Employees Retirement System, and (3) meets all of the other qualification requirements under the applicable MDs.³

Under TSA's current application process for these two programs, qualified applicants may apply for a LEOSA ID Card, a Retired Badge, and/ or a Retired Credential, as applicable, either while still employed by TSA (shortly before separating or retiring) or after they have separated or retired (after they become private citizens, *i.e.*, are no longer employed by the Federal Government).

The LEOSA Identification Card Application (TSA Form 2825A) requires collection of identifying information, contact information, official title, separation date, and last known field office. The Retired Badge and/or Retired Credential Application (TSA Form 2808–R) requires collection of identifying information, contact information, TSA employment/position information (TSA component or Government agency), official title, and entry on duty date.

Number of Respondents: 366. Estimated Annual Burden Hours: An estimated 54.5 hours annually.

Dated: March 21, 2022.

Christina A. Walsh,

TSA Paperwork Reduction Act Officer, Information Technology.

[FR Doc. 2022–06266 Filed 3–23–22; 8:45 am]

BILLING CODE 9110-05-P

DEPARTMENT OF THE INTERIOR

Bureau of Reclamation

[RR03042000, 22XR0680A1, RX.18786000.1000000; OMB Control Number 1006–0015]

Agency Information Collection Activities; Submission to the Office of Management and Budget for Review and Approval; Diversions, Return Flow, and Consumptive Use of Colorado River Water in the Lower Colorado River Basin

AGENCY: Bureau of Reclamation, Interior.

ACTION: Notice of information collection; request for comment.

SUMMARY: In accordance with the Paperwork Reduction Act of 1995, we, the Bureau of Reclamation (Reclamation) are proposing to renew an information collection.

DATES: Interested persons are invited to submit comments on or before April 25, 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 Review—Open for Public Comments" or by using the search function. Please provide a copy of your comments to Jeremy Dodds, Manager, Water Accounting and Verification Group, LCB–4200, Boulder Canyon Operations Office, Interior Region 8: Lower Colorado Basin, Bureau of Reclamation, P.O. Box 61470, Boulder City, NV 89006–1470; or by email to jdodds@usbr.gov with a courtesy copy to bor-sha-bcooadmin@ usbr.gov. Please reference OMB Control Number 1006-0015 in the subject line of your comments.

FOR FURTHER INFORMATION CONTACT: To request additional information about this information collection request (ICR), contact Jeremy Dodds by email at *jdodds@usbr.gov*, or by telephone at (702) 293–8164. Individuals who are hearing or speech impaired may call the Federal Relay Service at (800) 877–8339 for TTY assistance. You may also view the ICR at http://www.reginfo.gov/public/do/PRAMain.

SUPPLEMENTARY INFORMATION: In accordance with the Paperwork Reduction Act of 1995 (PRA, 44 U.S.C. 3501 et seq.) and 5 CFR 1320.8(d)(1), we provide the general public and other Federal agencies with an opportunity to comment on new, proposed, revised, and continuing collections of information. This helps us assess the impact of our information collection requirements and minimize the public's reporting burden. It also helps the public understand our information collection requirements and provide the requested data in the desired format.

Å Federal Register notice with a 60-day public comment period soliciting comments on this collection of information was published on October 26, 2021 (86 FR 59185). No comments were received.

As part of our continuing effort to reduce paperwork and respondent burdens, we are again soliciting comments from the public and other Federal agencies on the proposed ICR that is described below. We are especially interested in public comment addressing the following:

(1) Whether or not the collection of information is necessary for the proper performance of the functions of the agency, including whether or not the information will have practical utility:

(2) The accuracy of our estimate of the burden for this collection of information, including the validity of the methodology and assumptions used;

(3) Ways to enhance the quality, utility, and clarity of the information to be collected; and

(4) How might the agency minimize the burden of the collection of information on those who are to respond, including through the use of appropriate automated, electronic, mechanical, or other technological collection techniques or other forms of information technology, e.g., permitting electronic submission of response.

Comments that you submit in response to this notice are a matter of public record. Before including your address, phone number, email address, or other personal identifying information in your comment, you should be aware that your entire comment—including your personal identifying information—may be made publicly available at any time. While you can ask us in your comment to withhold your personal identifying information from public review, we cannot guarantee that we will be able to do so.

Abstract: Reclamation delivers Colorado River water to water users for diversion and beneficial consumptive use in the States of Arizona, California, and Nevada. The Consolidated Decree of the United States Supreme Court in the case of Arizona v. California, et al., entered March 27, 2006 (547 U.S. 150 (2006)), requires the Secretary of the Interior to prepare and maintain complete, detailed, and accurate records of diversions of water, return flow, and consumptive use and make these records available at least annually. The information collected ensures that a State or water user within a State does not exceed its authorized use of Colorado River Water. Water users are obligated by provisions in their water delivery contracts to provide Reclamation information on diversions and return flows. Reclamation determines the consumptive use by subtracting return flow from diversions or by other engineering means.

Title of Collection: Diversions, Return Flow, and Consumptive Use of Colorado River Water in the Lower Colorado River Basin

OMB Control Number: 1006–0015. Form Number: Forms LC–72A, LC–72B, Custom Forms.

Type of Review: Extension of a currently approved collection.

Respondents/Affected Public: The respondents will include the Lower

³ These instructions are included in DHS Instruction: 121–01–002 (Issuance and Control of DHS Badges); DHS Instruction 121–01–008 (Issuance and Control of the DHS Credentials); and the associated Handbook for TSA MD 2800.11.

