terminus. These tracks would serve as future mainline for the Tacoma Dome Link Extension (TDLE) project that would extend light rail south to Tacoma. The Preferred Alternative also includes a test track to prepare new vehicles for service that would run parallel and on the east side of the mainline tracks.

 South 344th Street Alternative: The South 344th Street Alternative is an approximately 65-acre site in the city of Federal Way between S 336th Street and S 344th Street and between I–5 and 18th Place S. It includes approximately 1.8 miles of mainline track connecting it to Federal Way Link Extension terminus. These tracks would serve as future mainline for the TDLE project that would extend light rail south to Tacoma. The South 344th Street Alternative also includes a test track to prepare new vehicles for service that would run parallel and on the east side of the mainline tracks.

• *Midway Landfill Alternative:* The Midway Landfill Alternative is an approximately 68-acre site in the city of Kent between S 246th Street and S 252nd Street and between I–5 and SR 99. Due to its location along the Federal Way Link Extension line, the Midway Landfill does not include mainline tracks or a test track.

Summary of Expected Impacts. Areas of investigation are documented in the OMF South SEPA Draft EIS and include transportation, land use and consistency with applicable plans, land acquisition and displacements, socioeconomic impacts, park and recreation resources, historic and cultural resources, environmental justice, visual and aesthetic qualities, air quality, noise and vibration, hazardous materials, energy use, water resources, floodplains, and ecosystems, including threatened and endangered species. The SEPA Draft EIS also evaluated the impacts of short-term construction, long-term operations, and indirect and cumulative conditions and proposed measures to avoid, minimize, or mitigate significant adverse impacts. These environmental impacts, considerations, and mitigation proposals (including avoidance and minimization) will be carried forward in NEPA.

Anticipated Permits and Other Authorizations. In accordance with FTA policy and regulations, the Agencies will comply with all Federal environmental laws, regulations, and executive orders applicable to the proposed project during the environmental review process. In anticipation of federalizing the project, the SEPA Draft EIS contains an appendix that addresses Federal requirements usually integrated with FTA NEPA reviews, such as the National Historic Preservation Act and Section 4(f) requirements.

The Agencies anticipate the following Federal approvals, permits, decisions, consultations, and reviews by other agencies necessary to implement the project:

• Environmental Protection Agency approval under Section 401 of the Clean Water Act.

• Federal Highway Administration approval of air space lease and use of interstate right-of-way.

• U.S. Army Corps of Engineers permit under Section 404 of the Clean Water Act.

• Bonneville Power Administration NEPA decision for reconfiguration of towers and power lines.

• Federal Highway Administration NEPA decision for air space lease and use of right-of-way.

• U.S. Fish and Wildlife Service/ National Oceanic and Atmospheric Administration consultation under Section 7 of the Endangered Species Act.

• Washington State Historic Preservation Officer consultation under Section 106 of the National Historic Preservation Act.

• Environmental Protection Agency NEPA review under the Comprehensive Environmental Response, Compensation, and Liability Act.

The Agencies will prepare a Coordination Plan for agency, Tribe, and public involvement that reflects the coordination to date and defines next steps for the remainder of the environmental review. Interested parties will be able to review the Coordination Plan at the project website: https:// www.soundtransit.org/systemexpansion/operations-maintenancefacility-south. It will identify the project's coordination approach and structure, detail the major milestones for agency and public involvement, and include a list of interested Tribes and agencies.

Schedule for Decision-Making Process and Description of the Scoping Process. The Agencies intend to complete the EIS for the project within two years, measured from the date of the issuance of this notice to the date a record of decision (ROD) is signed. As described above under Dates, FTA will accept comments on the NEPA review of the EIS through August 18, 2023. The Environmental Protection Agency will announce the availability of a NEPA Draft EIS in the Federal Register and via other outlets, such as the project website (https://www.soundtransit.org/system expansion/operations-maintenance-

facility-south). The Agencies anticipate the NEPA Draft EIS will be available for a 45-day public comment period by Fall 2023. The Agencies will consider substantive comments timely submitted during the public comment period and then anticipate publishing a Final EIS by Spring 2024. The Sound Transit Board will consider the Final EIS and comments received, and then select the project to be built. The Agencies anticipate that all Federal environmental authorization decisions for the construction of the project will be completed within a reasonable period following issuance of the ROD.

