Dated: April 24, 2014.

David Tarler,

Acting Manager, National NAGPRA Program. [FR Doc. 2014–13406 Filed 6–6–14; 8:45 am]

BILLING CODE 4312-50-P

DEPARTMENT OF THE INTERIOR

National Park Service

[NPS-WASO-NAGPRA-15674; PPWOCRADN0-PCU00RP14.R50000]

Notice of Inventory Completion: State Historical Society of Wisconsin, Madison, WI

AGENCY: National Park Service, Interior. **ACTION:** Notice.

SUMMARY: The State Historical Society of Wisconsin has completed an inventory of human remains, in consultation with the appropriate Indian tribes or Native Hawaiian organizations, and has determined that there is no cultural affiliation between the human remains and any present-day Indian tribes or Native Hawaiian organizations. Representatives of any Indian tribe or Native Hawaiian organization not identified in this notice that wish to request transfer of control of these human remains should submit a written request to the State Historical Society of Wisconsin. If no additional requestors come forward, transfer of control of the human remains to the Indian tribes or Native Hawaiian organizations stated in this notice may proceed.

DATES: Representatives of any Indian tribe or Native Hawaiian organization not identified in this notice that wish to request transfer of control of these human remains should submit a written request with information in support of the request to the State Historical Society of Wisconsin at the address in this notice by July 9, 2014.

ADDRESSES: Jennifer Kolb, Wisconsin Historical Museum, 30 North Carroll Street, Madison, WI 53703, telephone (608) 261–2461, email Jennifer.Kolb@wisconsinhistory.org.

SUPPLEMENTARY INFORMATION: Notice is here given in accordance with the Native American Graves Protection and Repatriation Act (NAGPRA), 25 U.S.C. 3003, of the completion of an inventory of human remains under the control of the State Historical Society of Wisconsin, Madison, WI. The human remains were removed from Castle Rock Flowage Burial site, Adams County, WI.

This notice is published as part of the National Park Service's administrative responsibilities under NAGPRA, 25 U.S.C. 3003(d)(3) and 43 CFR 10.11(d).

The determinations in this notice are the sole responsibility of the museum, institution, or Federal agency that has control of the Native American human remains. The National Park Service is not responsible for the determinations in this notice.

Consultation

A detailed assessment of the human remains was made by the State Historical Society of Wisconsin professional staff in consultation with representatives of the Forest County Potawatomi Community, Wisconsin; Ho-Chunk Nation of Wisconsin; and the Menominee Indian Tribe of Wisconsin.

History and Description of the Remains

In 1990, human remains representing, at minimum, one individual (HP.AD-0139.1) were removed from the Castle Rock Flowage Burial site (47-AD-0139) in Adams County, WI. The human remains eroded from the shoreline and were found during an archeological surface survey of the area. The State Historical Society's Burial Sites Preservation Program took possession of the human remains. The human remains were determined to be those of an adult female of probable Native American ancestry. No known individuals were identified. No associated funerary objects are present.

Determinations Made by the State Historical Society of Wisconsin

Officials of the State Historical Society of Wisconsin have determined that:

- Pursuant to 25 U.S.C. 3001(9), the human remains described in this notice are Native American based on State Historical Society records, location and context of the burial, and skeletal analysis.
- Pursuant to 25 U.S.C. 3001(9), the human remains described in this notice represent the physical remains of one individual of Native American ancestry.
- Pursuant to 25 U.S.C. 3001(2), a relationship of shared group identity cannot be reasonably traced between the Native American human remains and any present-day Indian tribe.
- Treaties, Acts of Congress, or Executive Orders, indicate that the land from which the Native American human remains were removed is the aboriginal land of the Ho-Chunk Nation of Wisconsin and the Menominee Indian Tribe of Wisconsin.
- Pursuant to 43 CFR 10.11(c)(1), the disposition of the human remains may be to the Ho-Chunk Nation of Wisconsin and the Menominee Indian Tribe of Wisconsin.

