whether the information will have practical utility; (ii) evaluate the accuracy of the Agency's estimate of the burden of the proposed collection of information, including the validity of the methodology and assumptions used; (iii) enhance the quality, utility, and clarity of the information to be collected; and (iv) minimize the burden of the collection of information on those who are to respond, including through the use of appropriate automated electronic, mechanical, or other technological collection techniques or other forms of information technology, e.g., permitting electronic submission of responses. EPA will consider the comments received and amend the ICR as appropriate. The final ICR package will then be submitted to OMB for review and approval. At that time, EPA will issue another Federal Register notice to announce the submission of the ICR to OMB and the opportunity to submit additional comments to OMB.

Abstract: EPA promulgated Federal Implementation Plans (FIPs) under the Clean Air Act for Indian reservations located in Idaho, Oregon, and Washington in 40 CFR part 49 (70 FR 18074, April 8, 2005). The FIPs in the final rule, also referred to as the Federal Air Rules for Indian Reservations in Idaho, Oregon, and Washington (FARR), include information collection requirements associated with the partial delegation of administrative authority to a Tribe in 40 CFR 49.122; the rule for limiting visible emissions at 40 CFR 49.124; fugitive particulate matter rule in 40 CFR 49.126; the wood waste burner rule in 40 CFR 49.127; the rule for limiting sulfur in fuels in 40 CFR 49.130; the rule for open burning in 40 CFR 49.131; the rules for general open burning permits, agricultural burning permits, and forestry and silvicultural burning permits in 40 CFR 49.132, 49.133, and 49.134; the rule for emissions detrimental to human health and welfare in 40 CFR 49.135; the registration rule in 40 CFR 49.138; and the rule for non-title V operating permits in 40 CFR 49.139. EPA uses this information to manage the activities and sources of air pollution on the Indian reservations in Idaho, Oregon, and Washington. EPA believes these information collection requirements are appropriate because they will enable EPA to develop and maintain accurate records of air pollution sources and their emissions, track emissions trends and changes, identify potential air quality problems, allow EPA to issue permits or approvals, and ensure appropriate records are available to verify compliance with these FIPs. The

information collection requirements listed above are all mandatory. Regulated entities can assert claims of business confidentiality and EPA will address these claims in accordance with the provisions of 40 CFR part 2, subpart B.

Form Numbers:

The forms associated with this ICR

EPA Form 7630–1 Nez Perce Reservation Air Quality Permit: Agricultural Burn EPA Form 7630–2 Nez Perce Reservation Air Quality Permit: Forestry Burn

EPA Form 7630–3 Nez Perce Reservation Air Quality Permit: Large Open Burn EPA Form 7630–4 Initial or Annual Source Registration

EPA Form 7630–5 Report of Change of Ownership

EPA Form 7630–6 Report of Closure EPA Form 7630–7 Report of Relocation EPA Form 7630–8 Small Burn Air Quality Permit Application

EPA Form 7630–9 Non-Title V Operating Permit Application Form

EPA Form 7630–10 Umatilla Indian Reservation: Agricultural Burn Permit Application

EPA Form 7630–11 Umatilla Indian Reservation: Forestry Burn Permit Application

EPA Form 7630–12 Umatilla Indian Reservation: Large Open Burn Permit Application

The forms listed above are available for review in the EPA docket.

Respondents/affected entities: Respondents or entities potentially affected by this action include owners and operators of air emission sources in all industry groups and tribal governments, located in the identified Indian reservations.

Respondent's obligation to respond: Respondents obligation to respond is mandatory. See 40 CFR 49.122, 49.124, 49.126, 49.130 through 135, 49.138, and 49.139.

Estimated number of respondents: 1,732 (total).

Frequency of response: Annual or occasional.

Total estimated burden: 3,601 hours (per year). Burden is defined at 5 CFR 1320.03(b).

Total estimated cost: \$286,888 (per year), includes \$0 annualized capital or operation & maintenance costs.