Under 23 U.S.C. 139, FTA is required to combine the Final EIS and ROD if practicable. The Agencies have determined that a combined FEIS/ROD is not practicable for this project because SEPA requires a waiting period between the FEIS and decisions about the project per Washington Administrative Code 197–11–460(5).

Request for Identification of Potential Alternatives, Information, and Analyses. The Agencies invite all State, Tribal, local governments, and the public to comment on potential alternatives, information, and analyses to be considered in the EIS.

Susan Fletcher,

Acting Regional Administrator, FTA Region X.

[FR Doc. 2023–15251 Filed 7–18–23; 8:45 am] BILLING CODE 4910–57–P

DEPARTMENT OF THE TREASURY

Internal Revenue Service

Privacy Act of 1974; System of Records

AGENCY: Department of the Treasury, Internal Revenue Service. **ACTION:** Notice of a new matching program.

SUMMARY: Pursuant to section 552a(e)(12) of the Privacy Act of 1974, as amended, and the Office of Management and Budget (OMB) Guidelines on the Conduct of Matching Programs, notice is hereby given of the conduct of the Internal Revenue Service (IRS) Data Loss Prevention Computer Matching Program.

DATES: Comments on this matching notice must be received no later than 30 days after date of publication in the **Federal Register**. If no public comments are received during the period allowed for comment, the re-established agreement will be effective September 24, 2023, provided it is a minimum of 30 days after the publication date. Beginning and completion dates: The matches are conducted on an ongoing basis in accordance with the terms of the computer matching agreement in effect with the IRS as approved by the applicable Data Integrity Board. The term of this agreement is expected to cover the 18-month period, September 24, 2023, through March 24, 2025. Ninety days prior to expiration of the agreement, the parties to the agreement may request a 12-month extension in accordance with 5 U.S.C. 552a(o).

ADDRESSES: Comments may be sent by mail to the Office of Privacy, Governmental Liaison and Disclosure, Internal Revenue Service, 1111 Constitution Avenue NW, Washington, DC 20224.

FOR FURTHER INFORMATION CONTACT:

David Silverman, Management and Program Analyst, IRS Privacy, Governmental Liaison and Disclosure, 202–317–6452 (not a toll-free number). **SUPPLEMENTARY INFORMATION:** The notice of the matching program was last published at 85 FR 79562–79563 (December 10, 2020). Members of the public desiring specific information concerning an ongoing matching activity may request a copy of the applicable computer matching agreement at the address provided above.

Participating Agencies: IRS. Authority for Conducting the Matching Program: The Internal Revenue Service must safeguard information to ensure that it is kept confidential as required by the Internal Revenue Code, the Privacy Act of 1974, the Bank Secrecy Act, Title 18 of the United States Code, the Federal Information Security Management Act (FISMA), and other applicable laws that require safeguarding of information. Sending confidential information without sufficient protection is a violation of IRS security policy. This matching program will assist the IRS in ensuring that sensitive information is properly protected from unauthorized use or disclosure.

Purpose(s): The purpose of this program is to detect and deter breaches of security policy by IRS employees, contractors, or other individuals who have been granted access to IRS information or to IRS equipment and resources, who send electronic communications in an insecure, unencrypted manner.

Categories of Individuals: IRS employees, contractors, or other individuals who have been granted access to IRS information, equipment, and resources.

