We are soliciting public comments to permit the Department to:

- Evaluate whether the proposed information collection is necessary for the proper functions of the Department.
- Evaluate the accuracy of our estimate of the time and cost burden for this proposed collection, including the validity of the methodology and assumptions used.
- Enhance the quality, utility, and clarity of the information to be collected.
- Minimize the reporting burden on those who are to respond, including the use of automated collection techniques or other forms of information technology.

Please note that comments submitted in response to this Notice are public record. Before including any detailed personal information, you should be aware that your comments as submitted, including your personal information, will be available for public review.

Abstract of Proposed Collection

This electronic collection records medical information necessary to determine whether visa applicants have medical conditions affecting the applicants' eligibility for a visa.

This collection is also used to collect medical examination information from follow-to-join refugees and certain individuals who have been paroled into or are seeking parole into the United States.

Methodology

The Department grants approved panel physicians access to an eMedical system to conduct medical examinations for determinations of eligibility for visas and other immigration benefits. The panel physician inputs the exam information into the eMedical portal, and it is transmitted to the Department for visa adjudication, follow-to-join refugee adjudication, and for the purpose of issuing boarding foils for certain individuals seeking parole from the Department of Homeland Security; it is thereafter retained in the Department's systems. The information is also transmitted to the Centers for Disease Control and Prevention's ("CDC") systems. In some instances, if the individual has been admitted to the United States as a parolee or is seeking parole into the United States, the information is transmitted directly to the CDC, bypassing the Department. In relation to parolees, the data that is transmitted to the U.S. Government depends on the nature of parole as

determined by the Department of Homeland Security.

Julie M. Stufft,

Deputy Assistant Secretary, Bureau of Consular Affairs, Department of State. [FR Doc. 2022–15471 Filed 7–19–22; 8:45 am]

BILLING CODE 4710-06-P

DEPARTMENT OF STATE

[Public Notice: 11792]

International Traffic in Arms Regulations: Issuance of Open General Licenses 1 and 2

ACTION: Publication of general licenses available on the Directorate of Defense Trade Controls website.

SUMMARY: The Department of State, Directorate of Defense Trade Controls is publishing two open general licenses, permitting certain reexports and retransfers as provided therein, in the Federal Register: Open General License No. 1 and Open General License No. 2, each of which was previously issued on DDTC's website.

FOR FURTHER INFORMATION CONTACT:

Robert Hart, Office of Defense Trade Controls Policy, U.S. Department of State, telephone (202) 663–1282, or email *DDTCCustomerService@state.gov*. ATTN: Open General Licenses 1 and 2.

SUPPLEMENTARY INFORMATION: On July 13, 2022, pursuant to the authority of section 38(a) of the Arms Export Control Act (22 U.S.C. 2778(a)), as delegated to the Secretary of State by E.O. 13637, 78 FR 16129, and as further delegated by the Secretary of State, the Deputy Assistant Secretary of State for Defense Trade Controls issued two open general licenses as part of a pilot program described in the International Traffic in Arms Regulations (ITAR), 22 CFR parts 120 through 130, § 126.9(b). This pilot program involves open general licenses that may be used by certain persons in Australia, Canada, and the United Kingdom to retransfer certain defense articles within each of the three countries and to reexport certain defense articles between and among the three countries. These open general licenses are valid for one year, effective August 1, 2022, through July 31, 2023.

The Office of Management and Budget has approved the information collection revision (OMB Control 1405–0173) described in each open general license via emergency processing under 5 CFR 1320.13 for six months. In the coming weeks, the Directorate of Defense Trade Controls will begin the process for a standard associated clearance.

Open General License No. 1 permits the retransfer (as defined in ITAR § 120.51) of unclassified defense articles to the Governments of Australia, Canada, or the United Kingdom, and to members of the Australian and United Kingdom communities (as defined in ITAR §§ 126.16(d) and 126.17(d)) and Canadian-registered persons (as defined in ITAR § 126.5(b)). Open General License No. 2 permits the reexport (as defined in ITAR § 120.19) of unclassified defense articles between or among the Governments of Australia, Canada, or the United Kingdom, and to members of the Australian and United Kingdom communities (as defined in ITAR §§ 126.16(d) and 126.17(d)) and Canadian-registered persons (as defined in ITAR § 126.5(b)). Both licenses are subject to requirements, limitations, and provisos as described in each open general license.

The text of Open General License No. 1 and Open General License No. 2 are provided below.

