Inconsequential Defect or Noncompliance.

This notice of receipt of DTNA's petition is published under 49 U.S.C. 30118 and 30120 and does not represent any Agency decision or other exercise of judgment concerning the merits of the petition.

II. Windshields Involved

Approximately 68,658 MY 2020–2022 Freightliner Cascadia, MY 2021 Western Star 57X, MY 2021–2022 Western Star 49X, and MY 2021–2022 Western Star 47X motor vehicles, manufactured between June 25, 2020, and June 22, 2021, are potentially involved.

III. Noncompliance

DTNA explains that the noncompliance is that windshield installed in the subject vehicles may contain a Tintex Plus light material, which, in combination with the windshield configuration and thickness, do not fully meet the requirements of paragraph S5.1 of FMVSS No. 205. Specifically, the windshields in the subject vehicles have a luminous transmittance measured between 67.35 and 68.01 percent, instead of the required 70 percent.

IV. Rule Requirements

Paragraph S5.1 of FMVSS No. 205 includes the requirements relevant to this petition. Glazing materials for use in motor vehicles must conform to ANSI/SAE Z26.1–1996.

V. Summary of DTNA's Petition

The following views and arguments presented in this section, "V. Summary of DTNA's Petition," are the views and arguments provided by DTNA. They have not been evaluated by the Agency and do not reflect the views of the Agency. DTNA describes the subject noncompliance and contends that the noncompliance is inconsequential as it relates to motor vehicle safety.

DTNA states that although the luminous transmittance of the windshields in the subject vehicles is 1.99–2.65 percent less than the required 70 percent, the subject vehicles have such features as windshield's installation angles that make effective visibility much higher than other vehicles with similar transmittance."

DTNA claims that NHTSA has previously determined that luminous transmittance, lower than what is required, to not be a safety risk.

According to DTNA, NHTSA's "Report to Congress on Tinting of Motor Vehicle Windows," in March 1991 found that "the light transmittance of windows of the then new passenger cars and vans

that complied with Standard No. 205 did not present an unreasonable risk of accident occurrence." DTNA says that a study reported by TUY Rheinland also supports its position that the subject noncompliance is inconsequential to motor vehicle safety because the report states that "low contrast targets were not seen 100% of the time by either group of subjects, but the normally sighted group performed equally well in seeing them through windshields of 89, 76, and 58% transmittance" and visibility was not found to be "much reduced" until it reached 40%. Thus, DTNA believes that the subject windshields "are far closer to the standard" in luminous transmittance than what the TUY Rheinland study found would reduce visibility.

DTNA explains the light transmittance "as experienced by a vehicle driver, is a function of the windshield construction and installation angle." DTNA states that because of the measurements found in the subject windshields, the luminous transmittance of the subject windshields is "only nominally outside the specification but perform in a manner exceeding the typical modern passenger vehicle with a window at a standard angle." Therefore, the luminous transmittance in the subject windshields are "as good or better than the visibility through windshields of other vehicles that comply" with the requirement.

Furthermore, DTNA explains that due to the "6–9 month lifetime" for heavy truck windshields, "the length of time for any particular windshield to be on the road is limited" and would be replaced with windshields that do not contain the subject noncompliance.

DTNA claims that NHTSÅ has previously granted inconsequentiality petitions for similar noncompliances with luminous transmittance.¹ DTNA says that in those cases, NHTSA agreed that although the percentage of luminous transmittance was lower, the reduction "would have no practical or perceivable effect on driver visibility." Therefore, DTNA believes that granting its petition would be consistent with inconsequentiality petitions that NHTSA has previously granted.

DTNA concludes by stating its belief that the subject noncompliance is inconsequential as it relates to motor vehicle safety, and that its petition to be exempted from providing notification of the noncompliance, as required by 49 U.S.C. 30118, and a remedy for the noncompliance, as required by 49 U.S.C. 30120, should be granted.