Additional Requestors and Disposition

Representatives of any Indian tribe or Native Hawaiian organization not identified in this notice that wish to request transfer of control of these human remains should submit a written request with information in support of the request to Jennifer Kolb, Wisconsin Historical Museum, 30 North Carroll Street, Madison, WI 53703, telephone (608) 261–2461, email *Jennifer.Kolb@* wisconsinhistory.org, by July 9, 2014. After that date, if no additional requestors have come forward, transfer of control of the human remains to the Ho-Chunk Nation of Wisconsin and the Menominee Indian Tribe of Wisconsin may proceed.

The State Historical Society of Wisconsin is responsible for notifying the Ho-Chunk Nation of Wisconsin and the Menominee Indian Tribe of Wisconsin that this notice has been published.

Dated: April 24, 2014.

David Tarler,

Acting Manager, National NAGPRA Program.
[FR Doc. 2014–13413 Filed 6–6–14; 8:45 am]
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DEPARTMENT OF THE INTERIOR

Bureau of Ocean Energy Management

[OMB Control Number 1010–0151]

Information Collection: Plans and Information; Proposed Collection for OMB Review; Comment Request; MMAA104000

ACTION: 60-day notice.

SUMMARY: To comply with the Paperwork Reduction Act of 1995 (PRA), the Bureau of Ocean Energy Management (BOEM) is inviting comments on a collection of information that we will submit to the Office of Management and Budget (OMB) for review and approval. The information collection request (ICR) concerns the paperwork requirements in the regulations under 30 CFR 550, Subpart B, Plans and Information.

DATES: Submit written comments by August 8, 2014.

ADDRESSES: Please send your comments on this ICR to the BOEM Information Collection Clearance Officer, Arlene Bajusz, Bureau of Ocean Energy Management, 381 Elden Street, HM—3127, Herndon, Virginia 20170 (mail); or arlene.bajusz@boem.gov (email); or 703–787–1209 (fax). Please reference ICR 1010–0151 in your comment and include your name and return address.

FOR FURTHER INFORMATION CONTACT:

Arlene Bajusz, Office of Policy, Regulations, and Analysis at (703) 787– 1025 to request a copy of the ICR and forms.

SUPPLEMENTARY INFORMATION:

OMB Control Number: 1010–0151. Title: 30 CFR 550, Subpart B, Plans and Information.

Forms: BOEM-0137, BOEM-0138, BOEM-0139, BOEM-0141, BOEM-0142.

Abstract: The Outer Continental Shelf (OCS) Lands Act, as amended (43 U.S.C. 1331 et seq. and 43 U.S.C. 1801 et seq.), authorizes the Secretary of the Interior to prescribe rules and regulations to administer leasing of mineral resources on the OCS. Such rules and regulations apply to all operations conducted under a lease, right-of-use and easement, or unit. The OCS Lands Act, at U.S.C. §§ 1340 and 1351, requires the holders of OCS oil and gas or sulphur leases to submit exploration plans (EPs) and development and production plans (DPPs) to the Secretary for approval prior to commencing these activities. Also, as a Federal agency, we have a continuing affirmative duty to comply with the Endangered Species Act (ESA). This includes a substantive duty to carry out any agency action in a manner that is not likely to jeopardize protected species as well as a procedural duty to consult with the United States Fish and Wildlife Service (FWS) and National Oceanic and Atmospheric Administration Fisheries (NOAA Fisheries) before engaging in a discretionary action that may affect a protected species.

This authority and responsibility are among those delegated to BOEM. The regulations at 30 CFR 550, Subpart B, concern plans and information that must be submitted to conduct activities on a lease, right-of-use and easement, or unit and are the subject of this collection. The collection also covers

the related Notices to Lessees and Operators (NTLs) that BOEM issues to clarify, supplement, or provide additional guidance on some aspects of our regulations.

BOEM geologists, geophysicists, and environmental scientists and other Federal agencies (e.g., FWS, NOAA Fisheries) analyze and evaluate the information and data collected under Subpart B to ensure that planned operations are safe; will not adversely affect the marine, coastal, or human environment; and will conserve the resources of the OCS. We use the information to: (a) Make an informed decision on whether to approve the proposed exploration or development and production plan as submitted, or whether modifications are necessary without the analysis and evaluation of the required information. The affected States also review the information collected to determine consistency with approved Coastal Zone Management (CZM) plans and (b) report annually to NOAA Fisheries the effectiveness of mitigation, any adverse effects of the proposed action, and any incidental take, in accordance with 50 CFR 402.14(i)(3).

