by senior management, company policies are communicated to applicable personnel, records are retained for five years, and compliance program documents will be made available to staff upon reasonable request.  

24. Teavana represents and agrees that it will comply with and maintain the comprehensive system of internal controls and procedures of its parent corporation. These procedures are designed to ensure Teavana discloses to the Commission information in accordance with applicable law, reports information in a timely, truthful, complete and accurate manner as required by the CPSA, and periodically evaluates these controls and procedures to ensure they are adequate to allow Teavana to report to the Commission in accordance with applicable law.  

25. The parties acknowledge and agree that the Commission may publicize the terms of the Agreement and the Order.  

26. Teavana represents that the Agreement: (i) Is entered into freely and voluntarily, without any degree of duress or compulsion whatsoever; (ii) has been duly authorized; and (iii) constitutes the valid and binding obligation of Teavana, enforceable against Teavana in accordance with its terms. The individuals signing the Agreement on behalf of Teavana represent and warrant that they are duly authorized by Teavana to execute the Agreement.  

27. The signatories represent that they are authorized to execute this Agreement.  

28. The Agreement is governed by the laws of the United States.  

29. The Agreement and the Order shall apply to, and be binding upon, Teavana and each of its parents, successors, transferees, and assigns, and a violation of the Agreement or Order may subject Teavana, and each of its parents, successors, transferees, and assigns, to appropriate legal action.  

30. The Agreement and the Order constitute the complete agreement between the parties on the subject matter contained therein.  

31. The Agreement may be used in interpreting the Order. Understandings, agreements, representations, or interpretations apart from those contained in the Agreement and the Order may not be used to vary or contradict their terms. For purposes of construction, the Agreement shall be deemed to have been drafted by both of the parties and shall not, therefore, be construed against any party, for that reason, in any subsequent dispute.  

32. The Agreement may not be waived, amended, modified, or otherwise altered, except as in accordance with the provisions of 16 CFR 1118.20(h). The Agreement may be executed in counterparts.  

33. If any provision of the Agreement or the Order is held to be illegal, invalid, or unenforceable under present or future laws effective during the terms of the Agreement and the Order, such provision shall be fully severable. The balance of the Agreement and the Order shall remain in full force and effect, unless the Commission and Teavana agree in writing that severing the provision materially affects the purpose of the Agreement and the Order.  

TEAVANA CORPORATION  
Dated: May 19, 2016  
By:  
Bernard Acoca  
President, Teavana Corporation  
Dated: May 19, 2016  
By:  
Georgia C. Ravitz  
Arent Fox LLP  
1717 K Street, NW  
Washington, D.C. 20006–5344  
Counsel to Teavana Corporation  
U.S. CONSUMER PRODUCT SAFETY COMMISSION  
Mary T. Boyle  
Acting General Counsel  
Mary B. Murphy  
Assistant General Counsel  
Dated: May 19, 2016  
By:  
Leah Wade  
Trial Attorney  
Division of Compliance  
Office of the General Counsel  
U.S. CONSUMER PRODUCT SAFETY COMMISSION  
In the Matter of: TEAVANA CORPORATION, CPSC Docket No.: 16–C003  
ORDER  
Upon consideration of the Settlement Agreement entered into between Teavana Corporation (“Teavana”), and the U.S. Consumer Product Safety Commission (“Commission”), and the Commission having jurisdiction over the subject matter and over Teavana, and it appearing that the Settlement Agreement and the Order are in the public interest, it is:  
ORDERED that the Settlement Agreement be, and is, hereby, accepted; and it is FURTHER ORDERED that Teavana shall comply with the terms of the Settlement Agreement and shall pay a civil penalty in the amount of three million, seven hundred fifty thousand U.S. dollars (US $3,750,000) within thirty (30) days after service of the Commission’s final Order accepting the Settlement Agreement. The payment shall be made by electronic wire transfer to the Commission via: http://www.pay.gov. Upon the failure of Teavana to make the foregoing payment when due, interest on the unpaid amount shall accrue and be paid by Teavana at the federal legal rate of interest set forth at 28 U.S.C. 1961(a) and (b). If Teavana fails to make such payment or to comply in full with any other provision of the Settlement Agreement, such conduct will be considered a violation of the Settlement Agreement and Order.  
Provisionally accepted and provisional Order issued on the 27th day of May, 2016.  
BY ORDER OF THE COMMISSION:  
Tod A. Stevenson,  
Secretary, U.S. Consumer Product Safety Commission.  
[FR Doc. 2016–12944 Filed 6–2–16; 8:45 am]  
BILLING CODE 6355–01–P
number and title for this Federal Register document. The general policy for comments and other submissions from members of the public is to make these submissions available for public viewing on the Internet at http://www.regulations.gov as they are received without change, including any personal identifiers or contact information.

Any associated form(s) for this collection may be located within this same electronic docket and downloaded for review/testing. Follow the instructions at http://www.regulations.gov for submitting comments. Please submit comments on any given form identified by docket number, form number, and title.

