DEPARTMENT OF THE INTERIOR

Fish and Wildlife Service

[Docket No. FWS–R7–ES–2015–0141; FXFR1337077PB00–156–FF07CAMM00]

Endangered and Threatened Wildlife and Plants; Initiation of a 5-Year Review of the Polar Bear

AGENCY: Fish and Wildlife Service, Interior.

ACTION: Notice; request for information.

SUMMARY: We, the U.S. Fish and Wildlife Service (Service), announce our intention to conduct a 5-year status review under the Endangered Species Act of 1973, as amended (ESA), for the polar bear (Ursus maritimus). A 5-year status review is based on the best scientific and commercial data available at the time of the review; therefore, we are requesting submission of information that has become available since the last review of the species in 2008.

DATES: To ensure consideration of your comments in our preparation of this 5-year status review, we must receive your comments and information by December 14, 2015. However, we will accept information about any species at any time.

ADDRESSES: Please submit your information on the current status of the polar bear by one of the following methods:

• U.S. mail or hand-delivery: Public Comments Processing, ATTN: FWS–R7–ES–2015–0141, U.S. Fish and Wildlife Service, MS: BPHC, 5275 Leesburg Pike, Falls Church, VA 22041–3803; or

For more about submitting information, see Request for Information in the SUPPLEMENTARY INFORMATION section, below.

FOR FURTHER INFORMATION CONTACT: Hilary Cooley, Polar Bear Lead, Marine Mammals Management, by telephone at 907–786–3800. Individuals who are hearing impaired or speech impaired may call the Federal Relay Service at 800–877–8339 for TTY assistance.

SUPPLEMENTARY INFORMATION: We are initiating a 5-year status review under the ESA for the polar bear (Ursus maritimus).

Why do we conduct a 5-year review?

Under the ESA (16 U.S.C. 1531 et seq.), we maintain Lists of Endangered and Threatened Wildlife and Plants (which we collectively refer to as the List) in the Code of Federal Regulations (CFR) at 50 CFR 17.11 (for animals) and 17.12 (for plants). Section 4(c)(2)(A) of the Act requires us to review each listed species’ status at least once every 5 years. Further, our regulations at 50 CFR 424.21 require that we publish a notice in the Federal Register announcing those species under active review. For additional information about 5-year reviews, go to http://www.fws.gov/endangered/what-we-do/recovery-overview.html, scroll down to “Learn More about 5-Year Reviews,” and click on our fact sheet.

What information do we consider in our review?

A 5-year review considers all new information available at the time of the review. In conducting these reviews, we consider the best scientific and commercial data that have become available since the listing determination or most recent status review, such as:

1) The biology of the species, including, but not limited to, population trends, distribution, abundance, demographics, and genetics;

2) Habitat conditions, including, but not limited to, amount, distribution, and suitability;

3) Conservation measures that have been implemented that benefit the species;

4) Threat status and trends in relation to the five listing factors (as defined in section 4(a)(1) of the Act); and

5) Other new information, data, or corrections, including, but not limited to, taxonomic or nomenclatural changes, identification of erroneous information contained in the List, and improved analytical methods.

Any new information will be considered during the 5-year review and will also be useful in evaluating the ongoing recovery programs for the species.

Species Under Review

Entity listed: Polar bear (Ursus maritimus).

Where listed: Wherever found.

Classification: Threatened.

Date listed (publication date for final listing rule): May 15, 2008.

Federal Register citation for final listing rule: 73 FR 28212.

Request for Information

To ensure that a 5-year review is complete and based on the best available scientific and commercial information, we request new information from all sources. See What Information Do We Consider in Our Review? for specific criteria. If you submit information, please support it with documentation such as maps, bibliographic references, methods used to gather and analyze the data, and/or copies of any pertinent publications, reports, or letters by knowledgeable sources.

Public Availability of Comments

Before including your address, phone number, email address, or other personal identifying information in your comments, 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.

Completed and Active Reviews

A list of all completed and currently active 5-year reviews addressing species for which the Alaskan Region of the Service has lead responsibility is available at http://www.fws.gov/alaska/fisheries/endangered/reviews.htm.

Authority

This document is published under the authority of the Endangered Species Act of 1973, as amended (16 U.S.C. 1531 et seq.).

Dated: September 25, 2015.