Categories of Records: IRS will use any or all of the data elements in the listed systems of records to the extent necessary to accomplish a computer match. Data elements include, but are not limited to, employee name, Social Security Number (SSN), employee number, address, email addresses; employee spouse's name, SSN, address; taxpayer name, Taxpayer Identification Number (TIN), address, tax return/ account information, taxpayer entity information, including prior and current name; electronic transmission specifics, internet Protocol (IP) Address, computer machine name, terminal identification; general personnel and payroll records, etc. The information generated and/or obtained during these computer matches will be used by IRS employees in the performance of their official responsibilities. Access to this information is limited to those individuals who have a need to know the information in the performance of their official duties. These individuals are subject to criminal and civil penalties for the unauthorized inspection and/or disclosure of this information. During the execution of this program of computer matches and the resultant analyses or investigations, the records used may be duplicated by IRS employees only for use in performing their official duties. The information collected or generated as part of this program of computer matches may only be disclosed in accordance with the provisions of 5 U.S.C. 552a, 26 U.S.C. 6103, and any other applicable Federal privacy provisions.

System(s) of Records: The following systems of records maintained by the IRS and the Department of the Treasury Offices may be utilized:

- 1. Correspondence Files and Correspondence Control Files [Treasury/IRS 00.001]
- 2. Correspondence Files: Inquiries About Enforcement Activities [Treasury/IRS 00.002]
- 3. Employee Complaint and Allegation Referral Records [Treasury/IRS 00.007]
- 4. Taxpayer Advocate Service and Customer Feedback and Survey Records [Treasury/IRS 00.003]
- 5. Third Party Contact Records [Treasury/IRS 00.333]
- 6. Stakeholder Relationship Management and Subject Files [Treasury/IRS 10.004]

- 7. Volunteer Records [Treasury/IRS 10.555]
- 8. Annual Listing of Undelivered Refund Checks [Treasury/IRS 22.003]
- 9. File of Erroneous Refunds [Treasury/ IRS 22.011]
- 10. Foreign Information System (FIS) [Treasury/IRS 22.027]
- 11. Individual Microfilm Retention Register [Treasury/IRS 22.032]
- 12. Subsidiary Accounting Files [Treasury/IRS 22.054]
- 13. Automated Non-Master File (ANMF) [Treasury/IRS 22.060]
- 14. Information Return Master File (IRMF) [Treasury/IRS 22.061]
- 15. Electronic Filing Records [Treasury/ IRS 22.062]
- 16. CADE Individual Master File (IMF) [Treasury/IRS 24.030]
- 17. CADE Business Master File (BMF) [Treasury/IRS 24.046]
- 18. Audit Underreporter Case File [Treasury/IRS 24.047]
- 19. Acquired Property Records [Treasury/IRS 26.001]
- 20. Lien Files [Treasury/IRS 26.009]
- 21. Offer in Compromise Files [Treasury/IRS 26.012]
- 22. Trust Fund Recovery Cases/One Hundred Percent Penalty Cases [Treasury/IRS 26.013]
- 23. Record of Seizure and Sale of Real Property [Treasury/IRS 26.014]
- 24. Taxpayer Delinquent Account (TDA) Files [Treasury/IRS 26.019]
- 25. Taxpayer Delinquency Investigation (TDI) Files [Treasury/IRS 26.020]
- 26. Identification Media Files System for Employees and Others Issued IRS Identification [Treasury/IRS 34.013]
- 27. Security Clearance Files [Treasury/ IRS 34.016]
- Automated Background Investigations System [Treasury/IRS 34.022]
- 29. Audit Trail and Security Records [Treasury/IRS 34.037]
- 30. Treasury Payroll and Personnel System [Treasury/DO.001]
- 31. Treasury Child Care Tuition Assistance Records [Treasury/ DO.003]
- 32. Public Transportation Incentive Program Records [Treasury/DO.005]
- 33. Treasury Financial Management Systems [Treasury/DO.009]

Ryan Law,

Deputy Assistant Secretary for Privacy, Transparency, and Records.

[FR Doc. 2023–15211 Filed 7–18–23; 8:45 am] BILLING CODE P