Changes in Estimates: There is a decrease of 614 hours in the total estimated respondent burden compared with the ICR currently approved by OMB. This decrease is based on input from source consultations, supersedence of the provisions of one rule (49.139), and information we have learned about the source universe through implementing the rules since the ICR was updated in 2018.

Dated: February 4, 2021.

Krishnaswamy Viswanathan,

Director, Air and Radiation Division, Region 10.

[FR Doc. 2021–02848 Filed 2–11–21; 8:45 am] BILLING CODE 6560–50–P

ENVIRONMENTAL PROTECTION AGENCY

[EPA-HQ-ORD-2005-0530; FRL-10018-98-ORD]

Proposed Information Collection Request; Comment Request; Application for Reference and Equivalent Method Determination (Renewal)

AGENCY: Environmental Protection Agency (EPA).

ACTION: Notice.

SUMMARY: The Environmental Protection Agency is planning to submit an information collection request (ICR), Application for Reference and Equivalent Method Determination" (EPA ICR No. 0559.14, OMB Control No. 2080-0005) to the Office of Management and Budget (OMB) for review and approval in accordance with the Paperwork Reduction Act. Before doing so, EPA is soliciting public comments on specific aspects of the proposed information collection as described below. This is a proposed extension of the ICR, which is currently approved through June 20, 2021. An Agency may not conduct, or sponsor, and a person is not required to respond to a collection of information unless it displays a currently valid OMB control number.

DATES: Comments must be submitted on or before April 13, 2021.

ADDRESSES: Submit your comments, referencing Docket ID No. EPA-HQ-ORD-2005-0530, online using www.regulations.gov (our preferred method), by email to ord-docket@epa.gov, or by mail to: EPA Docket Center, Environmental Protection Agency, Mail Code 28221T, 1200 Pennsylvania Ave. NW, Washington, DC 20460.

EPA's policy is that all comments received will be included in the public docket without change including any personal information provided, unless the comment includes profanity, threats, information claimed to be Confidential Business Information (CBI) or other information whose disclosure is restricted by statute.

FOR FURTHER INFORMATION CONTACT:

Robert W. Vanderpool, Environmental Protection Agency, Center for Environmental Measurements and Modeling, Air Methods and Characterization Division, Ambient Air Branch, Mail Drop D205-03, Research Triangle Park, NC 27711; telephone number: 919-541-7877; fax number: 919-541-4848; email address vanderpool.robert@epa.gov.

SUPPLEMENTARY INFORMATION:

Supporting documents which explain in detail the information that the EPA will be collecting are available in the public docket for this ICR. The docket can be viewed online at www.regulations.gov or in person at the EPA Docket Center, WIC West, Room 3334, 1301 Constitution Ave. NW, Washington, DC. The telephone number for the Docket Center is 202–566–1744. For additional information about EPA's public docket, visit http://www.epa.gov/dockets.

Pursuant to section 3506(c)(2)(A) of the PRA, EPA is soliciting comments and information to enable it to: (i) Evaluate whether the proposed collection of information is necessary for the proper performance of the functions of the Agency, including whether the information will have practical utility; (ii) evaluate the accuracy of the Agency's estimate of the burden of the proposed collection of information, including the validity of the methodology and assumptions used; (iii) enhance the quality, utility, and clarity of the information to be collected; and (iv) minimize the burden of the collection of information on those who are to respond, including through the use of appropriate automated electronic, mechanical, or other technological collection techniques or other forms of information technology, e.g., permitting electronic submission of responses. EPA will consider the comments received and amend the ICR as appropriate. The final ICR package will then be submitted to OMB for review and approval. At that time, EPA will issue another Federal Register notice to announce the submission of the ICR to OMB and the opportunity to submit additional comments to OMB.

