Complainant alleges that Respondent violated 46 U.S.C. 41102(c) and (d), and 41104(a)(3), (10), (14), and (15); and 46 CFR 545.4 and 545.5. Complainant alleges these violations arose from assessment of detention and demurrage charges on "store door" shipments for reasons not within the control of Complainant, issuance of invoices for detention and demurrage charges that did not contain the information required, threats to refuse and refusals of available cargo space accommodation, and other acts and omissions of the Respondents.

An answer to the complaint must be filed with the Commission within 25 days after the date of service.

The full text of the complaint can be found in the Commission's electronic Reading Room at https://www2.fmc.gov/readingroom/proceeding/24-23/. This proceeding has been assigned to the Office of Administrative Law Judges. The initial decision of the presiding judge shall be issued by June 5, 2025, and the final decision of the Commission shall be issued by December 19, 2025.

David Eng,

Secretary.

[FR Doc. 2024–12719 Filed 6–10–24; 8:45 am]

BILLING CODE 6730-02-P

GENERAL SERVICES ADMINISTRATION

[Notice-PBS-2024-06; Docket No. 2024-0002; Sequence No. 27]

Notice of Availability for the Record of Decision on the Supplemental Environmental Impact Statement for the International Falls Land Port of Entry Modernization and Expansion Project in International Falls, Minnesota

AGENCY: Great Lakes Region 5, Public Buildings Service (PBS), General Services Administration (GSA).

ACTION: Notice.

SUMMARY: GSA issued a Record of Decision (ROD) on the Supplemental Environmental Impact Statement (SEIS) for the International Falls Land Port of Entry (LPOE) Modernization and Expansion Project in International Falls, Minnesota (MN), on May 30, 2024. The ROD was prepared in accordance with the National Environmental Policy Act (NEPA) of 1969, the Council on Environmental Quality Regulations, and the GSA PBS NEPA Desk Guide.

DATES: Applicable: Thursday, May 30, 2024.

ADDRESSES: The ROD may be found online at the following website: https://www.gsa.gov/about-us/gsa-regions/region-5-great-lakes/buildings-and-facilities/minnesota/international-falls-land-port-of-entry.

FOR FURTHER INFORMATION CONTACT:

Michael Gonczar, NEPA Program Manager, GSA, at 312–810–2326, or via email to *michael.gonczar@gsa.gov*.

SUPPLEMENTARY INFORMATION:

Background

The International Falls LPOE is a port of entry for vehicles and pedestrians crossing the U.S.-Canada border between International Falls, MN and the town of Fort Frances, Ontario, Canada. The port is operated by the U.S. Department of Homeland Security's Customs and Border Protection (CBP) and is a full-service, multi-modal facility where CBP officers inspect commercially owned vehicles (COVs), privately owned vehicles (POVs), and pedestrians.

The International Falls LPOE Improvements Study Final EIS, released in 2011, assessed the potential environmental impacts associated with the proposed action of replacing the International Falls LPOE with a new LPOE facility "to improve safety, security, and functionality." A total of ten build alternatives were considered, and a preferred action alternative was identified in the 2011 Final EIS as best satisfying the purpose and need of the project with the least overall adverse impacts to the environment. The 2011 preferred alternative consisted of demolishing the existing building, constructing new facilities at the existing LPOE, and expanding the LPOE to meet the required space standards and increased security requirements of the Federal Inspection Services. The 2011 preferred alternative proposed to move the majority of the LPOE improvements and operations to an approximately 20-acre site southeast of the existing site. Since 2011, GSA identified changes to the project, which differed from the preferred alternative described in the 2011 EIS. As such, GSA prepared a Final SEIS to assess the potential impacts of project updates, which were not assessed in the 2011

The purpose of the Proposed Action is for GSA to support CBP's mission by bringing the International Falls LPOE operations in line with current land port design standards and operational requirements of CBP while addressing existing deficiencies identified with the ongoing port operations. In order to bring the International Falls LPOE

operations in line with CBP's design standards and operational requirements, the Proposed Action is needed to (1) improve the capacity and functionality of the International Falls LPOE to meet future demand, while maintaining the capability to meet border security initiatives; (2) address spatial and layout constraints that lead to traffic congestion and safety issues for the employees and users of the LPOE; and (3) provide adequate space and facilities for the Federal agencies to accomplish their missions.

On December 9, 2022, GSA published a Notice of Intent for the SEIS and underwent a 35-day scoping period. A Draft SEIS and Draft Floodplain Assessment and Statement of Findings were issued over a 45-day public comment period on October 27, 2023; and a Final SEIS and Floodplain Assessment and Statement of Findings were issued over a 30-day waiting period on April 19, 2024.

Comments received, along with GSA's responses, during the Final SEIS waiting period are provided in Appendix A and B of the ROD.

Preferred Alternative

GSA has chosen to implement Alternative 1: Full Build as defined in the Final SEIS (GSA, April 2024). This decision is based on the Final SEIS issued in April 2024; associated technical reports; comments from Federal and State agencies, stakeholders, members of the public, and elected officials; and miscellaneous resources contained in the administrative record.

Alternative 1 (Full Build) includes the project as generally assessed under the 2011 preferred alternative but modified by project updates. Similar to the 2011 preferred alternative, Alternative 1 proposed expansion area encompasses an approximately 20-acre area that stretches east from the LPOE along the Rainy River shoreline to an area just west of a U.S. Border Patrol Station and primarily bordered by State Route 11 (SR–11) on the south. Approximately 16 and 4 acres are owned by the Packing Corporation of America (PCA) and Recreational Land Development, LLC, respectively. Most of the LPOE functions will be relocated in the expanded portion of the parcel between the Rainy River and SR-11. A construction phasing plan will be developed during design and implemented during demolition and construction to ensure continuity of operations of the LPOE, as well as minimize disruptions to PCA and other neighboring operations.