Open General License No. 1

Qualifying Retransfers Within Australia, Canada, and the United Kingdom

- (a) The Directorate of Defense Trade Controls (DDTC), pursuant to the International Traffic in Arms Regulations (ITAR) § 126.9(b), hereby provides the following Open General License No. 1. Open General License No. 1 licenses the retransfer (as defined in ITAR § 120.51) of unclassified defense articles to:
- (1) the Government of Australia, the Government of Canada, or the Government of the United Kingdom;
- (2) members of the Australian Community as defined in ITAR § 126.16(d), at all locations in Australia;
- (3) members of the United Kingdom Community as defined in ITAR § 126.17(d), at all locations in the United Kingdom; or
- (4) Canadian-registered persons as defined in ITAR § 126.5(b).
- (b) The retransfer of any unclassified defense article to any of the parties listed in section (a) is subject to all the following requirements, limitations, and provisos:
- (1) Requirements. The transferor shall:(i) comply with the requirements of ITAR § 123.9(b);
- (ii) maintain the following records of each retransfer: a description of the defense article, including technical data; the name and address of the recipient and the enduser, and other available contact information (e.g., telephone number and electronic mail address); the name of the natural person responsible for the transaction; the stated end use of the defense article; the date of the transaction; and the method of transfer;
- (iii) ensure that such records are made available to DDTC upon request; and
- (iv) utilize Open General License No. 1 as the license or other approval number or exemption citation.
 - (2) Limitations and provisos:

- (i) the defense articles to be retransferred were originally exported pursuant to a license or other approval issued by DDTC pursuant to section 38 of the Arms Export Control Act (AECA), the Defense Trade Cooperation Treaty between the United States and Australia (ITAR § 126.16), or the Defense Trade Cooperation Treaty between the United States and the United Kingdom, (ITAR § 126.17);
- (ii) a defense article originally exported pursuant to ITAR § 126.6(c) may not be retransferred under this license;
- (iii) defense articles described in ITAR § 126.16(a)(5) or § 126.17(a)(5) may not be retransferred under this license;
- (iv) defense articles may not be retransferred under this license if they are listed on the Missile Technology Control Regime (MTCR) Annex or identified as Missile Technology (MT) on the United States Munitions List (USML) in ITAR part 121:
- (v) defense articles may not be retransferred under this license if they will be used to support the design, development, engineering, manufacture, production, assembly, testing, repair, maintenance, modification, operation, demilitarization, destruction, or processing of a missile, UAV, space-launch vehicle, item listed on the MTCR Annex, or item listed as MT on the USML in ITAR part 121;
- (vi) technical data may only be retransferred under this license for the purpose of organizational-level, intermediatelevel, or depot-level maintenance, repair, or storage of a defense article;
- (vii) any major defense equipment (as defined in ITAR § 120.8) valued (in terms of its original acquisition cost) at \$25,000,000 or more and any defense article or related training or other defense service valued (in terms of its original acquisition cost) at \$100,000,000 or more, may only be retransferred under this license for the purpose of:
- i. maintenance, repair, or overhaul defense services, including the repair of defense articles used in furnishing such services, if the retransfer will not result in any increase in the military capability of the defense articles and services to be maintained, repaired, or overhauled; or
- ii. a temporary retransfer of defense articles for the sole purpose of receiving maintenance, repair, or overhaul;
- (viii) the retransfer must take place wholly within the physical territory of Australia, Canada, or the United Kingdom;
- (ix) any retransfer of a defense article other than technical data is for end use by, or operation on behalf of, the Government of Australia, the Government of Canada, or the Government of the United Kingdom; and
- (x) Open General License No. 1 may not be utilized by persons to whom a presumption of denial is applied by DDTC pursuant to ITAR §§ 120.1(c) or 127.11(a), including, among other reasons, for past convictions of certain U.S. criminal statutes or because they are otherwise ineligible to contract with or receive an export or import license from an agency of the U.S. Government.
- (c) Open General License No. 1 is a license or other approval as defined in ITAR

- § 120.20, including for purposes of ITAR part 127. Any retransfer that satisfies the requirements specified herein may be undertaken pursuant to Open General License No. 1.
- (d) No liability will be incurred by or attributed to the U.S. Government in connection with any possible infringement of privately owned patent or proprietary rights, either domestic or foreign, by reason of any retransfer conducted pursuant to Open General License No. 1.

Entry Into Force

Open General License No. 1 is valid for one year, effective August 1, 2022 through July 31, 2023. The Department may later consider reissuing Open General License No. 1 prior to July 31, 2023 and extend the period of validity, or otherwise amend the license.

Open General License No. 1 is limited to transactions described herein, all other transactions subject to the ITAR require a separate license or approval as described in the ITAR.

The Department of State approves Open General License No. 1 pursuant to ITAR § 126.9(b) and subject to the enumerated limitations, provisos, and requirements as well as the requirements contained elsewhere in the ITAR. Open General License No. 1 may not be utilized unless and until these limitations, provisos, and requirements have been satisfied.