The following forms are submitted to BOEM under Subpart B.

BOEM-0137—Plan Information Form is submitted to summarize plan information. BOEM uses the information to review and evaluate submitted OCS plans. In this renewal, BOEM is modifying the form to clarify the wording of some fields, remove redundant fields, and make some minor formatting adjustments. We do not expect any change in the hour burden as a result.

BOEM-0138—GOM Air Emission Calculations for Exploration Plans and BOEM-0139—GOM Air Emission Calculations for Development Operations Coordination Documents (DOCDs) are submitted to standardize the way potential air emissions are estimated and approved as part of the OCS plan. BOEM uses the data from these forms to determine the effect of air emissions on the environment.

BOEM-0141—ROV Survey Report is submitted to report the observations and information recorded from two sets of ROV monitoring surveys to identify high-density benthic communities that may occur on the seafloor in deep water. BOEM uses the information to help design mitigation measures to avoid these areas and to help assess the effectiveness of avoidance criteria.

BOEM-0142—Environmental Impact Analysis Worksheet identifies the environmental impact-producing factors for the listed environmental resources. BOEM uses the information to help assess impacts and determine compliance with the National Environmental Policy Act.

We will protect information considered proprietary under the Freedom of Information Act (5 U.S.C. 552) and its implementing regulations (43 CFR part 2), 30 CFR 550.197, "Data and information to be made available to the public or for limited inspection," and 30 CFR part 552, "Outer Continental Shelf (OCS) Oil and Gas Information Program." No items of a sensitive nature are collected. Responses are mandatory.

Frequency: On occasion, semimonthly, and varies by section.

Description of Respondents: Potential respondents comprise Federal OCS oil, gas, or sulphur lessees and operators.

Estimated Reporting and Recordkeeping Hour Burden: We expect the estimated annual reporting burden for this collection to be 429,142 hours. The following table details the individual components and respective hour burden estimates of this ICR.

BILLING CODE: 4310-MR-P

Burden Breakdown

Citation 30 CFR 550	Reporting & Recordkeeping Requirement	Hour Burden	Average No. of Annual Responses	Burden Hours
Subpart B and NTLs		L	Non-Hour Cos	its
200 thru 206	General requirements for plans and information; fees/refunds, etc.	Burden included with specific requirements below.		0
201 thru 206; 211 thru 228: 241 thru 262	BOEM posts on FDMS, EPs/DPPs/DOCDs, and receives public comments in preparation of EAs.	Not considered IC as defined in 5 CFR 1320.3(h)(4).		0
	Ancillary Activities	S		
208; NTLs*	Notify BOEM in writing and other users of the OCS before conducting ancillary activities.	11	61 notices	671
207; 210(a)	Submit report summarizing & analyzing data/ information obtained or derived from ancillary activities.	2	61 reports	122
207; 210(b)	Retain ancillary activities data/information;	2	61 records	122
	upon request, submit to BOEM.	2.5	1 submittal	(rounded)
		Subtotal	184 responses	918 hours
	Contents of Exploration Pl	ans (EP)		
209; 231(b); 232(d); 234; 235; 281; 283; 284; 285; NTLs (e.g., 2010 N-06)*	Submit amended, modified, revised, or supplemental EP, or resubmit disapproved EP, including required information; withdraw your EP.	150	343 changed plans	51,450
209; 211 thru 228; NTLs (e.g., 2010 N-06)*	Submit EP and all required information (including, but not limited to, submissions required by BOEM Forms 0137, 0138, 0142; lease stipulations; withdrawals; reports, including shallow hazards surveys; H2S; G&G archaeological surveys & reports (550.194)), in specified formats. Provide notifications.	600 161 plans 96,600 \$3,673 x 161 EP surface locations = \$591,353		
220	Alaska-specific requirements.	Burden included with EP requirements (30 CFR 550.211-228).		0
		Subtotal	504 responses	148,050 hours Non-Hour Costs
united the second secon	Review and Decision Process	for the EP		
235(b); 272(b); 281(d)(3)(ii)	Appeal State's objection.	Burden exempt as 0 defined in 5 CFR 1320.4(a)(2), (c).		0

