We are especially interested in public comment addressing the following issues: (1) Is the collection necessary to the proper functions of the BIA; (2) will this information be processed and used in a timely manner; (3) is the estimate of burden accurate; (4) how might the BIA enhance the quality, utility, and clarity of the information to be collected; and (5) how might the BIA minimize the burden of this collection on the respondents, including through the use of information technology.

Comments that you submit in response to this notice are a matter of public record. We will include or summarize each comment in our request to OMB to approve this ICR. 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.

Abstract: The BIA is seeking to renew the information collection conducted under 25 CFR 23, related to the Indian Child Welfare Act (ICWA). The BIA collects information using a consolidated caseload form, which Tribal ICWA program directors complete. The BIA uses the information to determine the extent of service needs in local Indian communities, assess ICWA program effectiveness, and provide data for the annual program budget justification. The aggregated report is not considered confidential.

This form must be completed by federally recognized Tribes that operate child protection programs. Submission of this information by federally recognized Tribes allows the BIA to consolidate and review selected data on Indian child welfare cases. The data is useful on a local level, to the Tribes and Tribal entities that collect it, for case management purposes. The data are useful on a nationwide basis for planning and budget purposes.

OMB Control Number: 1076–0131.
Form Number: None.
Type of Review: Extension of a currently approved collection.
Respondents/Affected Public: Federally recognized Tribes or Tribal entities that are operating programs for Tribes.
Total Estimated Number of Annual Respondents: 940 per year, on average.

Total Estimated Number of Annual Responses: 3,760 per year, on average.
Estimated Completion Time per Response: Approximately 15 minutes for Part A—ICWA Data; approximately 15 minutes for Part B—Tribal Child Abuse and Neglect Data.
Total Estimated Number of Annual Burden Hours: 940, per year on average.
Respondent’s Obligation: A response is required to obtain a benefit.
Frequency of Collection: Four times per year for the Part A—ICWA Data; if applicable, four times per year for Part B—Tribal Child Abuse Neglect Data.
Total Estimated Annual Nonhour Burden Cost: $0.
An agency may not conduct or sponsor a person is not required to respond to a collection of information unless it displays a currently valid OMB control number.
The authority for this action is the Paperwork Reduction Act of 1995 (44 U.S.C. 3501 et seq).

Elizabeth K. Appel,
Director, Office of Regulatory Affairs and Collaborative Action—Indian Affairs.
[FR Doc. 2020–25976 Filed 11–23–20; 8:45 am]
BILLING CODE 4337–15–P

DEPARTMENT OF THE INTERIOR

[DOI–2020–0004; 212D0102DM, DS64600000, DLSN00000.000000, DX.64601]

Privacy Act of 1974; System of Records

AGENCY: Office of the Secretary, Interior.
ACTION: Rescindment of a system of records notice.
SUMMARY: The Department of the Interior (DOI) is issuing a public notice of its intent to rescind the Privacy Act system of records, INTERIOR/DOI–79, Interior Personnel Records, from its inventory because it is duplicative with existing system of records notice requirements. During a review of DOI system of records notices, it was determined that personnel records of current and recently separated DOI employees maintained by DOI are covered under the government-wide system of records notice, OPM/GOVT–1, General Personnel Records, and the DOI system of records notice, INTERIOR/DOI–85, Payroll, Attendance, Retirement, and Leave Records. This rescindment will eliminate an unnecessary duplicate notice and promote the overall streamlining and management of DOI Privacy Act systems of records.
DATES: These changes take effect on November 24, 2020.


Amy Lueders,
Regional Director, Southwest Region, U.S. Fish and Wildlife Service.
[FR Doc. 2020–25918 Filed 11–23–20; 8:45 am]
BILLING CODE 4333–15–P
ADDITIONS: You may submit comments identified by docket number [DOI–2020–0004] by any of the following methods:
- Email: DOJ_Privacy@idos.doi.gov.
  Include docket number [DOI–2020–0004] in the subject line of the message.

Institutional: All submissions received must include the agency name and docket number [DOI–2020–0004]. All comments received will be posted without change to http://www.regulations.gov, including any personal information provided.

Docket: For access to the docket to read background documents or comments received, go to http://www.regulations.gov.

You should be aware that your entire comment including your personal identifying information, such as your address, phone number, email address, or any other personal identifying information in your comment, may be made publicly available at any time. While you may request to withhold your personal identifying information from public review, we cannot guarantee we will be able to do so.


