least three (3) business days prior to the meeting. Teleconference meeting call-in information, participation information and final agendas will be provided via email to registered participants.

Time will be allowed at the public meeting for any individual or organization wishing to make formal oral comments. Depending on the number of people who wish to speak and the time available, the time for individual comments may be limited.

Written comments for the SESAC may be sent electronically in advance of the scheduled meeting to Dr. Gavin Hayes by email at *ghayes@usgs.gov* at least three (3) business days prior to the meeting. Any written comments received will be provided to the SESAC members.

Meeting Accessibility/Special
Accommodations: Please make requests in advance for sign language interpreter services, assistive listening devices, language translation services, or other reasonable accommodations. We ask that you contact the person listed in the FOR FURTHER INFORMATION CONTACT section of this notice 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 personally identifiable information (PII) in your comment, you should be aware that your entire comment—including your PII—may be made publicly available at any time. While you may ask us in your comment to withhold your PII from public review, we cannot guarantee that we will be able to do so.

Detailed minutes of the meeting will be available for public inspection within 90 days of the meeting.

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

Gary Latzke,

Chief of Staff, U.S. Geological Survey Natural Hazards Mission Area.

[FR Doc. 2024–18049 Filed 8–13–24; 8:45 am]

BILLING CODE 4338-11-P

DEPARTMENT OF THE INTERIOR

Bureau of Indian Affairs

[245A2100DD/AAKC001030/ A0A501010.999900]

Indian Gaming; Approval of Tribal-State Class III Gaming Compact Between the White Earth Band of Chippewa Indians and the State of Minnesota for Blackjack

AGENCY: Bureau of Indian Affairs, Interior.

ACTION: Notice.

SUMMARY: This notice publishes the approval of the Addendum to Tribal-State Compact for Control of Class III Blackjack on the White Earth Band of Chippewa Reservation in Minnesota for Class III Card Games.

DATES: The compact takes effect on August 14, 2024.

FOR FURTHER INFORMATION CONTACT: Ms. Paula L. Hart, Director, Office of Indian Gaming, Office of the Assistant Secretary—Indian Affairs, Washington, DC 20240, IndianGaming@bia.gov; (202) 219–4066.

SUPPLEMENTARY INFORMATION: Under Section 11 of the Indian Gaming Regulatory Act (IGRA), Public Law 100-497, 25 U.S.C. 2701 et seq., the Secretary of the Interior shall publish in the **Federal Register** notice of approved Tribal-State compacts for the purpose of engaging in Class III gaming activities on Indian lands. As required by 25 CFR 293.4, all compacts and amendments are subject to review and approval by the Secretary. The Amendment authorizes Class III card games in addition to blackjack, adds definitions, regulatory standards for Class III card games, background investigations, and provisions for enforcement and dispute resolution. The Amendment is approved.

Wizipan Garriott,

Principal Deputy Assistant Secretary—Indian Affairs, Exercising by delegation the authority of the Assistant Secretary—Indian Affairs. [FR Doc. 2024–18044 Filed 8–13–24; 8:45 am]

BILLING CODE 4337-15-P

DEPARTMENT OF THE INTERIOR

Bureau of Land Management [BLM NV FRN MO# 4500180226]

Public Land Order No. 7948; Extension of Public Land Order No. 7613; Withdrawal of Public Lands for a Runway Safe Zone, 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. 7613, which would otherwise expire on August 17, 2024, for an additional 20-year period. PLO No. 7613 withdrew 40 acres of public lands from settlement, sale, location, or entry under the general land laws, including the United States mining laws, subject to valid existing rights, for a period of 20 years, for the United States Air Force to protect a runway safe zone at Nellis Air Force Base located in Las Vegas, Nevada.

DATES: This PLO takes effect on August 14, 2024.

FOR FURTHER INFORMATION CONTACT: Eric Benavides, Realty Specialist, BLM Las Vegas Field Office, at (702) 515–5144, email: ebenavides@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-of-contact in the United States.

SUPPLEMENTARY INFORMATION: The purpose for which the withdrawal was first made requires this extension in order to protect a runway safe zone at Nellis Air Force Base. The lands withdrawn by PLO No. 7613 on August 18, 2004 (69 FR 51320) and serialized as N-74668 (NVNV106080782) are located wholly within Nellis Air Force Base, a secured military installation, at the northern end of an active runway; public access to these lands has been restricted since the 1950s.

Order

By virtue of the authority vested in the Secretary of the Interior by section 204 of the Federal Land Policy and Management Act of 1976, 43 U.S.C. 1714, it is ordered as follows:

- 1. Subject to valid existing rights, PLO No. 7613, which withdrew 40 acres of public lands from settlement, sale, location, or entry under the general land laws, including the United States mining laws, subject to valid existing rights, for the United States Air Force to protect a runway safe zone at Nellis Air Force Base, is hereby extended for an additional period of 20 years.
- 2. The withdrawal made by this order does not alter the applicability of those public land laws governing the use of land under lease, license, or permit, or governing the disposal of their mineral

or vegetative resources other than under the mining laws.

3. This withdrawal will expire 20 years from the effective date of this Order, unless, as a result of a review conducted before the expiration date pursuant to section 204(f) of the Federal Land Policy and Management Act of 1976, 43 U.S.C. 1714(f), the Secretary determines that the withdrawal shall be extended.

(Authority: 43 U.S.C. 1714)

Robert T. Anderson,

Solicitor.

