ACTION: Request for public comments.

SUMMARY: The Administration for Children and Families (ACF) is requesting a 3-year extension of the Tribal Temporary Assistance for Needy Families (TANF) Data Report, Tribal TANF Annual Report, and Tribal TANF Reasonable Cause/Corrective Action Documentation Process (Office of Management and Budget (OMB) #0970– 0215, expiration June 30, 2025). There are minor changes requested to the form.

DATES: *Comments due* June 23, 2025. In compliance with the requirements of the Paperwork Reduction Act of 1995, ACF is soliciting public comment on the specific aspects of the information collection described above.

ADDRESSES: You can obtain copies of the proposed collection of information and submit comments by emailing *infocollection@acf.hhs.gov.* Identify all requests by the title of the information collection.

SUPPLEMENTARY INFORMATION:

Description: 42 U.S.C. 612 (Section 412 of the Social Security Act as amended by Pub. L. 104–193, the Personal Responsibility and Work Opportunity Reconciliation Act of 1996), mandates that federally recognized Indian tribes with an approved Tribal TANF program collect and submit to the Secretary of the Department of Health and Human Services (the Department) data on the recipients served by the tribes' programs. This information collection includes both aggregated and disaggregated data on case characteristics and individual characteristics. In addition, tribes that are subject to a penalty are allowed to provide reasonable cause justifications as to why a penalty should not be imposed or may develop and implement corrective compliance procedures to eliminate the source of the penalty. Finally, there is an annual report that requires the tribes to describe program characteristics. All the above requirements are currently approved by OMB, and ACF is proposing to continue this information collection with only changes to instructions to improve formatting, clarity, and consistency.

Respondents: Federally recognized Indian tribes and tribal organizations operating Tribal TANF Programs. Annual Burden Estimates:

Instrument	Total number of respondents	Total number of responses per respondent	Average burden hours per response	Annual burden hours
Tribal TANF Data Report Tribal TANF Annual Report Tribal TANF Reasonable Cause/Corrective Action Documentation Process	75 75 10	4 1 1	451 40 60	135,300 3,000 600
Estimated Total Annual Burden Hours				138,900

Comments: The Department specifically requests comments on (a) whether the proposed collection of information is necessary for the proper performance of the functions of the agency, including whether the information shall have practical utility; (b) the accuracy of the agency's estimate of the burden of the proposed collection of information; (c) the quality, utility, and clarity of the information to be collected; and (d) ways to minimize the burden of the collection of information on respondents, including through the use of automated collection techniques or other forms of information technology. Consideration will be given to comments and suggestions submitted within 60 days of this publication.

Authority: 42 U.S.C. 612, 45 CFR part 286.

Mary C. Jones,

ACF/OPRE Certifying Officer. [FR Doc. 2025–07078 Filed 4–23–25; 8:45 am] BILLING CODE 4184–36–P

DEPARTMENT OF THE INTERIOR

Bureau of Indian Affairs

[256A2100DD/AAKP300000/ A0A501010.000000]

Prairie Island Indian Community; Amendments to Liquor Control Ordinance

AGENCY: Bureau of Indian Affairs, Interior.

ACTION: Notice

SUMMARY: This notice publishes amendments to the Prairie Island Indian Community's Liquor Control Ordinance, enacted by Resolution No. 23–8–30– 158. This Ordinance amends and supersedes the existing Prairie Island Mdewakanton Dakota Community Liquor Control Ordinance, adopted on July 10, 1992, by Resolution Number 92–84; amended on October 14, 1992, by Resolution Number 92–118, amended August 9, 2023, by Resolution Number 23–8–9–150.

DATES: This ordinance shall become effective April 24, 2025.

FOR FURTHER INFORMATION CONTACT: Rebecca Smith, Acting Tribal Operations Officer, Midwest Regional Office, Bureau of Indian Affairs, 5600 American Boulevard West, Suite 500, Bloomington, Minnesota 55437, *rebeccaj.smith@bia.gov,* Telephone: (612) 725–4500, Fax: (612) 713–4401.

SUPPLEMENTARY INFORMATION: Pursuant to the Act of August 15, 1953, Public Law 83-277, 67 Stat. 586, 18 U.S.C. 1161, as interpreted by the Supreme Court in Rice v. Rehner, 463 U.S. 713 (1983), the Secretary of the Interior shall certify and publish in the Federal **Register** notice of adopted liquor control ordinances for the purpose of regulating liquor transactions in Indian country. On August 30, 2023, the Prairie Island Indian Community Council adopted the amendments to the Community's Liquor Control Ordinance by Resolution Number 23-8-30-158. This notice comprehensively amends and supersedes the existing Prairie Island Indian Community Liquor Control Ordinance which was published in the Federal Register on November 18, 2024 (89 FR 90730).

