DEPARTMENT OF HOMELAND SECURITY

U.S. Customs and Border Protection

Agency Information Collection Activities: Distribution of Continued Dumping and Subsidy Offset to Affected Domestic Producers (CDSOA)

AGENCY: U.S. Customs and Border Protection, Department of Homeland Security

ACTION: 30-Day notice and request for comments; Revision of an existing information collection.

SUMMARY: U.S. Customs and Border Protection (CBP) of the Department of Homeland Security will be submitted the following information collection request to the Office of Management and Budget (OMB) for review and approval in accordance with the Paperwork Reduction Act: Distribution of Continued Dumping and Subsidy Offset to Affected Domestic Procedures. This is a proposed extension of an information collection that was previously approved. CBP is proposing that this information collection be extended with a change to the burden hours. This document is published to obtain comments from the public and affected agencies. This proposed information collection was previously published in the Federal Register (75 FR 16493) on April 1, 2010, allowing for a 60-day comment period. One comment was received. This notice allows for an additional 30 days for public comments. This process is conducted in accordance with 5 CFR 1320.10.

DATES: Written comments should be received on or before July 26, 2010.

ADDRESSES: Interested persons are invited to submit written comments on this proposed information collection to the Office of Information and Regulatory Affairs, Office of Management and Budget. Comments should be addressed to the OMB Desk Officer for Customs and Border Protection, Department of Homeland Security, and sent via electronic mail to oira_submission@omb.eop.gov or faxed to (202) 395–5806.

SUPPLEMENTARY INFORMATION:

U.S. Customs and Border Protection (CBP) encourages the general public and affected Federal agencies to submit written comments and suggestions on proposed and/or continuing information collection requests pursuant to the Paperwork Reduction Act (Pub. L. 104–13). Your comments should address one of the following four points:

1. Evaluate whether the proposed collection of information is necessary for the proper performance of the functions of the agency/component, including whether the information will have practical utility;

2. Evaluate the accuracy of the agencies/components estimate of the burden of the proposed collection of information, including the validity of the methodology and assumptions used;

3. Enhance the quality, utility, and clarity of the information to be collected; and

4. Minimize the burden of the collections of information on those who are to respond, including the use of appropriate automated, electronic, mechanical, or other technological techniques or other forms of information.

Title: Distribution of Continued Dumping and Subsidy Offset to Affected Domestic Producers (CDSOA).

OMB Number: 1651–0086.

Form Number: 7401.

Abstract: This collection of information is required to implement the Continued Dumping and Subsidy Offset Act of 2000 (CDSOA). This Act prescribes the administrative procedures, including the time and manner, under which antidumping and countervailing duties assessed on imported products are distributed to affected domestic producers that petitioned for or supported the issuance of the order under which the duties were assessed. The amount of any distribution afforded to these domestic producers is based upon certain qualifying expenditures that they incur after the issuance of the order or finding. This distribution is known as the continued dumping and subsidy offset. The claims process for the CDSOA program is provided for in 19 CFR 159.61 and 159.63. CBP Form 7401 captures the information from claimants that CBP needs to determine how the distributions are made. This form is published in the Federal Register each year in order to inform claimants that they can make claims under the CDSOA program and also provide them with a copy of the form. The form can also be submitted electronically through http://www.pay.gov.

In order to expedite the distribution process, CBP proposes to add two data elements to both the paper form and the electronic form, including: “Start Date of Qualifying Expenditures” and “End Date of Qualifying Expenditures”.

Current Actions: This submission is being made to extend the expiration date with a revision to Form 7401 and to the on-line application.

Type of Review: Revision and extension of an existing information collection.

Affected Public: Businesses.

Estimated Number of Respondents: 2,000.

Estimated Time per Respondent: 1 hour.

Estimated Total Annual Burden Hours: 2,000.


Tracey Denning,
Agency Clearance Officer,
U.S. Customs and Border Protection.

[FR Doc. 2010–15303 Filed 6–23–10; 8:45 am]

BILLING CODE 9111–14–P

DEPARTMENT OF HOMELAND SECURITY

Coast Guard

[Docket No. USCG–2010–0535]

Certificate of Alternative Compliance for the Offshore Supply Vessel SOUTHERN CROSS

AGENCY: Coast Guard, DHS.

ACTION: Notice.

SUMMARY: The Coast Guard announces that a Certificate of Alternative Compliance was issued for the offshore supply vessel SOUTHERN CROSS as required by 33 U.S.C. 1605(c) and 33 CFR 81.18.

DATES: The Certificate of Alternate Compliance was issued on June 7, 2010.

ADDRESSES: The docket for this notice is available for inspection or copying at the Docket Management Facility (M–30), U.S. Department of Transportation, West Building Ground Floor, Room W12–140, 1200 New Jersey Avenue, SE., Washington, DC 20590, between 9 a.m. and 5 p.m., Monday through Friday, except Federal holidays. You may also find this docket on the Internet by going to http://www.regulations.gov, inserting USCG–2010–0535 in the “Keyword” box, pressing Enter, and then clicking “Search.”

FOR FURTHER INFORMATION CONTACT: If you have questions on this notice, call LTJG Christine Dimitroff, District Eight, Prevention Branch, U.S. Coast Guard, telephone 504–671–2176. If you have questions on viewing or submitting material to the docket, call Renee V. Wright, Program Manager, Docket Operations, telephone 202–366–9826.

