• Provide any other information that will help the FOIA staff determine which DHS component agency may have responsive records;
• If your request is seeking records pertaining to another living individual, you must include a statement from that individual certifying his/her agreement for you to access his/her records.
Without the above information, the component(s) may not be able to conduct an effective search, and your request may be denied due to lack of specificity or lack of compliance with applicable regulations.

RECORD ACCESS PROCEDURES:
See “Notification procedure” above.

CONTESTING RECORD PROCEDURES:
See “Notification procedure” above.

RECORD SOURCE CATEGORIES:
Records are obtained from several sources to include:
(A) Agencies and entities seeking to determine immigration or naturalized or derived citizenship status;
(B) Individuals seeking public licenses, benefits, or credentials;
(C) Other DHS components assisting with enrollment and system maintenance processes;
(D) Information collected from the federal databases listed below:
• Arrival/Departure Information System (ADIS);
• Central Index System (CIS);
• Computer-Linked Application Information Management System 3 & 4 (CLAIMS 3 & CLAIMS 4);
• Customer Profile Management System (CPMS);
• Customs and Border Protection’s (CBP) TECS;
• CBP Automatic Tracking System-Passenger (ATS–P);
• Electronic Immigration System (ELIS);
• Enforcement Integrated Database (EID);
• Enforcement Alien Removal Module (EARM);
• Enterprise Service Bus Person Centric Query Service (ESB PCQS);
• Enterprise Citizenship and Immigration Services Centralized Operational Repository (eCISCOR);
• Enterprise Document Management System (EDMS);
• Marriage Fraud Amendment System (MFAS);
• Microfilm Digitization Application System (MiDAS);
• National File Tracking System (NFTS);
• Refugees, Asylum, and Parole System (RAPS);
• DOJ’s Immigration Review Information Exchange System (IRIES);
• Student and Exchange Visitor Identification System (SEVIS);
• Immigration status (e.g., Lawful Permanent Resident) from the Department of Justice Executive Office of Immigration Review (EOIR) System; and
• Department of State the Consular Consolidated Database (DOS–CCD).
(E) Information created by the Systematic Alien Verification for Entitlements (SAVE) program.

EXEMPTIONS CLAIMED FOR THE SYSTEM:
This system may receive records from another system exempted in that source system under 5 U.S.C. 552a(j)(2). DHS will claim the same exemptions for those records that are claimed for the systems of records from which they originated.
Dated: October 27, 2016.
Jonathan R. Cantor,
Acting Chief Privacy Officer, Department of Homeland Security.

FOR FURTHER INFORMATION CONTACT:
Christina A. Walsh at the above address, or by telephone (571) 227–2062.

SUPPLEMENTARY INFORMATION:
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 is available at http://www.reginfo.gov. Therefore, in preparation for OMB review and approval of the following information collection, TSA is soliciting comments to—
1. Evaluate whether the 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
Purpose and Description of Data Collection
TSA requires individuals to provide an acceptable verifying identity document in order to proceed through security screening, enter the sterile area of the airport, or board a commercial aircraft. Under 49 CFR 1560.3, acceptable verifying identity documents include federal-issued documents, such as U.S. passports and U.S. passport cards, passports issued by foreign governments, and state-issued driver’s licenses and identification cards. The complete list of acceptable verifying identity documents is available at www.tsa.gov/sites/default/files/resources/realid_factsheet_071516-508.pdf.

Secure driver’s licenses and identification documents are a vital component of the Department of Homeland Security’s (DHS’s) national security strategy. In particular, preventing terrorists from obtaining state-issued identification documents is critical to securing the United States against terrorism. The 9/11 Commission noted “[t]errorists’ travel documents are as important as weapons” and recommended that the Federal
Government work with other levels of government to solidify the security of government-issued identification documents.¹

The REAL ID Act of 2005 (REAL ID Act)² was enacted to further the goal of securing state-issued identification documents to address terrorism, identity fraud, and illegal immigration. Section 202 of the REAL ID Act prohibits Federal agencies from accepting state-issued³ driver’s licenses or identification cards for specified official purposes, unless such documents are determined by the Secretary of Homeland Security to meet minimum security requirements, including the incorporation of specified data, a common machine-readable technology, and certain anti-fraud security features. The “official purposes” defined in the REAL ID Act include “boarding federally regulated commercial aircraft.”