This notice is published in accordance with the authority delegated by the Secretary of the Interior to the Assistant Secretary—Indian Affairs. I certify that the Prairie Island Indian Community Tribal Council duly adopted these amendments to the Prairie Island Indian Community Liquor Control Ordinance on August 30, 2023.

Scott J. Davis,

Senior Advisor to the Secretary, Exercising authority by delegation of the Assistant Secretary—Indian Affairs.

The Prairie Island Indian Community's Liquor Control Ordinance, as amended, shall read as follows:

Section 1. Short Title. This Ordinance shall be known and may be cited as the Prairie Island Indian Community Liquor Control Ordinance.

Section 2. Statement of Purpose, Findings, and Authority.

a. *Purpose.* It is the Community's policy to ensure that any transaction, importation, sale, or consumption involving an alcoholic beverage, while within the Tribe's jurisdiction, shall occur in strict compliance with this Ordinance, the laws of the United States and the State of Minnesota.

b. *Findings.* [reserved].

c. *Authority*. This Ordinance is an exercise of the inherent sovereignty of the Community and shall be deemed an exercise of the Community Council's power to protect the welfare, health, peace, morals, and safety of the people of the Community.

Section 3. Definitions.

a. "Alcoholic beverage" means any intoxicating liquor, low point beer, or any wine, as defined under the provisions of this Ordinance.

b. "Application" means a formal written request for the issuance of a license supported by a verified statement of facts.

c. "Community" means the Prairie Island Indian Community in the State of Minnesota, a federally recognized Indian Tribe.

d. "Community Council" means the constitutionally authorized governing body of the Community.

e. "Establishment" means any liquor store or any on- or off-sale dealer.

f. "High point beer" means any beer having an alcoholic content in excess of three and two-tenths per centum (3.2%) of weight.

g. "Intoxicating liquor" means any liquid either commonly used, or reasonably adapted to use, for beverages purposes containing in excess of three and two-tenths per centum (3.2%) of alcohol by weight. This shall include any type of wine, regardless of alcoholic content.

h. "Legal age" means the age requirements as defined in Section 16.

i. "Liquor store" means any store, established by the Community or licensed individual or entity, for the sale of alcoholic beverages.

j. "Low point beer" means any liquid either commonly used, or reasonably adapted to use, for beverage purposes, and which is produced wholly or in part from brewing of any grain or grains, malt substitute, and which contains any alcohol whatsoever, but no more than three and two-tenths per centum (3.2%) of alcohol by weight.

k. "Off-sale" means the sale of any alcoholic beverages for consumption off the premises where sold.

l. "On-sale dealer" means the Community or licensed individual or entity that sells, or keeps for sale any alcoholic beverage authorized under this Ordinance for consumption on the premises where sold.

m. "On-sale" means the sale of any alcoholic beverage for consumption only upon the premises where sold.

n. "Reservation" means all territory subject to the Community's jurisdiction.

o. "Sale" means the transfer of any bagged, bottled, boxed, canned or kegged alcoholic beverage, or the serving of any contents of any bagged, bottled, boxed, canned or kegged alcoholic beverage for a consideration of currency exchange.

p. "Transaction" means any transfer of any bagged, bottled, boxed, canned, or kegged alcoholic beverage, or the transfer of any contents of any bagged, bottled, boxed, canned or kegged alcoholic beverage from any liquor store, on-sale dealer or vendor to any person.

q. "Vendor" means any person employed or under the supervision by and of a liquor store or on-sale dealer who conducts sales or transactions involving alcoholic beverages.

r. "Wine" means any beverage containing alcohol obtained by the fermentation of the natural sugar contents of fruits or other agricultural products, and containing not more than seventeen percent (17%) of alcohol by weight, including sweet wines, fortified with wine spirits, such as port, sherry, muscatel, and angelica.

Section 4. Applicability. [reserved] Section 5. General Prohibition. It shall be unlawful to manufacture for sale, sell, offer, or keep for sale, possess, transport or conduct any transaction involving any alcoholic beverage except in compliance with the terms, conditions, limitations, and restrictions specified in this Ordinance.

Section 6. Community Control of Alcoholic Beverages. The Community Council shall have the sole and exclusive right to authorize the importation of alcoholic beverages for sale or for the purpose of conducting transactions therewith, and no person or organization shall so import any such alcoholic beverage into the Reservation unless authorized by the Community Council.

