between the Muckleshoot Indian Tribe (Tribe) and the State of Washington (State).

DATES: The Amendment takes effect on December 27, 2021.

FOR FURTHER INFORMATION CONTACT: Ms. Paula L. Hart, Director, Office of Indian Gaming, Office of the Deputy Assistant Secretary—Policy and Economic Development, Washington, DC 20240, paula.hart@bia.gov, (202) 219–4066.

SUPPLEMENTARY INFORMATION: Under section 11 of the Indian Gaming Regulatory Act (IGRA), Public Law 100–497, 25 U.S.C. 2701 et seq., the Secretary of the Interior shall publish in the Federal Register notice of approved Tribal-State compacts for the purpose of engaging in Class III gaming activities on Indian lands. As required by 25 CFR 293.4, all compacts and amendments are subject to review and approval by the Secretary. The Compact modifies two existing appendices Appendix A and

X2, and adopts three new appendices, Appendix E, T, and W. The Compact is approved.

Bryan Newland,

Assistant Secretary—Indian Affairs.
[FR Doc. 2021–27976 Filed 12–23–21; 8:45 am]
BILLING CODE 4337–15–P

DEPARTMENT OF THE INTERIOR

Bureau of Indian Affairs

[222D0102DR/DS5A300000/ DR.5A311.IA000118]

Resumption of Preparation of an Environmental Impact Statement for the Proposed Coquille Indian Tribe Fee-to-Trust and Gaming Facility Project, Medford, Oregon

AGENCY: Bureau of Indian Affairs,

Interior.

ACTION: Notice.

SUMMARY: The Assistant Secretary—Indian Affairs has withdrawn the Department of the Interior's previous denial of the Coquille Indian Tribe's (Tribe) application to transfer land into trust in Medford, Oregon. Pursuant to this notice, the Bureau of Indian Affairs (BIA) will resume preparation of an environmental impact statement (EIS) for the proposed project.

DATES: On November 19, 2021, the Assistant Secretary—Indian Affairs remanded the Tribe's application to the BIA to complete the environmental review process.

FOR FURTHER INFORMATION CONTACT: Mr. Bryan Mercier, Northwest Regional Director, Bureau of Indian Affairs, Northwest Region, 911 Northeast 11th Avenue, Portland, Oregon 97232–4165.

SUPPLEMENTARY INFORMATION: On January 15, 2015, the BIA published in the Federal Register a Notice of Intent to prepare an EIS for the Tribe's application for fee-to-trust acquisition of 2.42 acres and a gaming facility project in Medford, Oregon. The BIA initiated scoping on February 2, 2015. On May 27, 2020, the Principal Deputy Assistant Secretary—Indian Affairs declined to accept conveyance of the Medford Site into trust (2020 Denial). On November 19, 2021, the Assistant Secretary-Indian Affairs withdrew the 2020 Denial and remanded the Tribe's application to the BIA to complete the environmental review process under the National Environmental Policy Act (NEPA) Pursuant to this Notice, the BIA will resume preparation of the EIS. The EIS is being prepared for the Tribe's application requesting that the United States acquire in trust approximately

2.42 acres of land within the City of Medford, Jackson County, Oregon. The Tribe is proposing to retrofit and remodel an existing bowling alley into a 30,300-square-foot gaming facility.

Authority: This notice is published in accordance with sections 1501.7 and 1506.6 of the Council on Environmental Quality Regulations (40 CFR parts 1500 through 1508) implementing the procedural requirements of the National Environmental Policy Act of 1969, as amended (42 U.S.C. 4321–4345 et seq.), and the Department of the Interior National Environmental Policy Act Regulations (43 CFR part 46), and is in the exercise of authority delegated to the Assistant Secretary—Indian Affairs by 209 DM 8.

Bryan Newland,

Assistant Secretary—Indian Affairs. [FR Doc. 2021–27953 Filed 12–23–21; 8:45 am]

BILLING CODE 4337-15-P

DEPARTMENT OF THE INTERIOR

Bureau of Indian Affairs

[222A2100DD/AAKC001030/ A0A501010.999900253G]

Indian Gaming; Approval of Tribal-State Class III Gaming Compact in the State of Washington

AGENCY: Bureau of Indian Affairs,

Interior.

ACTION: Notice.

SUMMARY: This notice publishes the approval of the Memorandum of Incorporation of Most Favored Nation Amendments to the Tribal State Compact (Amendment) between the Lummi Nation (Nation) and the State of Washington (State).

DATES: The Amendment takes effect on December 27, 2021.

FOR FURTHER INFORMATION CONTACT: Ms. Paula L. Hart, Director, Office of Indian Gaming, Office of the Deputy Assistant Secretary—Policy and Economic Development, Washington, DC 20240, paula.hart@bia.gov, (202) 219–4066.

SUPPLEMENTARY INFORMATION: Under section 11 of the Indian Gaming Regulatory Act (IGRA), Public Law 100–497, 25 U.S.C. 2701 et seq., the Secretary of the Interior shall publish in the Federal Register notice of approved Tribal-State compacts for the purpose of engaging in Class III gaming activities on Indian lands. As required by 25 CFR 293.4, all compacts and amendments are subject to review and approval by the Secretary. The Amendment updates the gambling age limit at the Tribe's class III