Karen P. Clark,

Acting Regional Director, Alaska Region.

[FR Doc. 2015–25977 Filed 10–9–15; 8:45 am]

BILLING CODE 4333–15–P

DEPARTMENT OF THE INTERIOR

Bureau of Indian Affairs

[156A2100DD/AAKC001030/AA0S01010.999900 253G]

Albuquerque Indian School District—

Liquor Control Ordinance

AGENCY: Bureau of Indian Affairs, Interior.

ACTION: Notice.

SUMMARY: This notice publishes the Albuquerque Indian School District (AISD) Liquor Control Ordinance. The ordinance regulates and controls the possession, sale, and consumption of liquor within Albuquerque Indian School (AIS) lands. The ordinance allows for the possession and sale of alcoholic beverages within the jurisdiction of the Albuquerque Indian School District, the governing entity formed by the 19 Pueblos of New Mexico to establish a governance structure for Albuquerque Indian School lands. The ordinance will increase the
ability of the AISD to control the distribution and possession of liquor within its Indian country, and will foster tribal economic development, strengthening tribal government, and improving the delivery of services to the Pueblos.

DATES: This law is effective October 13, 2015.

FOR FURTHER INFORMATION CONTACT: Ms. Patricia Manningly, Tribal Government Officer, Southwest Regional Office, Bureau of Indian Affairs, 1011 Indian School Road, NW., Suite 254, Albuquerque, NM 87104; Telephone: (505) 563–3446; Fax: (505) 563–3101, or Ms. Laurel Iron Cloud, Bureau of Indian Affairs, Office of Indian Services, 1849 C Street, NW., MS–4513–MIB, Washington, DC 20240; Telephone: (202) 513–7641.

SUPPLEMENTARY INFORMATION: Pursuant to the Act of August 15, 1953, Public Law 83–277, 67 Stat. 586, 18 U.S.C. 1161, as interpreted by the Supreme Court in Rice v. Rehner, 463 U.S. 713 (1983), the Secretary of the Interior shall certify and publish in the Federal Register liquor ordinances that have been duly adopted by Tribes for the purpose of regulating liquor transactions in Indian country. The Albuquerque Indian School lands are Indian country because they are held in trust by the Federal government for the benefit of the 19 Pueblos. The Albuquerque Indian School District Governing Council, exercising by delegation from the 19 Pueblos the governing authority over the AIS lands, duly adopted the Albuquerque Indian School District Liquor Control Ordinance by Resolution No. GC2013–03 on July 24, 2013.

This notice is published in accordance with the authority delegated by the Secretary of the Interior to the Assistant Secretary—Indian Affairs. I certify that the Albuquerque Indian School District Governing Council duly adopted the Albuquerque Indian School District Liquor Control Ordinance by Resolution No. GC2013–03 on July 24, 2013.

Dated: October 5, 2015.

Kevin K. Washburn,
Assistant Secretary—Indian Affairs.

The Albuquerque Indian School District Liquor Control Ordinance shall read as follows:

TITLE 1. BUSINESS REGULATION

CHAPTER 1. LIQUOR CONTROL

Section 1–1–1. Definitions. As used in this Chapter the following definitions shall apply unless the context clearly indicates otherwise:

- AISD court means the judicial system for the Albuquerque Indian School District established by the Governing Council pursuant to Article V of the District Charter;
- beer means a beverage containing more than one-half percent alcohol by volume, obtained by the fermentation of any infusion or decoction of barley, malt and hops or other cereals in water, and includes porter, beer, ale and stout;
- District or AISD means the Albuquerque Indian School District, and includes all land made subject to the Albuquerque Indian School District Charter;
- District Manager means the District official identified in Article VII of the District Charter;
- Governing Council means the District’s governing body created by Article II of the District Charter;
- liquor includes beer, spirituous liquors, wine, all combinations thereof, and any other intoxicating beverage containing alcohol;
- minor means any person under the age of twenty-one (21) years;
- Oversight Commission means the body created by Article VI of the District Charter;
- package means any container or receptacle used for holding liquor for purposes of sale or delivery to a person;
- person means an individual, corporation, firm, partnership, limited liability company, enterprise or other legal entity;
- public place means highways, roads, streets, driveways, sidewalks, garages, parking areas, stores, other shopping areas, government buildings, schools, churches, public meeting halls, restaurants, theaters, lobbies and hallways of office buildings, open spaces, all means of public conveyance, depots, waiting rooms, bus stops, publicly or school-owned parks and/or playgrounds, and any other location that is generally open to and used by the public, including the grounds thereof;
- purchase means any purchase, exchange, barter, traffic, or other receipt of liquor by any person, with or without consideration, by any means whatsoever;
- sale means any sale, exchange, barter, traffic, donation, distribution, serving, or supplying of liquor by any person, with or without consideration, by any means whatsoever;
- server permit means an alcoholic beverage server permit issued by the State of New Mexico pursuant to the Alcohol Server Education Article of the New Mexico Liquor Control Act, NMSA 1978 § 60–6E–1 et seq. or a successor statute, provided that, if the Oversight Commission adopts AISD standards for the issuance of server permits, server permit shall mean the permit issued pursuant to the Oversight Commission standards; special event permit means a permit authorizing the permit holder to dispense alcoholic beverages by the drink, excluding package sales, at the location and during the times specified in the permit;
- spirituous liquor means distilled or rectified spirits, potable alcohol, brandy, whiskey, rum, gin and aromatic bitters or any similar alcoholic beverage, including blended beverages, dilutions or mixtures of one or more of the foregoing containing more than one-half percent alcohol, but excluding medicinal bitters;
- wine means beverages obtained by the fermentation of the natural sugar contained in fruit or other agricultural products, with or without the addition of sugar or other products, that do not contain less than one-half percent nor more than twenty-four percent alcohol by volume.

Section 1–1–2. Purpose. The purpose of this Chapter is to establish limitations and standards for the legalization of the introduction, sale, purchase, service, possession, and public consumption of liquor within the District.

Section 1–1–3. Related Federal and State Laws.

A. For purposes of 18 U.S.C. 1161, this Chapter shall be interpreted and applied as constituting the liquor ordinance adopted under the authority of the Indian Pueblos having jurisdiction over the District.

B. For purposes of the exemption from the New Mexico Liquor Control Act provided by NMSA 1978 § 60–3A–5(D), this Chapter shall be interpreted and applied as constituting the law of the Indian Pueblos authorizing the sale, service, possession or public consumption of liquor within the boundaries of the District, on the terms and conditions stated in this Chapter.

Section 1–1–4. AISD Liquor License.

A. Governing Council Authorization. Any person qualified to hold a liquor license under this Chapter may be authorized to engage in the wholesale purchase, retail sale, or retail distribution of liquor within the District upon terms and conditions approved by resolution of the Governing Council and consistent with this Chapter. Any person granted such approval will be deemed to hold an AISD liquor license.

B. Contents of License. The license shall specify whether the licensee is...
authorized to make package sales, sales by the drink for consumption on the licensed premises, or both. The license shall specify what types of liquor the licensee is authorized to sell and shall identify the licensed premises within which sales are authorized.

C. License Revocation. The Governing Council has the authority to revoke an AISD liquor license for any violation of this Chapter or other law applicable to the licensed person, including the tax ordinances enacted by the Governing Council.

D. Source of Liquor. The person granted an AISD liquor license must purchase all liquor sold within the District from a person licensed by the state of New Mexico to sell liquor at wholesale.

E. Revocable Privilege. A liquor license granted by the Governing Council is a revocable privilege, and no person holding a liquor license shall be deemed to have acquired any vested property rights in or under the license.

F. Term. Each liquor license shall be issued or renewed for the term fixed by the Governing Council.

G. Qualifications.

(1) An application for a liquor license constitutes a request that the Governing Council make a decision on the applicant's general suitability, character, integrity, and ability to import, sell, dispense, or distribute liquor within the District in conformity with this Chapter.

(2) An applicant for a liquor license and a person to whom a liquor license has been granted shall at all times bear the burden of proving its qualification to hold a liquor license.

(3) No liquor license shall be issued to or held by a person who has been convicted of two or more violations of this Chapter in a twelve month period, or whose liquor license (issued by any jurisdiction) has been revoked at any time. If a person who owns ten percent (10%) or more of the ownership interest in the entity holding an AISD liquor license is disqualified to hold the liquor license under this Section 1–1–4(G)(3), then the entity is also disqualified to hold an AISD liquor license.