Section 7. Community Liquor Store. The Community Council may establish and maintain anywhere on the Reservation that the Community Council may deem advisable, a community liquor store or stores for storage and off-sale of alcoholic beverages in accordance with the provisions of this Ordinance. The Community Council may set the prices of alcoholic beverages sold.

Section 8. Community On-Sale Dealer. The Community Council may establish and maintain anywhere on the Reservation that the Community Council may deem advisable, a community on-sale dealer or dealers for storage and on-sale of alcoholic beverages in accordance with the provisions of this Ordinance. The Community Council may set the prices of alcoholic beverages sold.

Section 9. State of Minnesota Licenses. The Community Council shall notify the State of Minnesota of any Community operated establishment that sells alcoholic beverages or conducts transactions involving alcoholic beverages in compliance with Minn. Stat. 340A.4055.

Section 10. Compliance with Minnesota Law.

a. *Liability Insurance*. For the purpose of complying with 18 U.S.C. 1161 and the Minnesota Liquor Act, the Community Council, or any entity licensed by the Community Council, shall demonstrate proof of financial responsibility to the State of Minnesota by obtaining the necessary liability insurance required by Minn. Stat. 340A.409.

b. License Restrictions, General.

1. *License Posting.* A retail license to sell alcoholic beverages must be posted in a conspicuous place in the premises for which it is used.

2. *Gambling Compliance.* Gambling on premises where alcoholic beverages are to be sold must be in compliance under the Indian Gaming Regulatory Act of 1988, 25 U.S.C. 2701, et. seq. and Chapter 349 and 349A of the Minnesota Statutes.

3. License Limited to Space Specified. A retail license to sell any alcoholic beverage is only effective for the compact and contiguous space specified in the approved license application.

c. License Restrictions; Intoxicating Liquor Licenses.

1. Investigation of On-Sale Licenses. The Community Council shall appoint a person to cooperate with any city or county official in the conduct of any preliminary background and/or financial investigation for the purposes of complying with Minn. Stat. 304A.412. However, nothing in this section shall mean and be construed to be a waiver of the Community's sovereign immunity and shall allow any city or county official to conduct any investigation not specifically authorized by the Community Council as documented by a written resolution.

2. *Off-Sale Limitation*. The Community shall not apply for more than one off-sale intoxicating liquor license.

3. *General Compliance*. The Community Council shall comply with all prohibitions as stated in Minn. Stat. 340A.412, Subd. 4.

4. *Employment of Minors.* No person under 18 years of age may serve or sell intoxicating liquor on the Prairie Island Indian Reservation.

d. Restrictions on the Number of Intoxicating Liquor Licenses that May Be Issued.

1. *Referendum for Additional On-Sale Licenses.* The Community Council may issue on-sale intoxicating liquor licenses over the number permitted under Section 13 when authorized by the voters of the Community at a general or special election.

² 2. *Referendum Questions.* The Community Council may direct that either of the following questions be placed on the ballot.

A. "Shall the Community Council be allowed to issue 'on-sale' licenses for the sale of intoxicating liquor at retail in excess of the number permitted by law?"

B. "Shall the Community Council be allowed to issue (a number to be determined by the governing body) 'onsale' licenses for the sale of intoxicating liquor at retail in excess of the number now permitted by law?"

e. *Responsibility of Licensee*. Every licensee is responsible for the conduct in the licensed establishment and any sale of alcoholic beverages by any employee authorized to sell alcoholic beverages in the establishment is the act of the licensee for the purposes of all provisions of this Ordinance.

f. Sales to Obviously Intoxicated Persons. No person may sell, give, furnish, or in any way procure for another alcoholic beverages for the use of an obviously intoxicated person. Nothing herein shall be construed as a waiver of the Community's sovereign immunity from suit for any violation of this section by a licensee or employee of a Community facility.

g. Persons Under 21 Years of Age; Restrictions.

1. The Community Council shall enforce the State of Minnesota laws regarding restrictions on those persons under the age of 21 years in any Community establishment operating pursuant to the provisions of this Ordinance.

2. No Community operated or licensed establishment shall sell, barter, furnish, give or allow to be consumed therein alcoholic beverages to and by a person under 21 years of age.

3. Any Community operated or licensed establishment shall require proof of age for purchasing or consuming alcoholic beverages by requiring a valid driver's license or State of Minnesota identification card, or in the case of a foreign national a valid passport to be shown at any time deemed necessary while on the premises of a Community operated or licensed establishment.

