

solicited or received by ICE Clear Europe. ICE Clear Europe will notify the Commission of any comments received with respect to the proposed rule change.

III. Date of Effectiveness of the Proposed Rule Change and Timing for Commission Action

Within 45 days of the date of publication of this notice in the **Federal Register** or within such longer period up to 90 days (i) as the Commission may designate if it finds such longer period to be appropriate and publishes its reasons for so finding or (ii) as to which the self-regulatory organization consents, the Commission will:

- (A) by order approve or disapprove such proposed rule change, or
- (B) institute proceedings to determine whether the proposed rule change should be disapproved.

IV. Solicitation of Comments

Interested persons are invited to submit written data, views, and arguments concerning the foregoing, including whether the proposed rule change is consistent with the Act. Comments may be submitted by any of the following methods:

Electronic Comments

- Use the Commission's internet comment form (<http://www.sec.gov/rules/sro.shtml>) or
- Send an email to rule-comments@sec.gov. Please include File Number SR-ICEEU-2023-009 on the subject line.

Paper Comments

- Send paper comments in triplicate to Secretary, Securities and Exchange Commission, 100 F Street NE, Washington, DC 20549-1090. All submissions should refer to File Number SR-ICEEU-2023-009. This file number should be included on the subject line if email is used. To help the Commission process and review your comments more efficiently, please use only one method. The Commission will post all comments on the Commission's internet website (<http://www.sec.gov/rules/sro.shtml>). Copies of the submission, all subsequent amendments, all written statements with respect to the proposed rule change, that are filed with the Commission, and all written communications relating to the proposed rule change between the Commission and any person, other than those that may be withheld from the public in accordance with the provisions of 5 U.S.C. 552, will be available for website viewing and printing in the Commission's Public

Reference Room, 100 F Street NE, Washington, DC 20549, on official business days between the hours of 10:00 a.m. and 3:00 p.m. Copies of such filings will also be available for inspection and copying at the principal office of ICE Clear Europe and on ICE Clear Europe's website at <https://www.theice.com/clear-europe/regulation>.

All comments received will be posted without change. Persons submitting comments are cautioned that we do not redact or edit personal identifying information from comment submissions. You should submit only information that you wish to make available publicly. All submissions should refer to File Number SR-ICEEU-2023-009 and should be submitted on or before April 26, 2023.

For the Commission, by the Division of Trading and Markets, pursuant to delegated authority.¹¹

Sherry R. Haywood,
Assistant Secretary.

[FR Doc. 2023-07006 Filed 4-4-23; 8:45 am]

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DEPARTMENT OF STATE

[Public Notice 12036]

Listening Session on Modernizing the Columbia River Treaty Regime

ACTION: Notice of meeting.

SUMMARY: The Department of State will hold a virtual listening session, on April 19, 2023, to discuss the modernization of the Columbia River Treaty (CRT) regime.

DATES: The session will be held on Wednesday, April 19, 2023, from 8 p.m.–9:30 p.m. ET (5 p.m.–6:30 p.m. PT).

ADDRESSES: The session will be held virtually.

FOR FURTHER INFORMATION CONTACT: Office of Canadian Affairs, Department of State, (202) 647-2170, ColumbiaRiverTreaty@state.gov.

SUPPLEMENTARY INFORMATION: This listening session is part of the Department's public engagement on the modernization of the CRT regime. (Per 22 U.S.C. 2651a and 2656) The session is open to the public. To register, go to: https://statedept.zoomgov.com/webinar/register/WN_XKI6Hk8TRn-n8xOAnHPA-g. Requests for reasonable accommodation should be made to the email listed above, on or before April 9, 2023. The Department will consider

requests made after that date, but might not be able to accommodate them. More information about the meeting, including call-in information, can be found at <https://www.state.gov/virtual-listening-session-following-the-16th-round-of-negotiations-to-modernize-the-columbia-river-treaty-regime/> or by emailing the email address listed above. Questions can be submitted in advance at ColumbiaRiverTreaty@state.gov for consideration.

Authority: 22 U.S.C. 2651a, 2656; 5 U.S.C. 552.

Jennifer L. Savage,

*Director, Office of Canadian Affairs,
Department of State.*

[FR Doc. 2023-07000 Filed 4-4-23; 8:45 am]

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DEPARTMENT OF STATE

[Public Notice 11871]

Exchange Visitor Program

ACTION: Notice of Temporary Waiver and Modification of Certain Regulatory Requirements.

SUMMARY: In accordance with the General Provisions of the Exchange Visitor Program regulations, the Department's Assistant Secretary for Educational and Cultural Affairs waives and modifies certain regulatory requirements with respect to a temporary educational and cultural exchange program established pursuant to an arrangement between the Government of the United States of America and the Government of Ukraine. This arrangement allows the Department to extend Special Student Relief to eligible Ukrainian students in the United States on J-1 visas to help mitigate the adverse impact on them resulting from the full-scale Russian invasion of Ukraine that began on February 24, 2022.

DATES: This action was effective on August 18, 2022, and will remain in effect until October 23, 2023, unless the U.S. Government unilaterally ends the arrangement early or the U.S. Government and the Government of Ukraine together extend its termination date. The Department will publish a document in the **Federal Register** if the termination date is changed.

FOR FURTHER INFORMATION CONTACT: Nicole Elkon, Deputy Assistant Secretary, Private Sector Exchange at 2200 C Street NW, SA-5, 5th Floor, Washington, DC 20522 or via email at JExchanges@state.gov. or phone (202) 826-4364.