NHTSA notes that the statutory provisions (49 U.S.C. 30118(d) and 30120(h)) that permit manufacturers to file petitions for a determination of inconsequentiality allow NHTSA to exempt manufacturers only from the duties found in sections 30118 and 30120, respectively, to notify owners, purchasers, and dealers of a defect or noncompliance and to remedy the defect or noncompliance. Therefore, any decision on this petition only applies to the subject vehicles that DTNA no longer controlled at the time it determined that the noncompliance existed. However, any decision on this petition does not relieve vehicle distributors and dealers of the prohibitions on the sale, offer for sale, or introduction or delivery for introduction into interstate commerce of the noncompliant vehicles and replacement windshield glass panes under their control after DTNA notified them that the subject noncompliance existed.

(Authority: 49 U.S.C. 30118, 30120: delegations of authority at 49 CFR 1.95 and 501.8)

Otto G. Matheke III,

Director, Office of Vehicle Safety Compliance. [FR Doc. 2022–08108 Filed 4–14–22; 8:45 am] BILLING CODE 4910–59–P

DEPARTMENT OF THE TREASURY Office of Foreign Assets Control

Notice of OFAC Sanctions Actions

AGENCY: Office of Foreign Assets Control, Treasury. **ACTION:** Notice.

SUMMARY: The U.S. Department of the Treasury's Office of Foreign Assets Control (OFAC) is publishing the names of one or more persons that have been placed on OFAC's Specially Designated Nationals and Blocked Persons List (SDN List) based on OFAC's determination that one or more applicable legal criteria were satisfied. All property and interests in property subject to U.S. jurisdiction of these persons are blocked, and U.S. persons are generally prohibited from engaging in transactions with them. Additionally, OFAC is publishing the names of one or more persons that have been removed from the SDN List. As of the date of publication of this notice in the Federal **Register**, their property and interests in property are no longer blocked, and U.S.

¹ See Ford Motor Company; Grant of Application for Decision of Inconsequential Noncompliance, 60 FR 31345 (June 14, 1995); see also Fleetwood Enterprises, Inc.; Action on Application for Decision of Inconsequential Noncompliance, 63 FR 10964 (March 5, 1998)

persons are no longer generally prohibited from engaging in transactions with them.

DATES: See **SUPPLEMENTARY INFORMATION** section for effective date(s).

FOR FURTHER INFORMATION CONTACT:

OFAC: Andrea Gacki, Director, tel.: 202–622–2490; Associate Director for Global Targeting, tel.: 202–622–2420; Assistant Director for Licensing, tel.:

202–622–2480; Assistant Director for Regulatory Affairs, tel.: 202–622–4855; or the Assistant Director for Sanctions Compliance & Evaluation, tel.: 202–622– 2490

SUPPLEMENTARY INFORMATION:

Electronic Availability

The SDN List and additional information concerning OFAC sanctions

programs are available on OFAC's website (https://www.treasury.gov/ofac).

Notice of OFAC Actions

A. On April 11, 2022, OFAC determined that the property and interests in property subject to U.S. jurisdiction of the following persons are blocked under the relevant sanctions authority listed below.

BILLING CODE 4810-AL-P

Individuals

1. TADIC, Gordana, Bosnia and Herzegovina; DOB 27 Jun 1962; POB Zivinice, Bosnia and Herzegovina; nationality Bosnia and Herzegovina; citizen Bosnia and Herzegovina; Gender Female; National ID No. 2706962189234 (Bosnia and Herzegovina) (individual) [BALKANS-EO14033].

Designated pursuant to section 1(a)(ii) of Executive Order 14033 of June 8, 2021, "Blocking Property and Suspending Entry into the United States of Certain Persons Contributing to the Destabilizing Situation in the Western Balkans," 86 FR 31079 (E.O. 14033) for being responsible for or complicit in, or having directly or indirectly engaged in, actions or policies that undermine democratic processes or institutions in the Western Balkans.

2. NDROQI, Ylli Bahri (a.k.a. PASMACIU, Xhemail; a.k.a. PASMACIU, Xhemal), Tirana, Albania; DOB 11 Mar 1965; POB Tirana, Albania; nationality Albania; Gender Male (individual) [BALKANS-E014033].

Designated pursuant to section 1(a)(v) of E.O. 14033 for being responsible for or complicit in, or having directly or indirectly engaged in, corruption related to the Western Balkans, including corruption by, on behalf of, or otherwise related to a government in the Western Balkans, or a current or former government official at any level of government in the Western Balkans, such as the misappropriation of public assets, expropriation of private assets for personal gain or political purposes, or bribery.