SUPPLEMENTARY INFORMATION: Pursuant to the provisions of the Privacy Act of 1974 (5 U.S.C. 552a), as amended, DOI is rescinding the INTERIOR/DOI–79, Interior Personnel Records, system of records notice from its inventory because it is no longer needed as the personal records of current and recently separated DOI employees are covered under the Office of Personnel Management (OPM) government-wide system of records notice, OPM/GOVT–1, General Personnel Records, 77 FR 73694 (December 11, 2012), modification published at 80 FR 74815 (November 30, 2015); and the DOI system of records notice, INTERIOR/DOI–85, Payroll, Attendance, Retirement, and Leave Records, 83 FR 34156 (July 19, 2018). During a routine review, DOI determined that the INTERIOR/DOI–79, Interior Personnel Records, system of records notice does not identify any additional individuals, records, or routine uses beyond those specified in the OPM/GOVT–1 and INTERIOR/DOI–85 system of records notices. Therefore, DOI is rescinding the INTERIOR/DOI–79, Interior Personnel Records, system of records notice to avoid duplication of existing system of records notices in accordance with the Office of Management and Budget Circular A–108, Federal Agency Responsibilities for Review, Reporting, and Publication under the Privacy Act.

Rescinding the INTERIOR/DOI–79, Interior Personnel Records, system of records notice will have no adverse impacts on individuals as the records are covered by the published OPM/GOVT–1 and INTERIOR/DOI–85 system of records notices. The rescindment of the INTERIOR/DOI–79 notice will also promote the overall streamlining and management of DOI Privacy Act systems of records.

SYSTEM NAME AND NUMBER:

HISTORY:
64 FR 20010 (April 23, 1999); modification published 73 FR 8342 (February 13, 2008).

Teri Barnett,
Departmental Privacy Officer, Department of the Interior.

[FR Doc. 2020–25910 Filed 11–23–20; 8:45 am]

BILLING CODE 4334–63–P

DEPARTMENT OF THE INTERIOR
Bureau of Land Management

[LLAK930000.L16100000. LXS02900000.PN0000.20X]

Notice of Intent To Amend the 2007 East Alaska Resource Management Plan and Prepare the Associated Environmental Assessment

AGENCY: Bureau of Land Management, Interior.

ACTION: Notice of Intent.

SUMMARY: In accordance with the National Environmental Policy Act of 1969 (NEPA), as amended; the Federal Land Policy and Management Act of 1976 (FLPMA), as amended; the Alaska National Interest Lands Conservation Act of 1980 (ANILCA), as amended; and the John D. Dingell, Jr. Conservation, Management, and Recreation Act of 2019 (Dingell Act), the Bureau of Land Management (BLM) Glennallen Field Office, Glennallen, Alaska, intends to prepare an Environmental Assessment (EA) for a proposed Amendment to the 2007 East Alaska Resource Management Plan (RMP) to analyze which lands could be made available for one or more land exchanges, as directed in the Dingell Act.

DATES: This notice initiates the public scoping process for the EA and proposed RMP amendment. Comments on relevant issues may be submitted in writing by December 24, 2020. The BLM will conduct virtual public scoping meetings, and the date(s) and location(s) of scoping meetings will be announced at least 15 days in advance through local media, newspapers, and the BLM Alaska website at: www.blm.gov/alaska and through BLM Alaska social media channels.

If required, ANILCA subsistence hearings will be held concurrently with the Draft RMP Amendment/EA public involvement meetings.

ADDRESSES: You may submit comments on issues related to the proposed project by any of the following methods:
- ePlanning Website: [TBD]
- Mail: East Alaska RMP Amendment/EA, 222 W 7th Ave., Stop 13, Anchorage, Alaska 99513
- Documents pertinent to this proposal may be examined at the BLM Alaska Public Room, Glennallen Field Office, Mile Post 186.5 Glenn Highway, Glennallen, Alaska 99588; and at the BLM Alaska Public Information Center, Alaska State Office, 222 West 7th Avenue, Anchorage, Alaska 99513.

FOR FURTHER INFORMATION CONTACT: Tina McMaster-Goering, Project Lead; 907–271–1310, tmcmastergoering@blm.gov. Please contact the project lead to be added to the mailing list and receive further information about this project. Persons who use a telecommunications device for the deaf (TDD) may call the Federal Relay Service (FRS) at 1–800–877–8339 to contact the above individual during normal business hours. The FRS is available 24 hours a day, seven days a week, to leave a message or question with the above individual. You will receive a reply during normal business hours.

SUPPLEMENTARY INFORMATION: The State and Federal governments acquired surface estate and/or conservation easements to nearly 250,000 acres of lands for which Chugach Alaska Corporation owns the subsurface or mineral estate. These acquisitions occurred under the Exxon Valdez Oil Spill Trustee Council (EVOSTC) Habitat Protection and Land Acquisition Program. Pursuant to Sec. 1113 of the Dingell Act, the BLM is to identify “accessible and economically viable Federal land” within the Chugach Region that can be offered in exchange for those lands acquired through the