DEPARTMENT OF THE INTERIOR  
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Office of the Assistant Secretary—Indian Affairs; Not Invisible Act of 2019  
AGENCY: Office of the Assistant Secretary—Indian Affairs, Interior.  
ACTION: Notice of public meetings.  

SUMMARY: The U.S. Department of the Interior (Department), in coordination with the U.S. Department of Justice, is hosting public meetings to obtain stakeholder input related to implementation of the Not Invisible Act of 2019, which was enacted to increase intergovernmental coordination to identify and combat violent crime within Indian lands and against Indians.  

DATES: Comments from stakeholders must be submitted no later than Friday, September 17, 2021. Please see the SUPPLEMENTARY INFORMATION section of this notice for the dates of the public meetings.  

ADDRESSES: Send written comments to Heidi Todacheene, by any of the following methods:  
- Preferred method by email to: consultation@bia.gov;  
- Mail, hand-carry or use an overnight courier service to Heidi Todacheene, Office of the Assistant Secretary—Indian Affairs, U.S. Department of the Interior, 1849 C Street NW, Mail Stop 4660, Washington, DC 20240.  

Please see the SUPPLEMENTARY INFORMATION section of this notice for links to register for the public meetings.  

FOR FURTHER INFORMATION CONTACT: Heidi Todacheene, Senior Advisor to the Assistant Secretary—Indian Affairs at heidi_todacheene@ios.doi.gov or (202) 208–7163.  

SUPPLEMENTARY INFORMATION:  
I. Background  
Congress enacted the Not Invisible Act (Act), Public Law 116–166, 134 Stat. 766 (2020), to increase intergovernmental coordination to identify and combat violent crime within Indian lands and against Indians. Section 4 of the Act requires that the Secretary of the Interior (Secretary), in coordination with the United States Attorney General, establish and appoint members to a Joint Commission on Reducing Violent Crime Against Indians (Commission) to develop recommendations on actions the Federal Government can take to identify, coordinate, and combat violent crime against Indians.  
Section 4(c)(2)(A) of the Act requires the Commission to develop recommendations on actions the Federal Government can take to help combat violent crime within Indian lands and against Indians, including recommendations for:  
(i) Identifying, reporting, and responding to instances of missing persons, murder, and human trafficking on Indian lands and of Indians;  
(ii) legislative and administrative changes necessary to use programs, properties, or other resources funded or operated by the Department of the Interior and Department of Justice to combat the crisis of missing or murdered Indians and human trafficking on Indian lands and of Indians;  
(iii) tracking and reporting data on instances of missing persons, murder, and human trafficking on Indian lands and of Indians;  
(iv) addressing staff shortages and open positions within relevant law enforcement agencies, including issues related to the hiring and retention of law enforcement officers;  
(v) coordinating Tribal, State, and Federal resources to increase prosecution of murder and human trafficking offenses on Indian lands and of Indians; and  
(vi) increasing information sharing with Tribal governments on violent crime investigations and prosecutions in Indian lands that were terminated or declined.

II. Public Meetings  
A. Purpose of the Public Meetings  
The Department is holding public meetings to receive input from stakeholders on the formation of the Commission and what the Commission should consider when developing recommendations that will have lasting impacts on Indian Country and further address the missing and murdered Indigenous peoples crisis. The Department particularly seeks input from stakeholders who are diverse with expertise on the subject area, and those who are directly affected by violent crime against American Indians and Alaska Natives, including those in Tribal leadership, law enforcement, the judicial system, health care and mental health practitioners, counselors, national/regional/urban Indian organizations, and survivors and family members of individuals affected by violent crime. The Department is hosting separate Tribal consultations on this topic and has invited Tribal leaders by letter. The Department will consider the comments received during both the public meetings and Tribal consultation to inform formation of the Commission, development of the priorities and goals of the Commission and the scope of its duties, and to identify existing information related to the Commission’s objectives. In addition, the information will guide the structure and topics for hearings, the process for gathering testimony and receiving such evidence the Commission considers to be necessary to carry out its duties.  
B. Questions for Stakeholder Consideration  
The following questions are presented for stakeholder consideration:  
(1) What, from the topics listed in Section 4(c)(2)(A) of the Act and repeated above, is a priority that would most benefit your community? Are there other topics related to the Commission’s objectives that you wish the Commission to consider?  
(2) The Act requires that the Commission include representation from and coordination across several federal agencies. Are there agencies, bureaus, offices, or programs you believe should be represented on the Commission that are not listed in the Act? Are there agencies, bureaus, offices, or programs that may not be represented on the Commission but that you believe the Commission should otherwise coordinate with or obtain input from? If so, please identify these agencies, bureaus, offices, or programs.  
(3) The Act lists categories of individuals from outside the Federal Government to be represented on the Commission. Is there another category of individuals from outside the Federal Government to be represented on the Commission?  