(4) The person holding an AISD liquor license must have the character, integrity, financial ability, and business skills necessary to acquire, sell, dispense, or distribute liquor within the District in conformity with this Chapter.

H. License Fee. The Governing Council shall by resolution establish the amount of the license fee required for issuance or renewal of a liquor license authorizing sales and for issuance or renewal of a liquor license authorizing sales by the drink on the licensed premises.

I. Investigations. An applicant for a liquor license and a person to whom a liquor license has been granted shall comply with all administrative subpoenas issued by the District Manager pursuant to Section 1–1–10. If an applicant or licensee, or any employee or principal of an applicant or licensee, refuses or fails to comply with a subpoena issued by the District Manager, that person's application or license may be suspended, revoked, or denied by the Governing Council, based solely upon such failure or refusal.

J. Special Event Permit.

(1) Public Events. Any person holding a license under this chapter authorizing sales of liquor by the drink within the licensed premises may dispense liquor at a special public event located outside of the licensed premises upon receiving a permit from the Oversight Commission with the concurrence of the Chairman and Vice Chairman of the Governing Council of the District and upon the payment of the permit fee fixed by the Oversight Commission. As used in this subsection, “special public event” includes any fair, cultural or artistic performance, athletic competition of a seasonal nature, or other event held on an intermittent basis. The permit shall be valid for no longer than the duration of the special public event.

(2) Private Events. Any person holding a license under this chapter authorizing sales of liquor by the drink within the licensed premises may dispense liquor at a private event located outside of the licensed premises and catered by the licensee upon receiving a permit from the Oversight Commission with the concurrence of the Chairman and Vice Chairman of the Governing Council of the District and upon the payment of the permit fee fixed by the Oversight Commission. The permit shall be valid for no more than twelve hours.

(3) The person holding a license to sell liquor by the drink and its employees shall be the only persons permitted to dispense liquor during the function for which the special event permit was issued.

(4) Issuance of the special event permit is within the discretion of the Oversight Commission.

(5) The special event permit shall identify the location where the special event will take place, the hours and days during which the permit is in effect, and the types of liquor that may be dispensed under authority of the permit. The permit shall not authorize package sales of liquor.

(6) The permittee shall be subject to all District laws and regulations regulating the sale of liquor by the drink.

Section 1–1–5. Server Permit.

A. Servers. Every person directly involved in selling, dispensing, or serving liquor within the District shall have a current and valid server permit in his/her possession when engaged in such activity.

B. Retailers. Any person authorized by this Chapter to sell liquor within the District shall not employ or engage any person to sell, dispense or serve liquor within the District unless that person holds a current and valid server permit.

C. Standards. The Oversight Commission is authorized, but not required, to establish District standards and requirements under this Chapter for obtaining and retaining a server permit; provided that any such standards and requirements shall be at least as stringent as the requirements applicable outside the District imposed by the Alcohol Server Education Article of the New Mexico Liquor Control Act, NMSA 1978 § 60–6E–1 et seq. or a successor statute.

Section 1–1–6. Right to Require Proof of Age; Right to Refuse Sale.

A. Proof of Age. Any person authorized by this Chapter to sell liquor within the District shall have the authority to require any person purchasing or desiring to purchase liquor to produce proper evidence of age and identity before making any sale of liquor to such person.

B. Refusing to Sell. Any person authorized by this Chapter to sell liquor within the District shall have the authority to refuse to sell liquor to any person who is unable to produce proof of age and identity.

Section 1–1–7. Liability Insurance.

A. General Public Liability. Any person authorized by this Chapter to sell liquor within the District shall obtain general public liability insurance in an amount not less than one million dollars ($1,000,000) per occurrence, or such higher amount set by resolution of the Governing Council.

B. Dram Shop Liability. If the Governing Council, the AISD court, or another court with jurisdiction to do so imposes dram shop liability on a person authorized to engage in the sale of liquor within the District, the licensed person shall obtain insurance adequate to cover such liability, in such amount set by resolution of the Governing Council.

Section 1–1–8. Terms and Conditions of Sale.

A. Election Day. Sale of liquor is allowed on any state or federal Election Day.
Day only to the same extent allowed by
state and municipal law within the
boundaries of the City of Albuquerque.