Abstract: To determine compliance with the National Ambient Air Quality Standards (NAAQS), State air monitoring agencies are required to use, in their air quality monitoring networks, air monitoring methods that have been formally designated by the EPA as either reference or equivalent methods under EPA regulations at 40 CFR part 53. A manufacturer or seller of an air monitoring method (e.g., an air monitoring sampler or analyzer) that seeks to obtain such EPA designation of one of its products must carry out prescribed tests of the method. The test results and other information must then

be submitted to the EPA in the form of an application for a reference or equivalent method determination in accordance with 40 CFR part 53. The EPA uses this information, under the provisions of 40 CFR part 53, to determine whether the particular method should be designated as either a reference or equivalent method. After a method is designated, the applicant must also maintain records of the names and mailing addresses of all ultimate purchasers of all analyzers or samplers sold as designated methods under the method designation. If the method designated is a method for fine particulate matter (PM_{2.5}) and coarse particulate matter ($PM_{10-2.5}$), the applicant must also submit a checklist signed by an ISO-certified auditor to indicate that the samplers or analyzers sold as part of the designated method are manufactured in an ISO 9001registered facility. Also, an applicant must submit a minor application to seek approval for any proposed modifications to previously designated methods.

Form Numbers: None.

Respondents/affected entities: Private manufacturers, states.

Respondent's obligation to respond: Required to obtain the benefit of EPA designation under 40 CFR part 53. Submission of some information that is claimed by the applicant to be confidential business information may be necessary to make a reference or equivalent method determination. The confidentiality of any submitted information identified as confidential business information by the applicant will be protected in full accordance with 40 CFR 53.15 and all applicable provisions of 40 CFR part 2.

Estimated number of respondents: 22 (total).

Frequency of response: Annual.

Total estimated burden: 7.492 hours (per year). Burden is defined at 5 CFR 1320.03(b).

Total estimated cost: \$746,029 (per year), includes \$152,152 annualized capital or operation & maintenance costs.

Changes in Estimates: There is no change in hours in the total estimated respondent burden compared with the ICR currently approved by OMB.

Dated: January 27, 2021.

Timothy Watkins,

Director, Center for Environmental Measurements and Modeling.

[FR Doc. 2021-02847 Filed 2-11-21; 8:45 am]

BILLING CODE 6560-50-P

ENVIRONMENTAL PROTECTION AGENCY

[FRL-10020-03-Region 1]

Bona Fide Prospective Purchaser Proposed Settlement Agreement and Covenant Not To Sue Pursuant to the **Comprehensive Environmental** Response, Compensation, and Liability Act of 1980, as Amended by the Superfund Amendments and Reauthorization Act of 1986; In Re: Mohawk Tannery Site, Located in Nashua, New Hampshire

AGENCY: Environmental Protection Agency (EPA).

ACTION: Notice of proposed settlement agreement; request for public comment.

SUMMARY: The Environmental Protection Agency (EPA) is hereby providing notice of a proposed settlement agreement concerning the Mohawk Tannery Site in Nashua, New Hampshire. The settlement agreement is entered into pursuant to the Comprehensive Environmental Response, Compensation, and Liability Act, as amended ("CERCLA"), and the authority of the Attorney General of the United States to compromise and settle claims of the United States. The proposed settlement agreement is between the U.S. Environmental Protection Agency ("EPA") and bona fide prospective purchaser Blaylock Holdings, LLC ("Settling Party"). The proposed Settlement Agreement requires the Settling Party to conduct work under EPA oversight in exchange for a covenant not to sue pursuant to sections 106 and 107(a) of CERCLA, for existing contamination at the Mohawk Tannery Site. The Settlement provides the Settling Party with pre-authorized mixed funding for the work. The Settling Party consents to and will not contest the authority of the United States to enter into this Agreement or to implement or enforce its terms. The Settling Parties recognize that this Agreement has been negotiated in good faith and that this Agreement is entered into without the admission or adjudication of any issue of fact or law. DATES: EPA will receive written

comments relating to the settlement until March 15, 2021. The Agency will consider all comments received and may modify or withdraw its consent to the settlement if comments received disclose facts or considerations which indicate that the settlement is inappropriate, improper, or inadequate. ADDRESSES: Comments should be sent

via email and addressed to RuthAnn Sherman, Senior Enforcement Counsel,