To prepare the proposed expansion area for development, some existing utilities and PCA infrastructure will need to be accommodated in a new way, either within the LPOE via easements or moved off site to the west or south on PCA-owned land. Project changes have triggered the reconfiguration of some of the existing PCA operations on PCA lands and will require relocation of some infrastructure associated with PCA, the MD&W Railway, and OfficeMax. Relocation of utilities and infrastructure may be conducted by either GSA or PCA, depending on final acquisition negotiations. Actions taken by PCA are considered as connected actions to the Proposed Action.

Alternative 1 also considers the implementation of renewable energy technologies within the expanded and modernized LPOE. These technologies were not considered in the 2011 Final EIS but have since been proposed for inclusion in future site plans. Renewable technologies that may be incorporated into the facility design include solar and geothermal technologies, depending on the final design.

GSA is currently undergoing formal consultation with the State Historic Preservation Officer (SHPO) and consulting parties to follow coordination procedures as required under Section 106 of the National Historic Preservation Act. GSA intends on implementing and complying with all mitigation measures resulting from section 106 consultation as detailed in the ROD.

William Renner,

Director, Facilities Management and Services Programs Division, Great Lakes Region 5, U.S. General Services Administration.

[FR Doc. 2024–12700 Filed 6–10–24; 8:45 am]

BILLING CODE 6820-CF-P

DEPARTMENT OF HEALTH AND HUMAN SERVICES

Centers for Medicare & Medicaid Services

[Document Identifiers: CMS-381 and CMS-R-38]

Agency Information Collection Activities: Submission for OMB Review; Comment Request

AGENCY: Centers for Medicare & Medicaid Services, Health and Human Services (HHS).

ACTION: Notice.

SUMMARY: The Centers for Medicare & Medicaid Services (CMS) is announcing

an opportunity for the public to comment on CMS' intention to collect information from the public. Under the Paperwork Reduction Act of 1995 (PRA), Federal agencies are required to publish notice in the Federal Register concerning each proposed collection of information, including each proposed extension or reinstatement of an existing collection of information, and to allow a second opportunity for public comment on the notice. Interested persons are invited to send comments regarding the burden estimate or any other aspect of this collection of information, including the necessity and utility of the proposed information collection for the proper performance of the agency's functions, the accuracy of the estimated burden, ways to enhance the quality, utility, and clarity of the information to be collected, and the use of automated collection techniques or other forms of information technology to minimize the information collection burden.

DATES: Comments on the collection(s) of information must be received by the OMB desk officer by July 11, 2024.

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 search function.

To obtain copies of a supporting statement and any related forms for the proposed collection(s) summarized in this notice, please access the CMS PRA website by copying and pasting the following web address into your web browser: https://www.cms.gov/Regulations-and-Guidance/Legislation/PaperworkReductionActof1995/PRA-Listing.

FOR FURTHER INFORMATION CONTACT: William Parham at (410) 786–4669.

SUPPLEMENTARY INFORMATION: Under the Paperwork Reduction Act of 1995 (PRA) (44 U.S.C. 3501-3520), Federal agencies must obtain approval from the Office of Management and Budget (OMB) for each collection of information they conduct or sponsor. The term "collection of information" is defined in 44 U.S.C. 3502(3) and 5 CFR 1320.3(c) and includes agency requests or requirements that members of the public submit reports, keep records, or provide information to a third party. Section 3506(c)(2)(A) of the PRA (44 U.S.C. 3506(c)(2)(A)) requires Federal agencies to publish a 30-day notice in the

Federal Register concerning each proposed collection of information, including each proposed extension or reinstatement of an existing collection of information, before submitting the collection to OMB for approval. To comply with this requirement, CMS is publishing this notice that summarizes the following proposed collection(s) of information for public comment:

1. Type of Information Collection Request: Revision of a currently approved collection; Title of Information Collection: Identification of Extension Units of Medicare Approved Outpatient Physical Therapy/Outpatient Speech Pathology (OPT/OSP) Providers and Supporting Regulations; Use: Form CMS-381 was developed to ensure that each OPT/OSP extension location at which OPT/OSP providers furnish services, must be reported by the providers to the State Survey Agencies (SAs). Form CMS-381 is completed when: (1) new OPT/OSP providers enter the Medicare program; (2) when existing OPT/OPS providers delete or add a service, or close or add an extension location; or, (3) when existing OPT/OSP providers are recertified by the State Survey Agency every 6 years.

In 2022, CMS transitioned some of the certification processes to the Center for Program Integrity (CPI) and the Medicare Administrative Contractor (MAC). Prior to the transition, the CMS Survey Operations Group was involved in the processing of the extension location requests. As a result of the new processing instructions, CMS is now reconciling the Form CMS-381 with updates to the instructions. Additionally, CMS has revised the Form CMS-381 to incorporate the initial enrollment of OPT/OSPs which was previously completed on the Form CMS-1856 (0938-0065). CMS has combined the forms into one form in order to further align with the transitioned processes and streamline the requests from the provider community. This change will decrease the burden on both the provider community as well as CMS. Furthermore, this change will also allow for OPTs who wish to initially enroll in the Medicare program to submit an extension location request with the initial enrollment. The State Survey Agency or Accrediting Organization (for those OPTs requesting deemed status) will survey the extension location during the initial survey to verify compliance with the Medicare conditions. Form Number: CMS-381 (OMB control number: 0938-0273); Frequency: Occasionally; Affected Public: Private Sector; Business or other for-profit and not-for-profit institutions;