DEPARTMENT OF THE INTERIOR

National Park Service

Notice of Inventory Completion for Native American Human Remains and Associated Funerary Objects in the Possession of the Kootenai National Forest, USDA-Forest Service, Libby, MT.

AGENCY: National Park Service

ACTION: Notice

Notice is hereby given in accordance with provisions of the Native American Graves Protection and Repatriation Act (NAGPRA), 43 CFR 10.9, of the completion of an inventory of human remains and associated funerary objects in the possession of the Kootenai National Forest, USDA-Forest Service, Libby, MT.

This notice is published as part of the National Park Service’s administrative responsibilities under NAGPRA, 43 CFR 10.2(c). The determinations within this notice are the sole responsibility of the museum, institution, or Federal agency that has control of these Native American human remains and associated funerary objects. The National Park Service is not responsible for the determinations within this notice.

A detailed assessment of the human remains was made by the University of Montana, Department of Anthropology and the Kootenai National Forest professional staff in consultation with representatives of the Confederated Salish and Kootenai Tribes of the Flathead Reservation, Montana.

In 1998, human remains representing one individual were recovered from a draw-down zone of the Kooacnusa Reservoir located north of Murray Creek in the Rexford District of the Kootenai National Forest, Lincoln County, MT, by an unknown individual. The remains eroded out of the cut-bank of the reservoir. No known individual was identified. No associated funerary objects are present.

Based on ethnographic, historical and geographic information, the individual has been identified as Native American. The remains were determined to date to the historic period. Oral history of the Confederated Salish and Kootenai Tribes indicates that the area from where the remains were removed was once inhabited by the Kootenai people. The Kootenai people have a place name for this specific area, which has been handed down orally throughout Kootenai history. The Hellgate Treaty of 1855 also recognizes this area as the aboriginal territory of the Kootenai people.

Based on the above-mentioned information, officials of the Kootenai National Forest, USDA-Forest Service have determined that, pursuant to 43 CFR 10.2(d)(1), the human remains listed above represent the physical remains of one individual of Native American ancestry. Officials of the Kootenai National Forest, USDA-Forest Service also have determined that, pursuant to 43 CFR 10.2(e), there is a relationship of shared group identity that can be reasonably traced between these Native American human remains and the Confederated Salish and Kootenai Tribes of the Flathead Reservation, Montana.

This notice has been sent to officials of the Confederated Salish and Kootenai Tribes of the Flathead Reservation, Montana. Representatives of any other Indian tribe that believes itself to be culturally affiliated with these human remains should contact Rebecca S. Timmons, Forest Archaeologist, Kootenai National Forest, 1101 US Highway 2 West, Libby, MT 59923, telephone (406) 293-6211, before March 17, 2001. Repatriation of the human remains to the Confederated Salish and Kootenai Tribes of the Flathead Reservation, Montana may begin after that date if no additional claimants come forward.


John Robbins,
Assistant Director, Cultural Resources Stewardship and Partnerships

BILLING CODE 4310–70–F

DEPARTMENT OF THE INTERIOR

Office of Surface Mining Reclamation and Enforcement

Notice of Proposed Information Collection

AGENCY: Office of Surface Mining Reclamation and Enforcement

ACTION: Notice and request for comments.

SUMMARY: In compliance with the Paperwork Reduction Act of 1995, the Office of Surface Mining Reclamation and Enforcement (OSM) is announcing its intention to request approval for the collection of information for the permanent program performance standards—underground mining activities at 30 CFR Part 817.

DATES: Comments on the proposed information collection must be received by April 17, 2001 to be assured of consideration.

ADDRESSES: Comments may be mailed to John A. Trelease, Office of Surface Mining Reclamation and Enforcement, 1951 Constitution Ave, NW., Room 210—SIB, Washington, DC 20240. Comments may also be submitted electronically to jtreleas@osmre.gov.

FOR FURTHER INFORMATION CONTACT: To request a copy of the information collection request, explanatory information and related form, contact John A. Trelease, at (202) 208–2783.

SUPPLEMENTARY INFORMATION: The Office of Management and Budget (OMB) regulations at 5 CFR 1320, which implementing provisions of the Paperwork Reduction Act of 1995 (Pub. L. 104–13), require that interested members of the public and affected agencies have an opportunity to comment on information collection and recordkeeping activities (see 5 CFR 1320.8(d)). This notice identifies information collections that OSM will be submitting to OMB for extension. These collections are contained in 30 CFR 817.

OSM has revised burden estimates, where appropriate, to reflect current reporting levels or adjustments based on reestimates of burden on respondents. OSM will request a 3-year term of approval for this information collection activity.

Comments are invited on: (1) The need for the collection of information for the performance of the functions of the agency; (2) the accuracy of the agency’s burden estimates; (3) ways to enhance the quality, utility and clarity of the information collection; and (4) ways to minimize the information collection burden on respondents, such as use of automated means of collection of the information. A summary of the public comments will accompany OSM’s submission of the information collection request to OMB.