[FR Doc. 2024–18154 Filed 8–13–24; 8:45 am]

BILLING CODE 4331-21-P

DEPARTMENT OF THE INTERIOR

Bureau of Ocean Energy Management [Docket No. BOEM-2023-0065]

Notice of Availability of a Final Environmental Assessment for Commercial Wind Lease Issuance on the Pacific Outer Continental Shelf, Oregon

AGENCY: Bureau of Ocean Energy Management, Interior.

ACTION: Notice of availability.

SUMMARY: The Bureau of Ocean Energy Management (BOEM) announces the availability of an environmental assessment (EA) and its finding that possible wind energy-related leasing, right-of-way and right of use issuance, site assessment, and site characterization activities on the U.S. Pacific Outer Continental Shelf (OCS) offshore Oregon (the Proposed Action) will not significantly impact the human environment. The EA will inform BOEM's decision whether to issue wind energy leases on the OCS offshore the U.S. Pacific, Oregon.

ADDRESSES: The final EA and associated information are available on BOEM's website at: www.boem.gov/oregonea.

FOR FURTHER INFORMATION CONTACT: Lisa Gilbane, Chief, Environmental Analysis Section, Bureau of Ocean Energy Management, Camarillo, California Office, 760 Paseo Camarillo, Suite 102, Camarillo, CA 93010, (805) 384–6387 or lisa.gilbane@boem.gov.

SUPPLEMENTARY INFORMATION: The final EA analyzes the potential impacts from the Proposed Action, which involves BOEM issuing up to two commercial wind energy leases in the Oregon Wind Energy Areas (WEAs) and granting associated rights-of-way (ROWs) and rights-of-use and easement (RUEs) offshore the State of Oregon. A BOEM-issued lease provides lessees the

exclusive right to submit site assessment and construction and operations plans to BOEM for possible approval. The EA considers the reasonably foreseeable environmental consequences associated with site characterization activities (geophysical, geotechnical, archaeological, and biological surveys) and site assessment activities (including the installation and operation of meteorological buoys) which are the types of activities that foreseeably follow BOEM's issuance of the leases, ROWs, and RUEs. BOEM prepared an EA for this proposed action to inform its planning and decision-making (40 CFR 1501.5(b)).

Alternative: In addition to the Proposed Action, BOEM considered a No Action Alternative. Under the No Action Alternative, BOEM would not issue commercial wind energy leases, ROWs, or RUEs in the two Oregon WEAs. BOEM's preferred alternative is the Proposed Action.

Finding of no significant impact: After carefully considering the alternatives and comments from the public and cooperating and consulting agencies on the draft EA, BOEM finds that approval of two commercial wind energy leases in the Oregon WEAs, and ROWs and RUEs associated with the lease areas, would not significantly impact the environment.

Availability of the final EA: The final EA and associated information are available on BOEM's website www.boem.gov/oregonea.

Authority: 42 U.S.C. 4231 et seq. (National Environmental Policy Act, as amended) and 40 CFR 1506.6.

Douglas Boren,

Pacific Regional Director, Bureau of Ocean Energy Management.

[FR Doc. 2024–18093 Filed 8–13–24; 8:45 am]

BILLING CODE 4340-98-P

INTERNATIONAL TRADE COMMISSION

Notice of Receipt of Complaint; Solicitation of Comments Relating to the Public Interest

AGENCY: U.S. International Trade Commission.

ACTION: Notice.

SUMMARY: Notice is hereby given that the U.S. International Trade Commission has received a complaint entitled *Certain Hydrodermabrasion Systems and Components Thereof II, DN 3766;* the Commission is soliciting comments on any public interest issues raised by the complaint or

complainant's filing pursuant to the Commission's Rules of Practice and Procedure.

FOR FURTHER INFORMATION CONTACT: Lisa R. Barton, Secretary to the Commission, U.S. International Trade Commission, 500 E Street SW, Washington, DC 20436, telephone (202) 205–2000. The public version of the complaint can be accessed on the Commission's Electronic Document Information System (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 United States International Trade Commission (USITC) at https://www.usitc.gov. The public record for this investigation may be viewed on the Commission's Electronic Document Information System (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: The Commission has received a complaint and a submission pursuant to § 210.8(b) of the Commission's Rules of Practice and Procedure filed on behalf of HydraFacial LLC f/k/a Edge Systems LLC on August 8, 2024. The complaint alleges violations of section 337 of the Tariff Act of 1930 (19 U.S.C. 1337) in the importation into the United States, the sale for importation, and the sale within the United States after importation of certain hydrodermabrasion systems and components thereof II. The complaint names as respondents: Luvo Medical Technologies Inc. of Canada; Clarion Medical Technologies, Inc. of Canada; Healthcare Markets, Inc. d/b/a Powered by MRP of Park City, UT; Medical Purchasing Resource, LLC of Little Elm, TX; Bio-Infusions USA Inc. of Seminole, FL; MIRAmedtech UG of Germany; eMIRAmed USA, LLC of Irvine, CA; and MIRAmedtech SP. Z.O.O. of Poland. The complainant requests that the Commission issue a limited exclusion order, cease and desist orders, and impose a bond upon respondents' alleged infringing articles during the 60day Presidential review period pursuant to 19 U.S.C. 1337(j).

Proposed respondents, other interested parties, members of the public, and interested government agencies are invited to file comments on any public interest issues raised by the complaint or § 210.8(b) filing. Comments should address whether issuance of the relief specifically