Citation 30 CFR 550	Reporting &Recordkeeping Requirement	Hour Burden	Average No. of Annual Responses	Burden Hours	
Subpart B and NTLs		Non-Hour Costs			
	f Development and Productio	n Plans (DI	PP) and De	velopment Op	erations
	Coordination I		(DOCD)		
209; 266(b); 267(d); 272(a); 273; 281; 283; 284; 285; NTLs (e.g., 2010 N-06)*	Submit amended, modified, revisupplemental DPP or DOCD, in required information, or resubmidisapproved DPP or DOCD.	cluding	235	351 changed plans	82,485
241 thru	Submit DPP/DOCD and		700	266 plans	186,200
262; 209; NTLs (e.g., 2010 N-06)*	required/supporting information but not limited to, submissions in BOEM Forms 0137, 0139, 0142 stipulations; withdrawals; report including shallow hazards surved archaeological surveys & report shallow hazards surveys (CFR 5 in specified formats. Provide no	required by 2; lease 4s, 2ys; s such as 550.194)),	\$4,238 x 266 DPP/DOCD v \$1,127,308		D wells =
				617	268,685
			Subtotal	responses	hours 8 non-hour
				91,127,30	costs
102	Review and Decision Pr	ocess for th	e DPP or I	OCD	1000000
267(a)	Once BOEM deemed DPP/DOC submitted; Governor of each aff local government official; etc., s comments/recommendations.	CD ected State,	1	1 submittal	1
267(b)	General public comments/recommendations submitted to BOEM re DPPs or DOCDs.		Not considered IC as defined in 5 CFR 1320.3(h)(4).		0
269(b)	Submit information on prelimin for leases or units in vicinity of development and production act	proposed	3	1 response	3
			Subtotal	2 responses	4 hours
	Post-Approval Requiremen	A STATE OF THE PARTY OF THE PAR	The state of the s	The state of the s	
280	Request departure from your ap DPP, or DOCD.	proved EP,	Burden ind 1010-0114	cluded under	0
280 281(a)	Request departure from your ap	proved EP, Burdens income subpart or f	Burden ind 1010-0114 cluded under Form (1014-0	eluded under appropriate 003; 1014-	0
	Request departure from your ap DPP, or DOCD. Submit various BSEE	Burdens inc subpart or f 0011; 1014 tion; upon	Burden ind 1010-0114 cluded under	eluded under appropriate 003; 1014-	

			\$1,822,080	Non-Hour Costs
		Subtotal	2,673 responses	4,012 hours
	Observation Duty (3 observers fulfilling an 8 hour shift ea for 365 calendar days x 4 vessels = 35,040 man-hours). This requirement is contracted out; hence the non-hour cost burden.	3 observers x 8 hrs x 365 days = 8,760 hours x 4 vessels observing = 35,040 man-hours x \$52/hr = \$1,822,080.		
	During seismic acquisition operations, when air guns are being discharged, submit daily observer reports semi-monthly.	1.5 hours	344 reports	516
	During seismic acquisition operations, submit to BOEM marine mammal observation report(s) semi-monthly or within 14 hours if air gun operations were shut down.	1.5 hours	1,976 reports	2,964
	If used, submit to BOEM information on any passive acoustic monitoring system prior to placing it in service.	2 hour	6 submittals	12
	During seismic acquisition operations, submit daily observer reports semimonthly.	1.5 hours	344 reports	516
228; 241 thru 262	Training certification and recordkeeping.	1 hour	1 new trainee	1
NTL; 211 thru	Submit to BOEM observer training requirement materials and information.	1.5 hours	2 sets of material	3
Seismic	Survey Mitigation Measures and Protected S	Species Obse	erver Program	
		Subtotal	27 responses \$382,872 nor	6,550 hours
296(b); 297	Submit a revised CID for approval.	100	13 revisions	1,300
296(a); 297	Submit CID and required/supporting information.	375	14 documents ,348 x 14 = \$38	5,250
	Submit CIDs		responses	
	Conducted under approved EF/DFF/DOCB.	Subtotal	224	872 hours
284(a)	Submit updated info on activities conducted under approved EP/DPP/DOCD.	4	56 updates	224
282(b)	Submit monitoring reports and data (including BOEM Form 0141 used in GOMR).	3	12 reports	36