¹¹ 17 CFR 200.30-3(a)(12).

SUPPLEMENTARY INFORMATION: On February 24, 2022, Russian military forces invaded Ukraine, resulting in the destruction of infrastructure and the disruption of daily life. Many exchange visitors from Ukraine dependent upon financial support originating in their home country have limited or no access to funds. Others may have difficulty returning home. To ameliorate hardship arising from lack of financial support and to facilitate these students' continued studies in the United States, in accordance with the Exchange Visitor Program Regulations, located in 22 CFR part 62, the Department's Assistant Secretary for Educational and Cultural Affairs has waived and/or modified certain provisions in § 62.23 with respect to an educational and cultural exchange program established pursuant to an arrangement between the Government of the United States of America and the Government of Ukraine. The Department is establishing this temporary program to offer "Special Student Relief" to eligible Ukrainian exchange visitors in the College and University category. As described in detail below and with respect to Special Student Relief for eligible Ukrainian students, the Department temporarily waives and/or modifies the application of selected portions of the following sections of regulations governing the College and University Student category of the Exchange Visitor Program: Full Course of Study (§ 62.23(e)), Student Employment (§ 62.23(g), and Duration (§ 62.23(h)).

Individuals eligible for Special Student Relief, like those eligible for Temporary Protective Status (TPS), must have continuously resided in the United States since April 11, 2022. Special Student Relief with respect to program status and employment for J-1 Ukrainian students does not apply to Federal Work-Study jobs.

Regulations at § 62.23(e) enumerate the circumstances under which students (except student interns) are exempt from the "full course of study" requirement as defined in § 62.2. Because those circumstances do not include exigent circumstances such as war as an articulated exemption from the full course of study requirement, the Department temporarily waives § 62.23(e) for eligible Ukrainian students.

Regulations at § 62.23(g) enumerate the conditions that students (except student interns) must meet to engage in employment. With respect to Special Student Relief, the Department temporarily waives all subsections of § 62.23(g) except (g)(2)(i) and (iv). By retaining § 62.23(g)(2)(i), Ukrainian

students are required to remain in good academic standing at the post-secondary accredited academic institutions at which they are registered. By modifying § 62.23(g)(2)(iv), sponsors may grant advanced, written employment approval to last beyond the twelve months that the provision currently allows, *i.e.*, for the duration of the arrangement between the United States and Ukraine. Waiver and modification of these provisions allow eligible Ukrainian students to work on- or off-campus, for more than 20 hours a week, and for longer than twelve months.

Regulations at § 62.23(h) enumerate the conditions that exchange visitors must meet to retain their authorization to participate in the Exchange Visitor Program. For purposes of Special Student Relief, the Department modifies § 62.23(h)(1)(i)(A) to allow eligible Ukrainian students to pursue course work equivalent to half of the full course of study requirement as defined in § 62.2 and further explained in paragraph (e) of § 62.23. The Department similarly modifies § 62.23(h)(2)(i)(A) to allow eligible Ukrainian students to participate half-time in a prescribed course of study. In other words, degree-seeking students may limit their course work to half of their academic institutions' definition of a full-course of study. Similarly, non-degree-seeking students may reduce participation in their academic programs from full- to part-time.

The Department notes that the establishment of Special Student Relief does not alter the rules and requirements of accredited academic institutions. If, for example, an institution does not allow part-time participation in non-degree academic programs, students must negotiate flexible conditions with their institutions to overcome such rules and requirements. The temporary waiver and modification of Exchange Visitor Program regulations only address conditions that eligible Ukrainian exchange visitors must meet to be in status and comply with Exchange Visitor Program eligibility requirements.

Responsible Officers of academic institutions may authorize Special Student Relief for college and university students in J-1 status whose means of financial support from Ukraine has been disrupted, reduced, or eliminated due to the Russian invasion if they have continuously resided in the United States since April 11, 2022, and meet the reduced course load requirements set forth above. To authorize on-campus or off-campus employment for these students, Responsible Officers should update the students' records in the

Student and Exchange Visitor Information System (SEVIS) by notating the following text in the "Remarks" field: "Special Student Relief work authorization granted until October 19, 2023." To authorize a reduced course load due to such employment, Responsible Officers should also notate the "Comment" field in the SEVIS record with the following text: "reduced course load authorized." Responsible Officers should monitor students at the start of each term to confirm that students seeking to reduce their course loads intend to work more than 20 hours a week or that students who availed themselves of reduced course loads intend to continue to work more than 20 hours a week.

If the arrangement between the United States and Ukraine is terminated early or extended, Responsible Officers should update the Remarks field accordingly. Exchange visitors participating according to the waived and/or modified provisions at the time the arrangement ends may continue their current employment and course load through the end of the academic term during which the arrangement ends.

Lee Satterfield,

Assistant Secretary, Bureau of Educational and Cultural Affairs, Department of State.

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DEPARTMENT OF TRANSPORTATION

Federal Aviation Administration

[Docket No. FAA-2023-0100]

Agency Information Collection Activities: Requests for Comments; Clearance of a Renewed Approval of Information Collection: Application for Employment With the Federal Aviation Administration

AGENCY: Federal Aviation Administration (FAA), DOT.

ACTION: Notice and request for comments.

SUMMARY: In accordance with the Paperwork Reduction Act of 1995, FAA invites public comments about our intention to request the Office of Management and Budget (OMB) approval to renew an information collection. The **Federal Register** notice with a 60-day comment period soliciting comments on the following collection of information was published on January 24, 2023. The collection involves an automated application process for employment with the Federal Aviation