4. Any Community operated or licensed establishment shall prohibit all persons under the age of 21 years to enter the establishment except to:

A. perform work if the person is 18, 19, or 20 years of age;

B. consume meals while accompanied by an adult who is the legal guardian or parent of the person; or

C. attend social functions that are held in a portion of the establishment where alcoholic beverages are not sold.

5. No Community operated or licensed establishment shall employ any person under the age of 18 years to serve or sell alcoholic beverages.

h. Hours and Days of Sale.

1. No Community operated or licensed establishment shall sell or furnish alcoholic beverages for on-sale purposes between 1:00 a.m. and 8:00 a.m. on the days of Monday through Saturday, after 1:00 a.m. on Sundays, or otherwise not in compliance with Minn. Stat. 340A.504.

2. No Community operated or licensed establishment shall sell or furnish alcoholic beverages for off-sale purposes: (1) on Sundays; (2) before 8:00 a.m. on Monday through Saturday; (3) after 10:00 p.m. on Monday through Saturday; or (4) otherwise not in compliance with Minn. Stat. 340A.504.

i. Sales of Ethyl and Neutral Spirits Prohibited. No person may sell at retail for beverage purposes ethyl alcohol or neutral spirits, or substitutes thereof, possessing the taste, aroma, and characteristics generally attributed to ethyl alcohol or neutral spirits. Nothing in this section prohibits the manufacture or sale of other products obtained by use of ethyl alcohol or neutral spirits as defined in U.S. Treasury Department, Bureau of Internal Revenue, Regulations 125, Article II, Standards of Identity for Distilled Spirits. Section 11. Community Licensing, Sales, and Transactions.

a. *Power to License and Tax.* The power to establish licenses and levy taxes under the provisions of this Ordinance is vested exclusively with the Community Council.

b Community Liquor Licenses. The Community Council shall issue by resolution, upon proper application and Community Council approval, a Community liquor license to any establishment wishing to sell, serve, or furnish alcoholic beverages or conduct transactions involving alcoholic beverages within the boundaries of the Reservation.

c. *Classes of Licenses*. Classes of Community licenses under this Ordinance shall be as follows:

Class A Off-Sale Liquor store; and
Class B On-Sale Dealer.

2. Class D Oll-Sale Deale

d. *Community Operated Establishments.* The Community Council shall issue by resolution one appropriate license to a Community operated establishment upon determining the site for the establishment, creating an operating infrastructure for the establishment and obtaining the appropriate licensing from the State of Minnesota.

e. *No Licenses Issued.* The Community Council shall not issue any licenses to any person or entity other than the Community until this Ordinance is properly amended to authorize the licensing of non-Community persons or entities.

f. *Display of Community License*. Any establishment licensed pursuant to the provisions of this Ordinance shall display the Community license in a conspicuous place.

Section 12. Distribution of Profits. All profits from the sale of alcoholic beverages on the Reservation are subject to distribution of the Community Council in accordance with its usual appropriation procedures for essential governmental and social services.

Section 13 Records. [reserved] Section 14. Miscellaneous Provisions.

a. *Sovereign Immunity.* Nothing in this Ordinance shall be construed as a waiver of the Prairie Island Indian Community in the State of Minnesota's sovereign immunity.

b. *Severability.* If any provision of this Ordinance or its application to any person or circumstance is held invalid, the remainder of this Ordinance, or the application of the provision to other persons or circumstances is not affected.

c. Amendment or Repeal of Ordinance. This Ordinance may be amended or repealed only by a majority vote of the Community Council in regular session. [FR Doc. 2025–07084 Filed 4–23–25; 8:45 am] BILLING CODE 4337–15–P

DEPARTMENT OF THE INTERIOR

Office of the Secretary

[25XD4523WS/DWSN00000.000000/ DS61500000/DP.61501]

Notice of Public Meeting of the Invasive Species Advisory Committee

AGENCY: National Invasive Species Council, Interior. **ACTION:** Notice of public meeting.

SUMMARY: Pursuant to the provisions of the Federal Advisory Committee Act, notice is hereby given that a meeting of the Invasive Species Advisory Committee (ISAC) will meet as indicated below.

DATES: The Invasive Species Advisory Committee will convene by Zoom virtual platform on Friday, May 9, 2025, 2 p.m. to 6 p.m. eastern daylight time (EDT).

ADDRESSES: The final agenda, Zoom URL and dial in information will be available on the National Invasive Species Council (NISC) website at least 48 hours in advance of the meeting at https://www.invasivespecies.gov

FOR FURTHER INFORMATION CONTACT: For information concerning attending the ISAC meeting, submitting written comments to the ISAC, or requesting to address the ISAC, contact Kelsey Brantley, NISC Operations Director and ISAC Coordinator, National Invasive Species Council Staff, telephone (202) 577–7012; fax: (202) 208–4118, or email kelsey brantley@ios.doi.gov.