V	essel Strike Avoidance and Injured/Protect	ed Species Ro	eporting NTL*	
NTL;	Notify BOEM within 24 hours of strike,	1 hour	1 notice	1
211 thru	when your vessel injures/kills a protected			
228; 241	species (marine mammal/sea turtle)			
thru 262				
		Subtotal	1 response	1 hour
	General Departure			
200 thru 299	General departure and alternative compliance requests not specifically covered elsewhere in Subpart B regulations.	2	25 requests	50
Subtotal		25 responses	50 hours	
TOTAL BURDEN		4,257 Responses	429,142 Hours	
		\$3,923,613 Non-Hour Costs		

The identification number of NTLs may change when NTLs are reissued periodically to update information.

Estimated Reporting and Recordkeeping Non-Hour Cost Burden: We have identified three non-hour costs associated with this information collection that are cost recovery fees. They consist of fees being submitted with EP's (\$3,673), DPP's or DOCD's (\$4,238), and CID's (\$27,348).

There is also one non-hour cost burden associated with the protected Species Observer Program. The cost associated with this program is due to observation activities that are usually subcontracted to other service companies with expertise in these areas (see above table). The total non-hour cost burden for this collection is \$3,923,613.

Public Disclosure Statement: The PRA (44 U.S.C. 3501, et seq.) provides that an agency may not conduct or sponsor a collection of information unless it displays a currently valid OMB control number. Until OMB approves a collection of information, you are not obligated to respond.

Comments: We invite comments concerning this information collection on:

- Whether or not the collection of information is necessary, including whether or not the information will have practical utility;
- The accuracy of our burden estimates:
- Ways to enhance the quality, utility, and clarity of the information to be collected: and
- Ways to minimize the burden on respondents.

If you have costs to generate, maintain, and disclose this information, you should comment and provide your total capital and startup costs or annual

operation, maintenance, and purchase of service costs. You should describe the methods you use to estimate major cost factors, including system and technology acquisition, expected useful life of capital equipment, discount rate(s), and the period over which you incur costs. Capital and startup costs include, among other items, computers and software you purchase to prepare for collecting information, monitoring, and record storage facilities. You should not include estimates for equipment or services purchased: (a) before October 1, 1995; (b) to comply with requirements not associated with the information collection; (c) for reasons other than to provide information or keep records for the Government; or (d) as part of customary and usual business or private practices.

We will summarize written responses to this notice and address them in our submission for OMB approval. As a result of your comments, we will make any necessary adjustments to the burden in our submission to OMB.

Public Availability of Comments:
Before including your address, phone number, email address, or other personal identifying information in your comment, you should be aware that your entire comment—including your personal identifying information—may be made publicly available at any time. While you can ask us in your comment to withhold your personal identifying information from public review, we cannot guarantee that we will be able to do so.

Dated: May 29, 2014.

Deanna Meyer-Pietruszka,

Chief, Office of Policy, Regulations, and Analysis.

[FR Doc. 2014–13278 Filed 6–6–14; 8:45 am]

BILLING CODE 4310-MR-P

INTERNATIONAL TRADE COMMISSION

[Investigation Nos. 701-TA-522 and 731-TA-1258 (Preliminary)]

Certain Passenger Vehicle and Light Truck Tires From China; Institution of Antidumping and Countervailing Duty Investigations and Scheduling of Preliminary Phase Investigations

AGENCY: United States International Trade Commission.

ACTION: Notice.

SUMMARY: The Commission hereby gives notice of the institution of investigations and commencement of preliminary phase antidumping and countervailing duty investigation Nos. 701-TA-522 and 731-TA-1258 (Preliminary) under sections 703(a) and 733(a) of the Tariff Act of 1930 (19 U.S.C. §§ 1671b(a) and 1673b(a)) (the Act) to determine whether there is a reasonable indication that an industry in the United States is materially injured or threatened with material injury, or the establishment of an industry in the United States is materially retarded, by reason of imports from China of certain passenger vehicle and light truck tires, provided for in subheadings 4011.10.10, 4011.10.50, 4011.20.10, and 4011.20.50 of the Harmonized Tariff Schedule of the United States, that are alleged to be