Basin States (Arizona, California, and Nevada), local and tribal entities, water districts, and individuals that use Colorado River water.

Total Estimated Number of Annual Respondents: 84.

Total Estimated Number of Annual Responses: 491.

Estimated Completion Time per Response: See table.

Total Estimated Number of Annual Burden Hours: 103 hours.

Respondent's Obligation: Required to obtain or retain a benefit.

Frequency of Collection: Monthly, annually, or otherwise as stipulated by the water user's Colorado River water delivery contract with the Secretary of the Interior.

Total Estimated Annual Nonhour Burden Cost: None.

Frequency of data collection (monthly/annual)	Form No.	Number of respondents	Minutes/ response	Number responses/ respondent	Total responses/ year	Total hours/year
Annual Annual Monthly Annual	LC-72A	8 12 37 27	10 10 12 25	1 1 12 1	8 12 444 27	1 2 89 11
Total		84			491	103

An agency 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 authority for this action is the Paperwork Reduction Act of 1995 (44 U.S.C. 3501 *et seq.*).

Jacklynn L. Gould,

Regional Director, Interior Region 8: Lower Colorado Basin, Bureau of Reclamation.

[FR Doc. 2022–06250 Filed 3–23–22; 8:45 am]

BILLING CODE 4332-90-P

INTERNATIONAL TRADE COMMISSION

[Investigation No. 337-TA-1243]

Certain Active Matrix OLED Display Devices and Components Thereof; Notice of Commission Decision Not To Review an Initial Determination Terminating the Investigation in Its Entirety Based on Settlement; Termination of the Investigation

AGENCY: U.S. International Trade Commission.

ACTION: Notice.

SUMMARY: Notice is hereby given that the U.S. International Trade Commission has determined not to review an initial determination ("ID") (Order No. 32) of the presiding administrative law judge ("ALJ") terminating the investigation in its entirety based on settlement. The investigation is terminated.

FOR FURTHER INFORMATION CONTACT:

Houda Morad, Office of the General Counsel, U.S. International Trade Commission, 500 E Street SW, Washington, DC 20436, telephone (202) 708–4716. Copies of non-confidential documents filed in connection with this investigation may be viewed on the Commission's electronic docket (EDIS) at https://edis.usitc.gov. For help accessing EDIS, please email EDIS3Help@usitc.gov. General information concerning the Commission may also be obtained by accessing its internet server at https://www.usitc.gov. The public record for this investigation may be viewed on the Commission's electronic docket (EDIS) at https://edis.usitc.gov. Hearing-impaired persons are advised that information on this matter can be obtained by contacting the Commission's TDD terminal on (202) 205–1810.

SUPPLEMENTARY INFORMATION: On February 2, 2021, the Commission instituted this investigation under section 337 of the Tariff Act of 1930, as amended, 19 U.S.C. 1337 ("section 337"), based on a complaint filed by Solas OLED Ltd. of Dublin, Ireland ("Solas" or "Complainant"). See 86 FR 7878-79 (Feb. 2, 2021). The complaint, as amended and supplemented, alleges a violation of section 337 based upon the importation into the United States, the sale for importation, and the sale within the United States after importation of certain active matrix OLED display devices and components thereof by reason of infringement of claims 13-17 of U.S. Patent No. 7,573,068 ("the '068 patent") and claims 2-40 of U.S. Patent No. 7,868,880 ("the '880 patent"). See id. The notice of investigation names the following respondents: BOE Technology Group Co., Ltd. and Beijing BOE Display Technology Co., Ltd. of Beijing, China, and BOE Technology America, Inc. of Santa Clara, California (collectively "BOE"); and Samsung Electronics Co., Ltd. of Suwon-si, South Korea; Samsung Electronics America, Inc. of Ridgefield Park, New Jersey; and Samsung Display Co., Ltd. of Yongin-si, South Korea (collectively "Samsung"). See id. The

Office of Unfair Import Investigations ("OUII") is also a party to the investigation. *See id.*

On October 28, 2021, the Commission partially terminated the investigation as to the BOE respondents. *See* Order No. 23 (Oct. 4, 2021), *unreviewed by* Comm'n Notice (Oct. 28, 2021).

On October 29, 2021, the Commission terminated the investigation as to claims 14–16 of the '068 patent and claims 12, 13, 15–19, 22–24, 34, 35, and 38–40 of the '880 patent based on the withdrawal of the allegations in the complaint as to those claims. *See* Order No. 24 (Oct. 5, 2021), *unreviewed by* Comm'n Notice (Oct. 29, 2021).

On December 14, 2021, the Commission terminated the investigation as to claims 3–5, 7–9, 11, 20, 21, 25–29, 31–33, 36, and 37 of the '880 patent based on the withdrawal of the allegations in the complaint as to those claims. See Order No. 28 (Nov. 16, 2021), unreviewed by Comm'n Notice (Dec. 14, 2021).

On March 1, 2022, Complainant and the remaining respondents, Samsung, filed a joint motion to terminate the investigation in its entirety based on settlement. On March 3, 2022, OUII filed a response in support of the joint motion.

On March 4, 2022, the ALI issued the subject ID (Order No. 32) granting the joint motion. The ID finds that "[t]he pending motion for termination complies with the Commission Rules." See ID at 2. Specifically, the motion includes confidential and public copies of the settlement agreement ("the Agreement") in accordance with Commission Rule 210.21(b)(1), 19 CFR 210.21(b)(1). See id. In addition, as noted in the ID, the motion states that "[o]ther than the Agreement, there are no other agreements, written or oral, express or implied, between Solas and Samsung concerning the subject matter