Individuals in the United States who are deaf, deafblind, hard of hearing, or have a speech disability may dial 711 (TTY, TDD, or TeleBraille) to access telecommunications relay services. Individuals outside the United States should use the relay services offered within their country to make international calls to the point-ofcontact in the United States.

SUPPLEMENTARY INFORMATION: The purpose of the ISAC is to provide advice to the NISC, as authorized by Executive Orders 13112 and 13751, on a broad array of issues related to preventing the introduction of invasive species and providing for their control and minimizing the economic, ecological, and human health impacts that invasive species cause. NISC is co-chaired by the Secretary of the Interior, the Secretary of Agriculture, and the Secretary of

Commerce. The duty of NISC is to provide national leadership regarding invasive species issues.

The purpose of the virtual meeting on Friday, May 9, 2025, is to convene the full ISAC to orient new members to the NISC mission and their role as ISAC members, provide an overview of the Federal Advisory Committee Act (FACA), and discuss ISAC engagement on Administration priorities.

Meeting Agenda. The meeting agenda, records, and other reference documents for discussion during the meeting will be available for public viewing as they become available, but no later than 48 hours prior to the start of the meeting at *https://www.invasivespecies.gov.*

Meeting Registration: Due to the limited number of connections available, individuals must register no later than Thursday, May 8, 2025, 3 p.m. EDT at: *https://forms.office.com/g/ ZbdXrabidb.*

Interested members of the public may provide either oral or written comments to ISAC for consideration. Oral comments may be given during designated times as specified in the meeting agenda. Written comments must be submitted by email to Kelsey Brantley at *kelsey_brantley@ios.doi.gov*, no later than Thursday, May 8, 2025, 3 p.m. EDT. All written comments will be provided to members of the ISAC. Due to time constraints during the virtual meeting, written public statements will be submitted directly into the record.

Depending on the number of people who want to comment during the time available, the length of individual oral comments may be limited. Requests to address the ISAC during the meeting will be accommodated in the order the requests are received. Individuals who wish to expand upon their oral statements, or those who had wished to speak but could not be accommodated on the agenda, may submit written comments to Kelsey Brantley at *kelsey_brantley@ios.doi.gov*, up to 30 days following the meeting.

All comments will be made part of the public record and will be electronically distributed to all ISAC members through the detailed meeting minutes, which will be available for public inspection within 90 days of the meeting at https:// www.invasivespecies.gov.

Meeting Accessibility/Special Accommodations: The meeting is open to the public. Registration is required (see Meeting Registration above). Please make requests in advance for sign language interpreter services, assistive listening devices, or other reasonable accommodations. We ask that you contact Kelsey Brantley at kelsey_ brantley@ios.doi.gov, at least seven (7) business days prior to the meeting to give the Department of the Interior sufficient time to process your request. All reasonable accommodation requests are managed on a case-by-case basis.

Public Disclosure of Comments: Before including your address, phone number, email address, or other personal identifying information in your written comments, you should be aware that your entire comment including your personal identifying information will be made publicly available. 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.

Authority: 5 U.S.C. ch. 10.

Angela McMellen Brannigan,

Acting Executive Director, National Invasive Species Council.

[FR Doc. 2025–07051 Filed 4–23–25; 8:45 am] BILLING CODE 4334–63–P

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[PO #4820000251]

Public Land Order No. 7960; Extension of Public Land Order No. 7634; Withdrawal of Public Land for the United States Air Force, Nevada

AGENCY: Bureau of Land Management, Interior.

ACTION: Public Land Order.

SUMMARY: This Public Land Order (PLO) extends the duration of the withdrawal created by PLO No. 7634 of 1,979 acres, which would otherwise expire on May 5, 2025, for an additional 20-year period. This extension is necessary to continue the protection of support facilities for the safe and secure operation of national defense activities on the Nevada Test and Training Range (NTTR).

DATES: This Public Land Order takes effect on April 24, 2025.

FOR FURTHER INFORMATION CONTACT:

Edison Garcia, Land Law Examiner, Nevada State Office, at (775) 861–6530, email: *edisongarcia@blm.gov.* Individuals in the United States who are deaf, deafblind, hard of hearing, or have a speech disability may dial 711 (TTY, TDD, or Tele Braille) to access telecommunications relay services. Individuals outside the United States should use the relay services offered within their country to make international calls to the point-ofcontact in the United States. The service is available 24 hours a day, 7 days a