insider threat was discovered. For persons DHS determines are not insider threats, the information will be destroyed three years after notification of death, or five years after (1) the individual no longer has an active security clearance held by DHS, (2) separation or transfer of employment, or (3) the individual's contract relationship with DHS expires; whichever is applicable.

SYSTEM MANAGER AND ADDRESS:

Chief, Insider Threat Operations Center (202–447–5010), Office of the Chief Security Officer, Department of Homeland Security, Washington, DC 20528.

NOTIFICATION PROCEDURE:

The Secretary of Homeland Security has exempted this system from the notification, access, and amendment procedures of the Privacy Act because it is a law enforcement system. However, DHS will consider individual requests to determine whether or not information may be released. Thus, individuals seeking notification of and access to any record contained in this system of records, or seeking to contest its content, may submit a request in writing to the Chief Privacy Officer whose contact information can be found at http://www.dhs.gov/foia under "Contacts." If an individual believes more than one component maintains Privacy Act records concerning him or her, the individual may submit the request to the Chief Privacy Officer and Chief Freedom of Information Act Officer, Department of Homeland Security, Washington, DC 20528-0655.

When seeking records about yourself from this system of records or any other Departmental system of records, your request must conform with the Privacy Act regulations set forth in 6 CFR part 5. You must first verify your identity, meaning that you must provide your full name, current address, and date and place of birth. You must sign your request, and your signature must either be notarized or submitted under 28 U.S.C. 1746, a law that permits statements to be made under penalty of perjury as a substitute for notarization. While no specific form is required, you may obtain forms for this purpose from the Chief Privacy Officer and Chief Freedom of Information Act (FOIA) Officer, http://www.dhs.gov/foia or 1-866-431-0486. In addition, you should:

• Explain why you believe the Department would have information on you;

• Identify which component(s) of the Department you believe may have the information about you;

 Specify when you believe the records would have been created; and

• 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 Department officials, employees, contractors, and other individuals who are associated with or represent DHS; officials from other foreign, Federal, tribal, State, and local government organizations; non-government, commercial, public, and private agencies and organizations; relevant DHS records, databases, and files, including personnel security files, facility access records, security incidents or violation files, network security records, investigatory records, visitor records, travel records, foreign visitor or contact reports, and financial disclosure reports; media, including periodicals, newspapers, and broadcast transcripts; intelligence source documents; publicly available information, including publicly available social media; and complainants, informants, suspects, and witnesses.

EXEMPTIONS CLAIMED FOR THE SYSTEM:

The Secretary of Homeland Security, pursuant to 5 U.S.C. 552a(j)(2) has exempted this system from the following provisions of the Privacy Act: 5 U.S.C. 552a(c)(3), (c)(4); (d); (e)(1), (e)(2), (e)(3), (e)(4)(G), (e)(4)(H), (e)(4)(I), (e)(5), (e)(8), (e)(12); (f); (g)(1); and (h). Additionally, the Secretary of Homeland Security, pursuant to 5 U.S.C. 552a (k)(1), (k)(2), and (k)(5), has exempted this system from the following provisions of the Privacy Act, 5 U.S.C. 552a(c)(3); (d); (e)(1), (e)(4)(G), (e)(4)(H), (e)(4)(I); and (f).

When this system receives a record 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 original primary systems of records from which they originated and claims any additional exemptions set forth here.

Dated: February 18, 2016.

Karen L. Neuman,

Chief Privacy Officer, Department of Homeland Security.

[FR Doc. 2016-03924 Filed 2-25-16; 8:45 am]

BILLING CODE 9110-9B-P

DEPARTMENT OF HOMELAND SECURITY

Transportation Security Administration [Docket No. TSA-2009-0024]

Enforcement Actions Summary

AGENCY: Transportation Security

Administration, DHS.

ACTION: Notice of availability.

SUMMARY: The Transportation Security Administration (TSA) is providing notice that it has issued an annual summary of all enforcement actions taken by TSA under the authority granted in the Implementing Recommendations of the 9/11 Commission Act of 2007.

FOR FURTHER INFORMATION CONTACT:

Emily Su, Assistant Chief Counsel, Civil Enforcement, Office of the Chief Counsel, TSA-2, Transportation Security Administration, 601 South 12th Street, Arlington, VA 20598–6002; telephone (571) 227–2305; facsimile (571) 227–1378; email emily.su@dhs.gov.