B. Hours for Sales for Consumption
on Licensed Premises. Liquor shall be
sold by the drink, served, and consumed
on the licensed premises only during the
same hours and days allowed by the
laws of the State of New Mexico and the
City of Albuquerque in effect from time
to time.

C. Hours for Package Sales. Liquor
shall be sold in unbroken packages, for
consumption off the licensed premises
and not for resale, only during the same
hours and days allowed by the laws of the
State of New Mexico and the City of
Albuquerque in effect from time to time.

D. Cash Sales. All sales of liquor shall
be for cash, check, money order, debit
card, or credit card, and no credit shall
otherwise be extended to any person for
the purchase price of liquor.

E. Sales for Personal Use; Resale
Prohibited. All sales of liquor
authorized by this Chapter shall be
retail sales for the personal use of the
purchaser and shall not be for the
purpose of resale, whether or not the
resale is for profit or in the original
container.

F. Licensed Premises. All sales of
liquor authorized by this Chapter shall
take place only within the licensed
premises identified in the seller’s liquor
license or any applicable special event
permit.

G. Participation by Minors Prohibited.
All handling, stocking, possession, and
sale of liquor shall be conducted only by
persons twenty-one (21) years of age or
older. Proof of age must be shown by a
current and valid government-issued
driver’s license or other government-
issued form of identification that
contains birth date and photo of the
holder of the license or identification.

H. Compliance with Section 9. All
liquor sales shall be conducted in strict
compliance with Section 1–1–9.

I. No Public Nuisance. All liquor sales
shall be conducted in a manner that
prevents the creation of a public
nuisance on or near the licensed
premises.

Section 1–1–9. Civil Offenses. The
following conduct is prohibited within
the District:

A. Sales to Minors. No person shall
sell any liquor to any person under the
age of twenty-one (21) years.

B. Purchase or Possession by Minors.
No person under the age of twenty-one
(21) years shall purchase, attempt to
purchase, possess, or consume any
liquor.

C. Unauthorized Sale. No person shall
sell any liquor except under the
authority of, and in conformity with all
requirements of, a current and valid
AISD liquor license and any applicable
special event permit.

D. Unauthorized Purchase. No person
shall knowingly purchase any liquor
from a person who is not authorized to
sell the liquor pursuant to a current and
valid AISD liquor license.

E. Sale Outside Licensed Premises. No
person selling liquor under the
authority of a current and valid AISD
liquor license or special event permit
shall sell any liquor outside the
boundaries of the premises identified in
the liquor license or the applicable
permit.

F. Sale to Intoxicated Person. No
person selling liquor under the
authority of a current and valid AISD
liquor license shall sell any liquor to
any person who the seller has reason to
believe is intoxicated.

G. Sale for Resale. No person selling
liquor under the authority of a current
and valid AISD liquor license shall sell
liquor with knowledge that the liquor
will be resold, either within or outside
the District.

H. Purchase for Resale. No person
shall purchase liquor with the intention
of reselling the liquor, within or outside
the District.

I. Drinking in Public Places. No
person shall drink any liquor in a public
place that is not part of the licensed
premises under a current and valid
AISD liquor license or special event
permit.

J. Open Containers Prohibited. No
person shall have an open container of
liquor in a public place that is not part
of the licensed premises under a current
and valid AISD liquor license or special
event permit.

K. False Identification. No person
shall attempt to purchase liquor through
the use of false or altered identification
which falsely purports to show the
individual to be over the age of twenty-
one (21) years.

L. Drinking on Premises of Package
Store. No person shall consume liquor
on the licensed premises of a facility
that is authorized only to sell liquor for
consumption off the licensed premises.

Section 1–1–10. Administration.
A. District Manager. The District
Manager is hereby granted
administrative authority to perform the
following actions relating to liquor
licenses and special event permits
issued under the authority of this
Chapter, subject to review by the
Oversight Commission:

1. investigate applicants for a liquor
license or permit and holders of a liquor
license or permit to ensure their
eligibility to obtain or hold a liquor
license or permit, as applicable,
2. impose civil penalties under
Section 1–1–11,
3. issue written demands to comply
with this Chapter or any requirement of
a liquor license or permit,
4. issue administrative subpoenas
requiring the production of relevant
records, books, information, evidence or
other documents and/or the presence
and testimony of any person relating to
any matter under consideration or
investigation by the District Manager
under this Section 1–1–10,
5. suspend a liquor license for up to
forty-five (45) days for any violation of
this Chapter,
6. perform such other actions that are
reasonably necessary and proper to
carry out the authority granted by this
Section 1–1–10.