To implement the REAL ID Act, TSA may accept state-issued verifying identity documents only if they have been issued by a state that is in compliance with the minimum security requirements and standards set forth in the Act, or if the state has received an extension from DHS. In accordance with DHS policy, TSA will begin implementing the REAL ID Act at airport security screening checkpoints on January 22, 2018. Starting on that day, TSA will not accept state-issued driver’s licenses and other state-issued identification cards from states that are not compliant with REAL ID Act requirements unless DHS has granted the state a temporary extension to achieve compliance.

Concurrently with implementation of the REAL ID Act, TSA is updating the identity verification process for travelers who arrive at an airport security checkpoint without an acceptable verifying identity document. This process involves a traveler providing his or her name and address and answering questions to confirm his or her identity. If the traveler’s identity is confirmed, he or she will be allowed to enter the screening checkpoint. Travelers using this process for identity verification may be subject to additional security screening. A traveler will not be permitted to fly if his or her identity cannot be confirmed. A traveler also will not be permitted to fly if he or she declines to cooperate with the identity verification process.

To initiate the identity verification process, a traveler without an acceptable verifying identity document must complete a Certification of Identity (COI) form (TSA Form 415). The current TSA Form 415 requests the traveler’s name and address. After completing the form, the traveler is connected with TSA’s Identity Verification Call Center (IVCC). The IVCC searches various commercial and government databases using the name and address on the TSA Form 415 as key search criteria to find other identifying information about the traveler. The IVCC then asks the traveler a series of questions based on information found in the databases to verify the individual’s identity.

To ensure that the identity verification process described above does not become a means for travelers to circumvent implementation of the REAL ID Act, TSA is updating the process so that it is generally only available to travelers who certify that they—

• Reside in or have been issued a driver’s license or state identification card by a state that is compliant with the REAL ID Act or a state that has been granted an extension by DHS; or
• Have been issued another verifying identity document that TSA accepts.

To enable travelers to make this certification, TSA is revising Form 415. The revised TSA Form 415 requests a traveler’s name and address and asks for the following additional information:

(1) Whether the traveler has been issued a driver’s license or state identification card.

(2) If yes, the state that issued the document.

(3) Whether the traveler has been issued an acceptable verifying identity document other than a state-issued driver’s license or identification card.

Use of Results

TSA will use the information provided on revised TSA Form 415 to generate questions intended to verify the identity of a traveler who arrives at a security-screening checkpoint without an acceptable verifying identity document. A failure to collect this information would result in TSA being unable to verify the identity of travelers without an acceptable verifying identity document and these travelers being unable to proceed through the security checkpoint and board a commercial aircraft.

The most likely respondents to this proposed information request are travelers who arrive at an airport security checkpoint without an acceptable verifying identity document because they lost or forgot their driver’s license or other state-issued identification card. Other likely respondents are travelers who had their verifying identity document stolen and travelers carrying a form of identification that they incorrectly believed to be acceptable. TSA estimates that approximately 191,214 passengers will complete the TSA Form 415 annually. TSA estimates each form will take approximately three minutes to complete. This collection would result in an annual reporting burden of 9,561 hours.

Christina A. Walsh,

TSA Paperwork Reduction Act Officer, Office of Information Technology.

[FR Doc. 2016–26958 Filed 11–7–16; 8:45 am]
BILLING CODE 9110–05–P

DEPARTMENT OF THE INTERIOR
Fish and Wildlife Service

Draft Safe Harbor Agreement and Receipt of Application for an Enhancement of Survival Permit for the Kamehameha Schools; Keauhou and Kilauea Forest Lands, Hawaii Island, Hawaii

AGENCY: Fish and Wildlife Service, Interior.

ACTION: Notice of availability; request for comments.

SUMMARY: We, the U.S. Fish and Wildlife Service (Service), have received an application from Kamehameha Schools (KS), a private charitable education trust, for an enhancement of survival permit (permit) under the Endangered Species Act of 1973, as amended (ESA). The permit application includes a draft Safe Harbor Agreement (SHA) between KS, the Service, and the Hawaii Department of Land and Natural Resources (DLNR). Kamehameha Schools is proposing to conduct proactive conservation activities to promote the survival and recovery of 32 federally endangered species and the species currently proposed for listing (“covered species”) across the Keauhou


³ The REAL ID Act defines the term “State” to mean “a State of the United States, the District of Columbia, Puerto Rico, the Virgin Islands, Guam, American Samoa, the Northern Mariana Islands, the Trust Territory of the Pacific Islands, and any other territory or possession of the United States.”