Please direct any questions regarding Open General License No. 1 to the Office of Defense Trade Controls Policy at telephone (202) 663–1282, or email DDTCCustomerService@state.gov.

Michael F. Miller,

 ${\it Deputy\ Assistant\ Secretary\ for\ Defense\ Trade} \\ {\it Controls.}$

Dated: July 13, 2022.

Open General License No. 2

Qualifying Reexports Between or Among Australia, Canada, and the United Kingdom

- (a) The Directorate of Defense Trade Controls (DDTC), pursuant to the International Traffic in Arms Regulations (ITAR) § 126.9(b), hereby provides the following Open General License No. 2. Open General License No. 2 licenses the reexport (as defined in ITAR § 120.19) of unclassified defense articles between or among:
 - (1) the Government of Australia;
 - (2) the Government of Canada;
 - (3) the Government of the United Kingdom;
- (4) members of the Australian Community as defined in ITAR § 126.16(d), at all locations in Australia;
- (5) members of the United Kingdom Community as defined in ITAR § 126.17(d), at all locations in the United Kingdom; and
- (6) Canadian-registered persons as defined in ITAR § 126.5(b).
- (b) The reexport of any unclassified defense article to any of the parties listed in section (a) is subject to all the following requirements, limitations, and provisos:
- (1) Requirements. The transferor shall: (i) comply with the requirements of ITAR § 123.9(b);
- (ii) maintain the following records of each reexport: a description of the defense article,

including technical data; the name and address of the recipient and the end-user, and other available contract information (e.g., telephone number and electronic mail address); the name of the natural person responsible for the transaction; the stated end use of the defense article; the date of the transaction: and the method of transfer:

(iii) ensure that such records are made available to DDTC upon request; and

(iv) utilize Open General License No. 2 as the license or other approval number or exemption citation.

(2) Limitations and provisos:

- (i) the defense articles were originally exported pursuant to a license or other approval issued by DDTC pursuant to section 38 of the Arms Export Control Act (AECA), the Defense Trade Cooperation Treaty between the United States and Australia (ITAR § 126.16), or the Defense Trade Cooperation Treaty between the United States and the United Kingdom, (ITAR § 126.17):
- (ii) a defense article originally exported pursuant to ITAR § 126.6(c) may not be reexported under this license;
- (iii) defense articles described in ITAR § 126.16(a)(5) or § 126.17(a)(5) may not be reexported under this license;
- (iv) defense articles may not be reexported under this license if they are listed on the Missile Technology Control Regime (MTCR) Annex or identified as Missile Technology (MT) on the United States Munitions List (USML) in ITAR part 121;
- (v) defense articles may not be reexported under this license if they will be used to support the design, development, engineering, manufacture, production, assembly, testing, repair, maintenance, modification, operation, demilitarization, destruction, or processing of a missile, UAV, space-launch vehicle, item listed on the MTCR Annex, or item listed as MT on the USML in ITAR part 121;
- (vi) technical data may only be reexported under this license for the purpose of organizational-level, intermediate-level, or depot-level maintenance, repair, or storage of a defense article:
- (vii) any major defense equipment (as defined in ITAR § 120.8) valued (in terms of its original acquisition cost) at \$25,000,000 or more and any defense article or related training or other defense service valued (in terms of its original acquisition cost) at \$100,000,000 or more, may only be reexported under this license for the purpose of:
- i. maintenance, repair, or overhaul defense services, including the repair of defense articles used in furnishing such services, if the reexport will not result in any increase in the military capability of the defense articles and services to be maintained, repaired, or overhauled; or
- ii. a temporary reexport of defense articles for the sole purpose of receiving maintenance, repair, or overhaul;
- (viii) the reexport must take place wholly within or between the physical territory of Australia, Canada, or the United Kingdom;
- (ix) any reexport of a defense article other than technical data is for end use by, or operation on behalf of, the Government of

Australia, the Government of Canada, the Government of the United Kingdom, or the Government of the United States; and

(x) Open General License No. 2 may not be utilized by persons to whom a presumption of denial is applied by DDTC pursuant to ITAR §§ 120.1(c) or 127.11(a), including, among other reasons, for past convictions of certain U.S. criminal statutes or because they are otherwise ineligible to contract with or receive an export or import license from an agency of the U.S. Government.

(c) Open General License No. 2 is a license or other approval as defined in ITAR § 120.20, including for purposes of ITAR part 127. Any reexport that satisfies the requirements specified herein may be undertaken pursuant to Open General License No. 2.

(d) No liability will be incurred by or attributed to the U.S. Government in connection with any possible infringement of privately owned patent or proprietary rights, either domestic or foreign, by reason of any reexport conducted pursuant to Open General License No. 2.