SUPPLEMENTARY INFORMATION:

Background

On August 3, 2007, section 1302(a) of the Implementing Recommendations of the 9/11 Commission Act of 2007 (the 9/11 Act), Public Law 110–53, 121 Stat. 392, gave TSA new authority to assess civil penalties for violations of any surface transportation requirements under title 49 of the U.S. Code (U.S.C.) and for any violations of chapter 701 of title 46 of the U.S. Code, which governs transportation worker identification credentials (TWICs).

Section 1302(a) of the 9/11 Act, codified at 49 U.S.C. 114(v), authorizes the Secretary of the Department of Homeland Security (DHS) to impose civil penalties of up to \$10,000 per violation of any surface transportation requirement under 49 U.S.C. or any requirement related to TWICs under 46 U.S.C. chapter 701. TSA exercises this function under delegated authority from

the Secretary. *See* DHS Delegation No. 7060–2.

Under 49 U.S.C. 114(v)(7)(A), TSA is required to provide the public with an annual summary of all enforcement actions taken by TSA under this subsection; and include in each such summary the identifying information of each enforcement action, the type of alleged violation, the penalty or penalties proposed, and the final assessment amount of each penalty. This summary is for calendar year 2015. TSA will publish a summary of all enforcement actions taken under the statute in January to cover the previous calendar year.

Document Availability

You can get an electronic copy of both this notice and the enforcement actions summary on the Internet by—

- (1) Searching the electronic Federal Docket Management System (FDMS) Web page at http://www.regulations.gov, Docket No. TSA-2009-0024; or
- (2) Accessing the Government Printing Office's Web page at http://

www.gpo.gov/fdsys/browse/
collection.action?collectionCode=FR to
view the daily published Federal
Register edition; or accessing the
"Search the Federal Register by
Citation" in the "Related Resources"
column on the left, if you need to do a
Simple or Advanced search for
information, such as a type of document
that crosses multiple agencies or dates;
or

In addition, copies are available by writing or calling the individual in the FOR FURTHER INFORMATION CONTACT section. Make sure to identify the docket number of this rulemaking.

Dated: February 22, 2016.

Kelly D. Wheaton,

Deputy Chief Counsel, Enforcement and Incident Management.

February 22, 2016

Annual Summary of Enforcement Actions Taken Under 49 U.S.C. 114(v)

Annual Report

Pursuant to 49 U.S.C. 114(v)(7)(A), TSA provides the following summary of

enforcement actions taken by TSA in calendar year 2015 under section 114(v).¹

Background

Section 114(v) of title 49 of the U.S. Code gave the Transportation Security Administration (TSA) new authority to assess civil penalties for violations of any surface transportation requirements under 49 U.S.C. and for any violations of chapter 701 of title 46 of the U.S. Code, which governs transportation worker identification credentials (TWICs). Specifically, section 114(v) authorizes the Secretary of the Department of Homeland Security (DHS) to impose civil penalties of up to \$10,000 per violation of any surface transportation requirement under title 49 U.S.C. or any requirement related to TWICs under 46 U.S.C. chapter 701.²