//End//
SUPPLEMENTARY INFORMATION:

Background and Purpose

A Certificate of Alternative Compliance, as allowed for under Title 33, Code of Federal Regulation, Parts 81 and 89, has been issued for the offshore supply vessel SOUTHERN CROSS, O.N. 12238690. Full compliance with 72 COLREGS and the Inland Rules Act would hinder the vessel’s ability to conduct loading and unloading operations, and would hinder the vessel’s ability to maneuver within close proximity to offshore platforms. Placing the aft masthead light at the horizontal distance from the forward masthead light as required by Annex I, paragraph 3(a) of the 72 COLREGS, and Annex I, Section 84.05(a) of the Inland Rules Act, would result in an aft masthead light location directly over the aft cargo deck where it would interfere with loading and unloading operations and would make the mast highly susceptible to damage during such operations. Therefore, the horizontal distance between the forward and after masthead lights may be 23"–1¾", placing the aft masthead light over the pilot house.

In addition, due to the design of the vessel it would be difficult and impractical to build a supporting structure that would put the side lights within 10% inboard from the greatest breadth of the vessel, as required by Annex I, paragraph 3(b) of the 72 COLREGS and Annex I, Section 84.05(b), of the Inland Rules Act. Compliance with the rule would cause the side lights to be in a location which would be highly susceptible to damage from offshore platforms.

Locating the side lights 7¾–9½" inboard from the greatest breadth of the vessel on the pilot house will provide a sheltered location for the lights and allow maneuvering within close proximity to offshore platforms.

The Certificate of Alternative Compliance allows for the placement of the side lights to deviate from requirements set forth in Annex I, paragraph 3(b) of 72 COLREGS, and Annex I, paragraph 84.05(b) of the Inland Rules Act. In addition, the Certificate of Alternative Compliance allows for the horizontal separation of the forward and aft masthead lights to deviate from the requirements of Annex I, paragraph 3(a) of 72 COLREGS, and Annex I, Section 84.05(a) of the Inland Rules Act.

This notice is issued under authority of 33 U.S.C. 1605(c), and 33 CFR 81.18.

Dated June 8, 2010.

RS Keister,
Commander, U.S. Coast Guard, Chief, Inspections Section, By Direction of the Commander, Eighth Coast Guard District.

[FR Doc. 2010–15275 Filed 6–23–10; 8:45 am]

BILLING CODE 9110–04–P

DEPARTMENT OF THE INTERIOR

National Park Service


AGENCY: National Park Service, Interior.

ACTION: Notice.


This notice is published as part of the National Park Service’s administrative responsibilities under NAGPRA, 25 U.S.C. 3003(d)(3). The determinations in this notice are the sole responsibility of the museum, institution, or Federal agency that has control of the cultural items. The National Park Service is not responsible for the determinations in this notice.

In 1972, cultural items were removed from burials at 45AS2, Asotin County, WA. The cultural items and burials were removed during the Nez Perce Grave Removal Project conducted by the University of Idaho under contract with the Army Corps of Engineers. Following removal, the burials were delivered to the University of Idaho.

In 1975, cultural items were removed from burials at 45CO1, Columbia County, WA. The burials were removed during the Tucannon Burial Relocation Project conducted by the University of Idaho under contract with the Army Corps of Engineers. Following removal, the cultural items and burials were delivered to the University of Idaho.

In 1977, the human remains were reburied in Idaho. In 2000, the remaining cultural items were transferred from the University of Idaho to Washington State University, and are now unassociated funerary objects. The 653 unassociated funerary objects are 95 counted items and 558 lots of objects. The 95 counted objects are 2 beaver incisors, 4 bifaces, 1 worked bone fragment, 1 bottle fragment, 13 bullet cartridges, 3 copper pendants, 6 cores, 1 digging stick fragment, 8 elk tooth beads, 1 hafted drill, 2 incised bone fragments, 2 incised digging stick fragments, 1 marble, 1 net sinker, 8 stone pestles, 3 pipes, 1 piece of polished stone, 15 projectile points, 3 railroad spikes, 6 scrapers, 4 shell pendants, 2 stone shaft abraders, and 7 pieces of worked bone.

The 558 lots of objects are 4 lots of buttons or grommets, 1 lot of ceramic fragments, 3 lots of cigar box fragments, 4 lots of clothing and shoes, 3 lots of cordage fragments, 39 lots of flakes, 47 lots of glass and metal beads, 19 lots of glass fragments, 1 lot of matting fragments, 8 lots of metal can fragments, 30 lots of metal fragments, 1 lot of mussel fragments, 5 lots of nails, 3 lots of paper fragments, 327 lots of shell beads, 12 lots of shell fragments, 29 lots of shell remains, 15 lots of rolled metal tinklers, 3 lots of utilized flakes, and 4 lots of worked bone.

In 1958 and 1959, cultural items were removed from burials at Fishhook Island, 45FR42, Franklin County, WA. In 1958, the Columbia Archaeological Society excavated at Fishhook Island. In 1959, the Washington State University excavated at Fishhook Island under contract with the National Park Service. The 1958 and 1959 excavations took place before the land was acquired by the Army Corps of Engineers. At an unknown date, the human remains excavated were delivered to the Washington State University and the University of Idaho. In 2000, the University of Idaho transferred the