3. GRUEVSKI, Nikola (Cyrillic: ГРУЕВСКИ, Никола), Hungary; Skopje, North Macedonia, The Republic of; DOB 31 Aug 1970; POB Skopje, North Macedonia; nationality North Macedonia, The Republic of; Gender Male (individual) [BALKANS-EO14033].

Designated pursuant to section 1(a)(v) of E.O. 14033 for being responsible for or complicit in, or having directly or indirectly engaged in, corruption related to the Western Balkans, including corruption by, on behalf of, or otherwise related to a government in the Western Balkans, or a current or former government official at any level of government in the Western Balkans, such as the misappropriation of public assets, expropriation of private assets for personal gain or political purposes, or bribery.

4. MIJALKOV, Sasho (Cyrillic: МИЈАЛКОВ, Сашо) (a.k.a. MIJALKOV, Alex; a.k.a. MIJALKOV, Alexander; a.k.a. MIJALKOV, Sasa; a.k.a. MIJALKOV, Saso), Naroden Front Street No. 5-31, Skopje, North Macedonia, The Republic of; DOB 15 Sep 1965; POB Skopje, North Macedonia; nationality North Macedonia, The Republic of; Gender Male (individual) [BALKANS-EO14033].

Designated pursuant to section 1(a)(ii) of E.O. 14033 for being responsible for or complicit in, or having directly or indirectly engaged in, actions or policies that undermine democratic processes or institutions in the Western Balkans;

5. SARAJLIC, Asim, Bosnia and Herzegovina; DOB 03 Oct 1975; POB Sarajevo, Bosnia and Herzegovina; nationality Bosnia and Herzegovina; Gender Male (individual) [BALKANS-EO14033].

Designated pursuant to section 1(a)(v) of E.O. 14033 for being responsible for or complicit in, or having directly or indirectly engaged in, corruption related to the Western Balkans, including corruption by, on behalf of, or otherwise related to a government in the Western Balkans, or a current or former government official at any level of government in the Western Balkans, such as the misappropriation of public assets, expropriation of private assets for personal gain or political purposes, or bribery.

6. RAKIPI, Aqif (f.k.a. EJYLBEGAJ, Skender), Elbasan, Albania; DOB 01 Apr 1964; POB Durres, Albania; nationality Albania; citizen Albania; Gender Male (individual) [BALKANS-EO14033].

Designated pursuant to section 1(a)(v) of E.O. 14033 for being responsible for or complicit in, or having directly or indirectly engaged in, corruption related to the Western Balkans, including corruption by, on behalf of, or otherwise related to a government in the Western Balkans, or a current or former government official at any level of government in the Western Balkans, such as the misappropriation of public assets, expropriation of private assets for personal gain or political purposes, or bribery.

MAROVIC, Svetozar (Cyrillic: MAPOBИЋ, Светозар), Serbia; DOB 31 Mar 1955;
 POB Kotor, Montenegro; nationality Montenegro; Gender Male (individual)
 [BALKANS-EO14033].

Designated pursuant to section 1(a)(v) of E.O. 14033 for being responsible for or complicit in, or having directly or indirectly engaged in, corruption related to the Western Balkans, including corruption by, on behalf of, or otherwise related to a government in the Western Balkans, or a current or former government official at any level of government in the Western Balkans, such as the misappropriation of public assets, expropriation of private assets for personal gain or political purposes, or bribery.

BILLING CODE 4810-AL-C

Entity

1. I.C.I.C. KFT. (a.k.a. I.C.I.C. LTD.), Bocskai utca 9, Pecel 2119, Hungary; Organization Established Date 15 Jul 2021; Tax ID No. 27189173–1–13 (Hungary); Registration Number 13–09– 214318 (Hungary) [BALKANS–EO14033] (Linked To: GRUEVSKI, Nikola).

Designated pursuant to section 1(a)(vii) of E.O. 14033 for being owned or controlled by, or having acted or purported to act for or on behalf of, directly or indirectly, Nikola Gruevski, a person whose property and interests in property are blocked pursuant to E.O. 14033.