B. Oversight Commission. A person
adversely affected by an act or failure to
act of the District Manager in the
administration of this Chapter, including
suspension of a liquor license, may seek
review of the District Manager’s conduct
by the Oversight Commission, pursuant to
procedural rules adopted by the Oversight
Commission. The Oversight
Commission may affirm, reverse, or
modify the action of the District
Manager.

C. Governing Council. A person
adversely affected by a decision of the
Oversight Commission may appeal that
action to the Governing Council;
provided that a written notice of appeal
must be filed with the Secretary of the
Governing Council within ten (10)
business days of the action being
appealed. The Governing Council shall
review the appeal based on the
administrative record and may conduct
such further hearings or other
proceedings as it deems appropriate.
The decision of the Governing Council
is final and is not subject to review by
any court or other body.

Section 1–1–11. Penalties.
A. Civil Penalty. Any person who
knowingly violates any provision of this
Chapter shall be subject to a civil
assessment of not less than five hundred
dollars ($500) and not more than ten
thousand dollars ($10,000) for each
violation.

B. Criminal Prosecution. The
imposition of civil penalties under this
Chapter shall not bar prosecution and
conviction of a person who violates any
criminal law applicable within the
District.

Section 1–1–12. Sovereign Immunity
Reserves. Nothing in this Chapter shall
be construed as a waiver of the
sovereign immunity of the District.
Section 1–1–13. Amendments. This Chapter may be amended by the Governing Council, subject to approval by the Secretary of the Interior or the Secretary’s designee.

Section 1–1–14. Effective Date. This Chapter shall be in effect upon the date of publication in the Federal Register by the Secretary of the Interior or the Secretary’s designee.

[FR Doc. 2015–25987 Filed 10–9–15; 8:45 am]
BILLING CODE 4310–84–P

DEPARTMENT OF THE INTERIOR
Bureau of Land Management
[LLWO220000 L63100000.PH0000 16X]

Renewal of Approved Information Collection; Control Number 1004–0058

AGENCY: Bureau of Land Management, Interior.

ACTION: 60-Day notice and request for comments.

SUMMARY: In compliance with the Paperwork Reduction Act, the Bureau of Land Management (BLM) invites public comments on, and plans to request approval to continue, the collection of information that enables the BLM to monitor compliance with timber export restrictions. The Office of Management and Budget (OMB) has assigned control number 1004–0058 to this information collection.

DATES: Please submit comments on the proposed information collection by December 14, 2015.

ADDRESSES: Comments may be submitted by mail, fax, or electronic mail.


Fax: to Jean Sonneman at 202–245–0050.

Electronic mail: jesonnem@blm.gov.

Please indicate “Attn: 1004–0058” regardless of the form of your comments.

FOR FURTHER INFORMATION CONTACT:

SUPPLEMENTARY INFORMATION: OMB regulations at 5 CFR part 1320, which implement provisions of the Paperwork Reduction Act, 44 U.S.C. 3501–3521, require that interested members of the public and affected agencies be given an opportunity to comment on information collection and recordkeeping activities (see 5 CFR 1320.8 (d) and 1320.12(a)). This notice identifies an information collection that the BLM plans to submit to OMB for approval. The Paperwork Reduction Act 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.

The BLM 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 our submission of the information collection requests to OMB.

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.

The following information pertains to this request:

Title: Timber Export Reporting and Substitution Determination (43 CFR part 5420)

OMB Control Number: 1004–0058.

Summary: This collection of information collection pertains to compliance of Federal timber purchases with timber export restrictions.

Frequency of Collection: On occasion.

Forms:
• 5450–17, Export Determination; and
• 5460–17, Substitution Determination.

Description of Respondents:
Purchasers of Federal timber.

Estimated Annual Responses: 2.

Estimated Annual Burden Hours: 2.

The estimated burdens are itemized in the following table:

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Jean Sonneman,
Bureau of Land Management, Information Collection Clearance Officer.

[FR Doc. 2015–26021 Filed 10–9–15; 08:45 am]
BILLING CODE 4337–15–P