This notice provides the public with 60 days in which to comment on the following information collection activity:

Title: Permanent Program Performance Standards—Underground Mining Activities, 30 CFR Part 817.

OMB Control Number: 1029–0048.

Summary: Sections 515 and 516 of the Surface Mining Control and Reclamation Act of 1977 provide that permits conducting surface coal mining operations with underground mining activities shall meet all applicable performance standards of the Act. The information collected is used by the regulatory authority in monitoring and inspecting surface coal mining activities to ensure that they are conducted in compliance with the requirements of the Act.
INTERNATIONAL TRADE COMMISSION

[Investigation No. 1205–5]

Proposed Modifications to the Harmonized Tariff Schedule of the United States


ACTION: Additional proposed amendments.

SUMMARY: On November 18, 1999, the Commission instituted investigation No. 1205–5, Proposed Modifications to the Harmonized Tariff Schedule of the United States, pursuant to section 1205 of the Omnibus Trade and Competitiveness Act of 1988. Section 1205 directs the Commission to keep the Harmonized Tariff Schedule of the United States (HTS) under continuous review and to recommend modifications to the HTS (1) when amendments to the International Convention on the Harmonized Commodity Description and Coding System (Harmonized System), and the Protocol thereto, are the result of the work of the World Customs Organization (WCO) or its Harmonized System Committee (HSC) to update and clarify the Harmonized System nomenclature, as part of the WCO’s long-term program to review the nomenclature structure on a formal basis. These proposed changes, which are to become effective in January 2002, are available in the Office of the Secretary, Room 112, United States International Trade Commission, 500 E Street SW, Washington, DC 20436 (telephone 202–205–2000) and are posted on the Commission’s website (http://www.usitc.gov). These changes encompass all decisions taken by the HSC since the implementation of the last set of WCO modifications to the Harmonized System, which were effective as of January 1, 1996. Future notices will be issued in this investigation indicating the final resolution of all matters and decisions taken by the HSC during the course of Commission consideration.

Other proposed changes included in this investigation are requested by the U.S. Customs Service, in order to clarify the proper tariff classification and duty treatment of particular goods due to decisions of the Court of International Trade, the HSC, or the US Customs Service. These changes, including those which are the subject of this notice, will be treated separately in the Commission’s final report.

The majority of the changes proposed in the Commission’s preliminary report are the result of the work of the WCO and its Harmonized System Committee (HSC) to update and clarify the Harmonized System nomenclature, as part of the WCO’s long-term program to review the nomenclature structure on a formal basis. These proposed changes, which are to become effective in January 2002, are available in the Office of the Secretary, Room 112, United States International Trade Commission, 500 E Street SW, Washington, DC 20436 (telephone 202–205–2000) and are posted on the Commission’s website (http://www.usitc.gov). These changes encompass all decisions taken by the HSC since the implementation of the last set of WCO modifications to the Harmonized System, which were effective as of January 1, 1996. Future notices will be issued in this investigation indicating the final resolution of all matters and decisions taken by the HSC during the course of Commission consideration.

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The Commission has prepared non-authoritative cross-reference tables in its preliminary report to provide guidance to potentially affected parties and to show the likely existing and future tariff classifications of the goods concerned. The Customs Service has domestic legal authority for tariff classification and may provide information, both during the course of the investigation and after the Commission’s report is submitted, that indicates different or additional tariff classifications of some goods. Moreover, the WCO will eventually issue a cross-reference table under Article 16 of the Harmonized System Convention, indicating the agreed international classifications (existing and future) of the goods affected by the proposed changes. The latter table may be released later in the Commission’s investigation, and differences between international and domestic classification of a few goods may be suggested (in some cases due to reservations filed by WCO member countries or to theoretical or asserted classifications for some goods). Thus, the classifications shown in the Commission’s cross-reference tables may be subject to change in the final report.

Additional Proposed Amendments to the HTS

In addition to the changes to the HTS already proposed in the Commission’s preliminary report and in the Federal Register of December 29, 2001 (65 FR 83032), the following changes are also proposed, in order to correct an error made during the conversion of the former Tariff Schedules of the United States (TSS) to the format of the Harmonized System. These new proposed changes are set out below.

(1) Subheading 4015.11.00: Delete the expression “and medical” from the Article Description. Renumber the subheading as 4015.11.01 to reflect a change in its scope.

(2) Subheadings 4015.19.10 and 4015.19.50: Delete and substitute the following:

<table>
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<th>Articles of apparel and clothing. . .</th>
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<tr>
<td>Gloves:</td>
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<tr>
<td>“4015.19.05 Medical .................................................... 3% Free (A,CA,E,IL,J,MX) 25%</td>
</tr>
<tr>
<td>Other:</td>
</tr>
<tr>
<td>4015.19.10 Seamless .................................................... 3% Free (A,CA,E,IL,J,MX) 25%</td>
</tr>
<tr>
<td>4015.19.50 Other .................................................... 14% Free (A+,CA,D,E,IL,J,MX)*</td>
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<td>*25%</td>
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