B. On May 28, 2003, the individuals listed below were included in the Annex to Executive Order 13219 of June 26, 2001, "Blocking Property of Persons Who Threaten International Stabilization Efforts in the Western Balkans," as amended by Executive Order 13304 of May 28, 2003, "Termination of Emergencies With Respect to Yugoslavia and Modification of Executive Order 13219 of June 26, 2001" and added to the SDN List. OFAC has determined that circumstances no longer warrant the inclusion of the following individuals on the SDN List under this authority.

- ARSENOVIC, Djojo; DOB 06 Jan 1952; POB Donje Crnjelovo, Bosnia-Herzegovina (individual) [BALKANS].
- 2. BEARA, Ljubisa; DOB 14 Jul 1939; POB Sarajevo, Bosnia and Herzegovina (individual) [BALKANS].
- 3. BOROVNICA, Goran; DOB 15 Aug 1965;

- ICTY indictee at large (individual) [BALKANS].
- 4. DERONJIC, Miroslav; DOB 06 Jun 1945; POB Bratunac, Bosnia-Herzegovina; ICTY indictee (individual) [BALKANS].
- 5. HADZIC, Goran; DOB 07 Sep 1958; POB Municipality of Vinkovci, Croatia (individual) [BALKANS].
- HYSENI, Xhemajl; DOB 15 Aug 1958; POB Lojane, Macedonia (individual) [BALKANS].
- MARINIC, Zoran; DOB 06 Jun 1963; POB Busovaca, Bosnia-Herzegovina; ICTY indictee at large (individual) [BALKANS].
- 8. MRKSIC, Milan; DOB 20 Jul 1947; POB Vrginmost, Croatia; ICTY indictee in custody (individual) [BALKANS].
- 9. MUSLIU, Jonuz; DOB 05 Jan 1959; POB

- Konculj, Serbia and Montenegro (individual) [BALKANS].
- 10. NIKOLIC, Drago; DOB 09 Nov 1957; POB Vlasenica, Bosnia-Herzegovina; ICTY indictee (individual) [BALKANS].
- 11. RUSHITI, Sait (a.k.a. RUXHETI, Sait); DOB 07 Nov 1966 (individual) [BALKANS].
- TODOROVIC, Stevan; DOB 29 Dec 1957;
 POB Donja Slatina, Bosnia-Herzegovina;
 ICTY indictee (individual) [BALKANS].
- CENGIC, Hasan; DOB 03 Aug 1957; POB Odzak, Bosnia-Herzegovina (individual) [BALKANS].
- 14. OJDANIC, Dragoljub; DOB 01 Jun 1941; POB Ravni-Cajetina, Serbia and Montenegro; Ex-Fry Minister of Defense; ICTY indictee in custody (individual) [BALKANS].
- BALA, Haradin; DOB 10 Jun 1957; POB Gornja Koretica, Serbia and Montenegro; ICTY indictee (individual) [BALKANS].
- JOSIPOVIC, Drago; DOB 14 Feb 1955;
 POB Santici, Bosnia-Herzegovina; ICTY indictee (individual) [BALKANS].
- 17. MUCIC, Zdravko; DOB 31 Aug 1955; ICTY indictee (individual) [BALKANS].
- STRUGAR, Pavle; DOB 13 Jul 1933; POB Pec, Serbia and Montenegro; ICTY indictee (individual) [BALKANS].
- 19. TALIC, Momir; DOB 15 Jul 1942; POB Piskavica, Bosnia-Herzegovina; ICTY indictee (individual) [BALKANS].
- ZELENOVIC, Dragan; DOB 12 Feb 1961;
 ICTY indictee at large (individual)
 [BALKANS].
- 21. GASHI, Sabit; DOB 30 Dec 1967; POB Suva Reka, Serbia and Montenegro (individual) [BALKANS].

The removal of the individuals listed above from the SDN List is effective as of the date of publication in the **Federal Register**.

Dated: April 11, 2022.

Andrea M. Gacki,

Director, Office of Foreign Assets Control, U.S. Department of the Treasury.