1 Tribal law enforcement; a Tribal judge with experience in cases related to missing persons, murder, or trafficking; not fewer than 3 national, regional, or urban Indian organizations focused on violence against women and children on Indian lands or against Indians; at least 2 Indian survivors of human trafficking; at least 2 family members of...

III. Comments

The comments received from the Tribal consultation sessions and public meetings will help to identify the priorities and goals that will outline a framework for the Commission. You may submit your comments by any one of the methods listed in ADDRESSES. 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 the Department in your comment to withhold your personal identifying information from public view, the Department cannot guarantee that we will be able to do so.

Bryan Newland, Principal Deputy Assistant Secretary—Indian Affairs.

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DEPARTMENT OF THE INTERIOR
Bureau of Land Management

[LLNM920000 L13100000.PP0000 212L1109AF]

Notice of Proposed Reinstatement of Terminated Oil and Gas Leases OKNM 123551, OKNM 129741, OKNM 134913, OKNM 121968, Oklahoma

AGENCY: Bureau of Land Management, Interior.

ACTION: Notice.

SUMMARY: In accordance with the Mineral Leasing Act of 1920, as amended, Bevo Production Company (OKNM 123551), Red Dirt Energy, LLC (OKNM 129741), American Energy-Wordford, LLC (OKNM 134913), and Templar Energy, LLC (OKNM 121968) timely filed a petition for reinstatement of competitive oil and gas leases OKNM 123551 in Blaine County, Oklahoma, OKNM 129741 in Woods County, Oklahoma, OKNM 134913 in Payne County, Oklahoma, and OKNM 121968 in Roger Mills County, Oklahoma. The lessees paid the required rentals accruing from the date of termination. No leases were issued that affect these lands. The Bureau of Land Management (BLM) proposes to reinstate these leases.

FOR FURTHER INFORMATION CONTACT: Julieann Serrano, Supervisory Land Law Examiner, Branch of Adjudication, Bureau of Land Management New Mexico State Office, 301 Dinosaur Trail, Santa Fe, New Mexico 87508, (505) 954–2149, jserrano@blm.gov. 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, 7 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 lessees agree to new lease terms for rentals and royalties of $10 per acre, or fraction thereof, per year, and 16–2/3 percent, respectively. The lessees agree to additional or amended stipulations. The lessees paid the $500 administration fee for the reinstatement of the lease and the $159 cost for publishing this Notice.

The lessees met the requirements for reinstatement of the lease per Sec. 31(d) and (e) of the Mineral Leasing Act of 1920. The BLM is proposing to reinstate the leases, effective the date of termination, April 1, 2019, subject to the:

- Original terms and conditions of the lease;
- Additional and amended stipulations:
  - Increased rental of $10 per acre;
  - Increased royalty of 16–2/3 percent; and
- $159 cost of publishing this Notice. Authority: 43 CFR 3108.2–3.


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INTERNATIONAL TRADE COMMISSION

[Inv. No. 337–TA–1273]

Institution of Investigation; Certain Residential Premises Security Monitoring and Automation Control Panels, and Components Thereof


ACTION: Notice.

SUMMARY: Notice is hereby given that a complaint was filed with the U.S. International Trade Commission on June 30, 2021, under section 337 of the Tariff Act of 1930, as amended, on behalf of ADT LLC of Boca Raton, Florida and The ADT Security Corporation of Boca Raton, Florida. Supplements to the complaint were filed on July 14 and 16, 2021. The complaint, as supplemented,