ENFORCEMENT ACTIONS TAKEN BY TSA IN CALENDAR YEAR 2015

TSA case No./type of violation	Penalty proposed/ assessed
TSA Case #2014MEM0120—Rail Car Transfer of Custody (49 CFR 1580.107)	\$18,000/\$18,000.
TSA Case #2016BUF0001—Reporting Security Concerns (49 CFR 1580.105)	None (Warning Notice).
TSA Case #2015HOU0003—TWIC—False/Altered TWIC (49 CFR 1570.7 (b))	\$6,000/\$6,000.
TSA Case #2016ATL0038—TWIC—Access Control (49 CFR 570.7(c))	None (Warning Notice).
TSA Case #2016BOS0062—TWIC—Access Control (49 CFR 1570.7(c))	None (Warning Notice).
TSA Case #2016JAX0021—TWIC—Access Control (49 CFR 1570.7(c))	None (Warning Notice).
TSA Case #2016JAX0022—TWIC—Access Control (49 CFR 1570.7(c))	None (Warning Notice).
TSA Case #2016JAX0025—TWIC—Access Control (49 CFR 1570.7(c))	None (Warning Notice).
TSA Case #2016JAX0024—TWIC—Access Control (49 CFR 1570.7(c))	None (Warning Notice).
TSA Case #2016LAX0056—TWIC—Access Control (49 CFR 1570.7(c))	None (Warning Notice).
TSA Case #2016LAX0057—TWIC—Access Control (49 CFR 1570.7(c))	None (Warning Notice).
TSA Case #2016LAX0070—TWIC—Access Control (49 CFR 1570.7(c))	None (Warning Notice).
TSA Case #2016MIA0007—TWIC—Fraudulent Use (49 CFR 1570.7 (a))	None (Warning Notice).
TSA Case #2016MIA0012—TWIC—Fraudulent Use (49 CFR 1570.7 (a))	None (Warning Notice).
TSA Case #2015ATL0419—TWIC—Access Control (49 CFR 1570.7(c))	\$2,000/\$2,000.
TSA Case #2015ATL0435—TWIC—Access Control (49 CFR 1570.7(d))	None (Warning Notice).
TSA Case #2015HOU0059—TWIC—Fraudulent Use (49 CFR 1570.7(a))	\$500/\$250.
TSA Case #2015HOU0259—TWIC—False/Altered TWIC (49 CFR 1570.7(b))	\$1,000/\$1,000.
TSA Case #2015HOU0274—TWIC—Access Control (49 CFR 1570.7(c))	\$1,000/\$1,000.
TSA Case #2015HOU0275—TWIC—Access Control (49 CFR 1570.7(c))	
TSA Case #2015JAX0127—TWIC—Access Control (49 CFR 1570.7(c))	
TSA Case #2015JAX0128—TWIC—Access Control (49 CFR 1570.7(c))	
TSA Case #2015JAX0137—TWIC—Access Control (49 CFR 1570.7(c))	None (Warning Notice).
TSA Case #2015JAX0140—TWIC—False/Altered TWIC (49 CFR 1570.7(b))	None (Warning Notice).
TSA Case #2015JAX0158—TWIC—Access Control (49 CFR 1570.7(d))	None (Warning Notice).
TSA Case #2015JAX0187—TWIC—Access Control (49 CFR 1570.7(d))	None (Warning Notice).
TSA Case #2015JAX0233—TWIC—Access Control (49 CFR 1570.7(d))	None (Warning Notice).
TSA Case #2015MIA0062—TWIC—False/Altered TWIC (49 CFR 1570.5(b))	None (Warning Notice).
TSA Case #2015MIA0444—TWIC—Fraudulent Use (49 CFR 1570.7(a))	
TSA Case #2015MIA0445—TWIC—Access Control (49 CFR 1570.7(d))	
TSA Case #2015MOB0009—TWIC—Access Control (49 CFR 1570.7(d))	None (Warning Notice).
TSA Case #2015PHL0050—TWIC—Fraudulent Use (49 CFR 1570.7(a)	` ,
TSA Case #2015SAN0088—TWIC—Access Control (49 CFR 1570.7(d))	None (Warning Notice).

¹ 49 U.S.C. 114(v)(7)(A) states: In general. Not later than December 31, 2008, and annually thereafter, the Secretary shall—(i) provide an annual summary to the public of all enforcement actions taken by the Secretary under this

subsection; and (ii) include in each such summary the docket number of each enforcement action, the type of alleged violation, the penalty or penalties proposed, and the final assessment amount of each penalty.

 $^{^2}$ TSA exercises this function under delegated authority from the Secretary. See DHS Delegation No. 7060–2.

[FR Doc. 2016–04066 Filed 2–25–16; 8:45 am] **BILLING CODE 9110–05–P**

DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT

[Docket No. FR-5907-N-09]

Federal Property Suitable as Facilities To Assist the Homeless

AGENCY: Office of the Assistant Secretary for Community Planning and Development, HUD.

ACTION: Notice.

SUMMARY: This Notice identifies unutilized, underutilized, excess, and surplus Federal property reviewed by HUD for suitability for possible use to assist the homeless.

FOR FURTHER INFORMATION CONTACT:

Juanita Perry, Department of Housing and Urban Development, 451 Seventh Street SW., Room 7262, Washington, DC 20410; telephone (202) 402–3970; TTY number for the hearing- and speechimpaired (202) 708–2565, (these telephone numbers are not toll-free), or call the toll-free title V information line at 800–927–7588.

SUPPLEMENTARY INFORMATION: In

accordance with the December 12, 1988 court order in *National Coalition for the Homeless* v. *Veterans Administration*, No. 88–2503–OG (D.D.C.), HUD publishes a Notice, on a weekly basis, identifying unutilized, underutilized, excess and surplus Federal buildings and real property that HUD has reviewed for suitability for use to assist the homeless. Today's Notice is for the purpose of announcing that no additional properties have been determined suitable or unsuitable this week.

Dated: February 18, 2016.

Brian P. Fitzmaurice.

Director, Division of Community Assistance, Office of Special Needs Assistance Programs.