[FR Doc. 2022-08144 Filed 4-14-22; 8:45 am]

BILLING CODE 4810-AL-P

DEPARTMENT OF THE TREASURY

Internal Revenue Service

Proposed Collection; Requesting Comments on Form 5316

AGENCY: Internal Revenue Service (IRS), Treasury.

ACTION: Notice and request for comments.

SUMMARY: The Internal Revenue Service, as part of its continuing effort to reduce paperwork and respondent burden, invites the general public and other federal agencies to take this opportunity to comment on proposed and/or continuing information collections, as required by the Paperwork Reduction Act of 1995. The IRS is soliciting comments concerning Form 5316,

Application for Group or Pooled Trust Ruling.

DATES: Written comments should be received on or before June 14, 2022 to be assured of consideration.

ADDRESSES: Direct all written comments to Andres Garcia, Internal Revenue Service, Room 6526, 1111 Constitution Avenue NW, Washington, DC 20224, or by email to *omb.unit@irs.gov*. Include OMB Control No. 1545–2166 in the subject line of the message.

FOR FURTHER INFORMATION: Requests for additional information or copies of this collection should be directed to Jon Callahan, (737) 800–7639, at Internal Revenue Service, Room 6526, 1111 Constitution Avenue NW, Washington, DC 20224, or through the internet at jon.r.callahan@irs.gov.

SUPPLEMENTARY INFORMATION: The IRS is currently seeking comments concerning the following information collection tools, reporting, and record-keeping requirements:

Title: Application for Group or Pooled Trust Ruling.

OMB Number: 1545–2166. Form Number: Form 5316.

Abstract: Group/pooled trust sponsors file this form to request a determination letter from the IRS for a determination that the trust is a group trust arrangement as described in Rev. Rul. 81–100, 1981–1 C.B. 326 as modified and clarified by Rev. Rul. 2004–67, 2004–28 I.R.B. 28, as modified by Rev. Rul. 2011–1, 2011–2, I.R.B. 251, and as modified by Rev. Rul. 2014–24, 2014–37 I.R.B. 529.

Current Actions: There are changes to the existing collection: (1) Form 5316 was revised for clarity and organization, (2) line 1(1) was added for the group trust EIN, (3) lines 2(b) through 2(g) duplicated information collected in required attachments and were removed, (4) additional Revenue Ruling and statutory citations were added throughout the form and instructions, and (5) lines in the Procedural Requirements Checklist do not collect information and were removed from the burden calculation.

Type of Review: Revision of a currently approved collection.

Affected Public: Business or other forprofit organizations.

Estimated Number of Responses: 200. Estimated Time per Respondent: 14 hours, 6 minutes.

Estimated Total Annual Burden Hours: 2,820.

The following paragraph applies to all of the collections of information covered by this notice:

An agency may not conduct or sponsor, and a person is not required to

respond to, a collection of information unless the collection of information displays a valid OMB control number. Books or records relating to a collection of information must be retained as long as their contents may become material in the administration of any internal revenue law. Generally, tax returns and tax return information are confidential, as required by 26 U.S.C. 6103.

Request for Comments: Comments submitted in response to this notice will be summarized and/or included in the request for OMB approval. All comments will become a matter of public record. Comments are invited on: (a) Whether the 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 collection of information; (c) ways to enhance the quality, utility, and clarity of the information to be collected; (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; and (e) estimates of capital or start-up costs and costs of operation, maintenance, and purchase of services to provide information.

Approved: April 12, 2022.

Jon R. Callahan,

Tax Analyst.

[FR Doc. 2022–08101 Filed 4–14–22; 8:45 am]

BILLING CODE 4830-01-P

DEPARTMENT OF THE TREASURY

Internal Revenue Service

Proposed Collection; Comment Request for Form 8918

AGENCY: Internal Revenue Service (IRS), Treasury.

ACTION: Notice and request for comments.

summary: The Internal Revenue Service, as part of its continuing effort to reduce paperwork and respondent burden, invites the general public and other Federal agencies to take this opportunity to comment on information collections, as required by the Paperwork Reduction Act of 1995. The IRS is soliciting comments concerning Form 8918, Material Advisor Disclosure Statement.

DATES: Written comments should be received on or before June 14, 2022 to be assured of consideration.

ADDRESSES: Direct all written comments to Andres Garcia, Internal Revenue