FOR FURTHER INFORMATION CONTACT: To request more information on this proposed information collection or to obtain a copy of the proposal and associated collection instruments, please write to the Deputy Assistant Secretary of Defense, Military Community and Family Policy, ATTN: Casualty Affairs, 4000 Defense Pentagon, Washington, DC 20301–4000.

SUPPLEMENTARY INFORMATION:

Title: Associated Form; and OMB Number: Mortuary Affairs Forms; Statement of Disposition of Military Remains, DD Form X634; Disposition of Remains Election Statement Initial Notification of Identified Partial Remains, DD Form X635; Disposition of Remains Election Statement Notification of Subsequently Identified Partial Remains, DD Form X636; Disposition of Organs Retained for Extended Examination, DD Form X637; Advanced Restorative Art of Remains, DD Form X638; Election for Air Transportation of Remains of Casualties Dying in a Theater of Combat Operations, DD Form X639; OMB Control Number 0704–XXXX.

Needs and Uses: The information collection requirement is necessary to obtain the election (as applicable) of the Person Authorized to Direct Disposition (PADD) or the Person Authorized to Effect Disposition (PAED) of the remains of the decedent. These forms were directed by the Secretary of Defense for transparency and standardization of the mortuary procedures as part of the Final Report of the Dover Port Mortuary Independent Review Subcommittee Implementation Plan and 180-day study. The applicable form(s) is included in the individual case file of the decedent.

Affected Public: Business or other for profit; Individual(s) or Household. Annual Burden Hours: 225. Number of Respondents: 900.


Frequency: On occasion. The respondents are the PADD or PAED of the decedent for whom mortuary services as described on the applicable form (DD Form X634; DD Form X635; DD Form X636; DD Form X637; DD Form X638; or DD Form X639) is recommended or required, and the witness to that election. The PADD or PAED documents their election, and the PADD or PAED and witness sign the applicable form to formalize this process and document the election of the PADD or PAED as applicable. These forms become a part of the Official Individual Deceased Personnel File. If the PADD or PAED does not sign these forms, then the Department cannot provide mortuary and transportation services as requested by the PADD or PAED. Currently there is a lack of standardization across the Military Services, as each Service currently utilizes different forms for these elections and they do not all capture the same information even on similar forms. Standardizing the information collected is essential in maintaining the transparency and integrity of the mortuary affairs process.


Aaron Siegel,
Alternate OSD Federal Register Liaison Officer, Department of Defense.

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BILLING CODE 5001–06–P

DEPARTMENT OF DEFENSE

Office of the Secretary

Charter Renewal of Department of Defense Federal Advisory Committees

AGENCY: Department of Defense.

ACTION: Renewal of Federal Advisory Committee.

SUMMARY: The Department of Defense (DoD) is publishing this notice to announce that it is renewing the charter for the Board of Visitors for the Western Hemisphere Institute for Security Cooperation (“the Board”).

FOR FURTHER INFORMATION CONTACT: Jim Freeman, Advisory Committee Management Officer for the Department of Defense, 703–692–5952.

SUPPLEMENTARY INFORMATION: The Board’s charter is being renewed in accordance with the Federal Advisory Committee Act (FACA) of 1972 (5 U.S.C., Appendix, as amended) and 41 CFR 102–3.50(d). The Board’s charter and contact information for the Board’s Designated Federal Officer (DFO) can be found at http://www.facadatabase.gov/.

The Board provides the Secretary of Defense and the Deputy Secretary of Defense, through the Secretary of the Army, with independent advice and recommendations on matters pertaining to the operations and management of the Western Hemisphere Institute for Security Cooperation (“the Institute”). The Board will be composed of 14 members, 6 of whom are designated by the Secretary of Defense including, to the extent practicable, persons from academia, religious institutions, and human rights communities. The Secretary of Defense will also affirm the appointments, designated in statute, of the senior military officer responsible for training and doctrine in the U.S. Army (or designee) and the Commanders of the Combatant Commands with geographic responsibility for the Western Hemisphere (U.S. Northern Command and U.S. Southern Command) (or the designees of those officers). The Board will also be composed of:

a. Two Members of the Senate (the Chair and Ranking Member of the Armed Services Committee or a designee of either of them);
b. Two Members of the House of Representatives (the Chair and Ranking Member of the Armed Services Committee or a designee of either of them); and
c. One person designated by the Secretary of State (10 U.S.C. 2166(e)(1)).

Members of the Board who are not full-time or permanent part-time Federal officers or employees will be appointed as experts or consultants pursuant to 5 U.S.C. 3109 to serve as special government employee (SGE) members. Board members who are full-time or permanent part-time Federal officers or employees will be appointed pursuant to 41 CFR 101–3.130(a) to serve as RGE members. All members of the Board are appointed to provide advice on behalf of the Government on the basis of their best judgment without representing any particular point of view and in a manner that is free from conflict of interest. Except for reimbursement of official Board-related travel and per diem, Board members serve without compensation.

The DoD, as necessary and consistent with the Board’s mission and DoD policies and procedures, may establish subcommittees, task forces, or working groups to support the Board, and all subcommittees must operate under the provisions of FACA and the Government in the Sunshine Act.