[FR Doc. 2016–03911 Filed 2–25–16; 8:45 am] **BILLING CODE 4210–67–P**

DEPARTMENT OF THE INTERIOR

Fish and Wildlife Service

[FWS-R3-FHC-2016-N110]; [FXFR13340300000-145-FF03F00000]

Fisheries and Habitat Conservation; Draft Supplemental Environmental Impact Statement for the Ballville Dam Project on the Sandusky River, Sandusky County, Ohio

AGENCY: Fish and Wildlife Service, Interior.

ACTION: Notice of availability; announcement of meeting; request for comments.

SUMMARY: We, the U.S. Fish and Wildlife Service (Service), announce the availability of a draft supplemental environmental impact statement (SEIS) that has been prepared to evaluate the Ballville Dam Project, in Sandusky County, Ohio, in accordance with the requirements of the National Environmental Policy Act (NEPA). We are also announcing a public meeting and requesting public comments.

DATES:

Submitting Comments: We will consider all comments regarding the draft SEIS received or postmarked by April 11, 2016 and respond to them as appropriate.

Public Meeting: We will conduct a public meeting in Fremont, Ohio, on March 15, 2016, from 7 to 9 p.m. The meeting will provide the public with an opportunity to present comments, ask questions, and discuss issues with Service staff and our cooperating agencies regarding the draft SEIS.

ADDRESSES:

Submitting Comments: You may submit comments on the draft SEIS by any one of the following methods:

- U.S. mail or hand-delivery: Brian Elkington, U.S. Fish and Wildlife Service, Fisheries, 5600 American Boulevard West, Suite 990, Bloomington, MN 55437–1458.
 - Email: Ballvilledam@fws.gov.
- *Fax:* (612) 713–5289 (Attention: Brian Elkington).

Viewing Comments by the Environmental Protection Agency: For how to view comments on the draft SEIS from the Environmental Protection Agency (EPA), or for information on EPA's role in the EIS process, see EPA's Role in the EIS Process under

SUPPLEMENTARY INFORMATION.

Public Meeting: The meeting will take place at Terra State Community College, Neeley Center, 2830 Napoleon Road, Fremont, Ohio, 43420. A hard copy of the draft SEIS and associated documents will be available for review at the Birchard Public Library, 423 Croghan Street, Fremont, Ohio 43420, as well as online at http://www.fws.gov/midwest/fisheries/ballville-dam.html.

FOR FURTHER INFORMATION CONTACT:

Brian Elkington, (612) 713–5168. Individuals who are hearing impaired or speech impaired may call the Federal Relay Service at (800) 877–8337 for TTY assistance.

SUPPLEMENTARY INFORMATION: We announce the availability of a draft supplemental environmental impact

statement (SEIS) that has been prepared to evaluate the Ballville Dam Project, in Sandusky County, Ohio, in accordance with the requirements of the National Environmental Policy Act (NEPA). We are also announcing a public meeting and requesting public comments.

Background

Ballville Dam was built in 1913 for hydroelectric power generation. The City of Fremont purchased the dam in 1959 from the Ohio Power Company for the purpose of supplying water to the city. With the construction of a raw water reservoir, the dam is no longer required for this purpose. Moreover, in 2007, the Ohio Department of Natural Resources issued a Notice of Violation to the City, stating that the dam was being operated in violation of the law as a result of its deteriorated condition.

Ballville Dam is currently a complete barrier to upstream fish passage and impedes hydrologic processes. The purpose for the issuance of Federal funds and preparation of this Draft SEIS is to remove Ballville Dam and restore natural hydrological processes over a 40-mile stretch of the Sandusky River, reopen fish passage to 22 miles of additional habitat, restore flow conditions for fish access to habitat above the impoundment, and improve overall conditions for native fish communities in the Sandusky River system, restoring self-sustaining fish resources.

We published a final EIS in the Federal Register on August 1, 2014 (79 FR 44856), for the Ballville Dam Project that addressed the environmental. economic, cultural and historical, and safety issues associated with the proposed removal of the dam and a suite of alternatives. The final EIS analyzed four alternatives for the removal: (1) Proposed Action-Incremental Dam Removal with Ice Control Structure; (2) No Federal Action: (3) Fish Elevator Structure: and (4) Dam Removal with Ice Control Structure. The final EIS considered the direct, indirect, and cumulative effects of the alternatives, including any measures under the Proposed Action alternative intended to minimize and mitigate such impacts. The final EIS also identified additional alternatives that were considered, but were eliminated from consideration as detailed in Section 2.3 of the final EIS.

Draft Supplemental Environmental Impact Statement

This draft SEIS provides further discussion of the potential significant impacts of the proposed action and an analysis of reasonable alternatives to the