Entry Into Force

Open General License No. 2 is valid for one year, effective August 1, 2022 through July 31, 2023. The Department may later consider reissuing Open General License No. 2 prior to July 31, 2023 and extend the period of validity, or otherwise amend the license.

Open General License No. 2 is limited to transactions described herein, all other transactions subject to the ITAR require a separate license or approval as described in the ITAR.

The Department of State approves Open General License No. 2 pursuant to ITAR § 126.9(b) and subject to the enumerated limitations, provisos, and requirements as well as the requirements contained elsewhere in the ITAR. Open General License No. 2 may not be utilized unless and until these limitations, provisos, and requirements have been satisfied.

Please direct any questions regarding Open General License No. 2 to the Office of Defense Trade Controls Policy at telephone (202) 663–1282, or email DDTCCustomerService@state.gov.

Dated: July 13, 2022.

Michael F. Miller,

Deputy Assistant Secretary for Defense Trade Controls, Department of State.

[FR Doc. 2022–15433 Filed 7–19–22; 8:45 am]

BILLING CODE 4710-25-P

DEPARTMENT OF STATE

[Public Notice 11781]

30-Day Notice of Proposed Information Collection: Medical Examination for Visa or Refugee Applicant: DS-2054, DS-3025, DS-3026, DS-3030

ACTION: Notice of request for public comment and submission to OMB of proposed collection of information.

summary: The Department of State has submitted the information collection described below to the Office of Management and Budget (OMB) for approval. In accordance with the Paperwork Reduction Act of 1995, we are requesting comments on this collection from all interested individuals and organizations. The purpose of this Notice is to allow 30 days for public comment.

DATES: Submit comments up to August 19, 2022.

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—Oper for Public Comments" or by using the search function.

FOR FURTHER INFORMATION CONTACT:

Direct requests for additional information regarding the collection listed in this notice, including requests for copies of the proposed collection instrument and supporting documents, to Tonya Whigham, who may be reached at *PRA_BurdenComments@state.gov* or at 202–485–7586.

SUPPLEMENTARY INFORMATION:

- Title of Information Collection: Medical Examination for Visa or Refugee Applicant.
 - *OMB Control Number:* 1405–0113.
- Type of Request: Extension of a Currently Approved Collection.
- Originating Office: Bureau of Consular Affairs, Visa Office (CA/VO).
- Form Number: Forms DS-2054, DS-3030, DS-3025, DS-3026.
- Respondents: Visa Applicants; Follow-to-Join Refugee/Asylum Applicants; Parole Applicants with Boarding Foils.
- Estimated Number of Respondents: 110,412.
- Estimated Number of Responses: 110.412.
 - Average Time per Response: 1 hour.
 Total Estimated Burden Time:
- 110,412 annual hours.
 - Frequency: Once per respondent.
- *Obligation to respond:* Required to Obtain or Retain a Benefit.

We are soliciting public comments to permit the Department to:

- Evaluate whether the proposed information collection is necessary for the proper functions of the Department.
- Evaluate the accuracy of our estimate of the time and cost burden for this proposed collection, including the validity of the methodology and assumptions used.

- Enhance the quality, utility, and clarity of the information to be collected.
- Minimize the reporting burden on those who are to respond, including the use of automated collection techniques or other forms of information technology.

Please note that comments submitted in response to this Notice are public record. Before including any detailed personal information, you should be aware that your comments as submitted, including your personal information, will be available for public review.

Abstract of Proposed Collection

Forms for this collection are completed by panel physicians for refugees, noncitizens seeking a visa, and some individuals who need a boarding foil in order to be paroled into the United States. The collection records medical information necessary to determine whether noncitizens have medical conditions affecting the individual's eligibility for an immigration benefit or affecting the public health and requiring treatment.

Methodology

A panel physician, contracted by the consular post in accordance with instructions issued by the Centers for Disease Control (CDC), performs the medical examination of the applicant and completes the forms. Panel physicians complete Forms DS-3025, DS-3026, and DS-3030. Upon completing the medical examination, the examining panel physician submits a report to the consular section on Form DS-2054 and includes the DS-3024, DS-3026, and the DS-3030. The information provided in these forms assists the Department for visa adjudication, follow-to-join refugee adjudication, and for the purpose of issuing boarding foils for certain individuals seeking parole from the Department of Homeland Security. and is thereafter retained in the Department's systems. The information is also provided to the CDC.

Julie M. Stufft,

Deputy Assistant Secretary, Bureau of Consular Affairs, Department of State. [FR Doc. 2022–15472 Filed 7–19–22; 8:45 am]

BILLING CODE 4710-06-P