

4. Nothing set forth in this Agreement shall be interpreted in such a way that commits the disbursement or allocation of funds by the Parties. The implementation of this Agreement shall be subject to the availability of funds and technical capacity of each Party. The Government of the United States of America, upon request, shall endeavour, in accordance with applicable law and regulations, to provide financial and technical assistance to strengthen the institutional capacities of the Government of Belize.

IN WITNESS WHEREOF, the undersigned, duly authorised by their respective governments, have signed this Agreement.

DONE at Belmopan on the 20th of October, 2025, in duplicate, in the English language.

FOR THE GOVERNMENT OF
THE UNITED STATES OF AMERICA

Katha P.M. R. Beamer

FOR THE GOVERNMENT OF
BELIZE

[Signature]

[FR Doc. 2026-04793 Filed 3-11-26; 8:45 am]

BILLING CODE 9110-9M-C

DEPARTMENT OF THE INTERIOR

Fish and Wildlife Service

[Docket Nos. FWS-HQ-ES-2025-1463 (OMB Control Number 1018-0095), FWS-HQ-ES-2025-1464 (OMB Control Number 1018-0197), and FWS-HQ-ES-2025-1465 (OMB Control Number 1018-0199); FXES11130900000-267-FF09E32000, FXES11130600000-267-FF06E00000, and FXES11130100000-267-FF01E00000]

Agency Information Collection Activities; Endangered and Threatened Wildlife, Experimental Populations

AGENCY: Fish and Wildlife Service, Interior.

ACTION: Notice of information collection; request for comment.

SUMMARY: In accordance with the Paperwork Reduction Act of 1995, we, the U.S. Fish and Wildlife Service (Service), are proposing to renew three information collections without change.

DATES: Interested persons are invited to submit comments on or before May 11, 2026.

ADDRESSES: Send your comments on the information collection request (ICR) by

one of the following methods (please reference the corresponding Office of Management and Budget (OMB) control number listed below in the subject line of your comments for the appropriate docket):

- *Internet (preferred):* <https://www.regulations.gov>. Follow the instructions for submitting comments on any of the following Docket Numbers:
 - FWS-HQ-ES-2025-1463 (OMB Control Number 1018-0095, Endangered and Threatened Wildlife, Experimental Populations, 50 CFR 17.84),
 - FWS-HQ-ES-2025-1464 (OMB Control Number 1018-0197, Endangered and Threatened Wildlife, Experimental Populations—Colorado Gray Wolf, 50 CFR 17.84), and/or
 - FWS-HQ-ES-2025-1465 (OMB Control Number 1018-0199, Endangered and Threatened Wildlife, Experimental Populations—Grizzly Bear, 50 CFR 17.84).

- *U.S. mail:* Service Information Collection Clearance Officer, U.S. Fish and Wildlife Service, 5275 Leesburg Pike, MS: PRB (JAO/3W), Falls Church, VA 22041-3803.

FOR FURTHER INFORMATION CONTACT: Madonna L. Baucum, Service Information Collection Clearance

Officer, by email at Info_Coll@fws.gov, or by telephone at (703) 358-2503. Individuals in the United States who are deaf, deafblind, hard of hearing, or have a speech disability may dial 711 (TTY, TDD, or TeleBraille) to access telecommunications relay services. Individuals outside the United States should use the relay services offered within their country to make international calls to the point-of-contact in the United States.

SUPPLEMENTARY INFORMATION: In accordance with the Paperwork Reduction Act (PRA; 44 U.S.C. 3501 *et seq.*) and its implementing regulations at 5 CFR 1320.8(d)(1), all information collections require approval under the PRA. We may not conduct or sponsor and you are not required to respond to a collection of information unless it displays a currently valid OMB control number.

As part of our continuing effort to reduce paperwork and respondent burdens, we invite the public and other Federal agencies to comment on new, proposed, revised, and continuing collections of information. This helps us assess the impact of our information collection requirements and minimize the public's reporting burden. It also helps the public understand our information collection requirements and

provide the requested data in the desired format.

We are especially interested in public comment addressing the following:

- (1) Whether or not the collection of information is necessary for the proper performance of the functions of the agency, including whether or not the information will have practical utility;
- (2) The accuracy of our estimate of the burden for this collection of information, including the validity of the methodology and assumptions used;
- (3) Ways to enhance the quality, utility, and clarity of the information to be collected; and
- (4) How might the agency minimize the burden of the collection of information on those who are to respond, including through the use of

appropriate automated, electronic, mechanical, or other technological collection techniques or other forms of information technology, e.g., permitting electronic submission of response.

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.

Renewal, Without Change, of OMB Control No. 1018-0095

Title of Collection: Endangered and Threatened Wildlife, Experimental Populations, 50 CFR 17.84.

Form Numbers: None.

Type of Review: Extension without change of a currently approved collection.

Respondents/Affected Public: Individuals and households, private sector, and State/local/Tribal governments.

Respondent's Obligation: Voluntary.

Frequency of Collection: On occasion.

Total Estimated Annual Nonhour Burden Cost: None.

Requirement	Annual number of respondents	Total annual responses	Completion time per response	Total annual burden hours*
Notification—General Take or Removal				
Individuals	12	12	30	6
Private Sector	7	7	30	4
Government	29	29	30	15
Notification—Depredation-Related Take				
Individuals	25	25	30	13
Private Sector	2	2	30	1
Government	9	9	30	5
Notification—Specimen Collection				
Individuals	3	3	30	2
Private Sector	2	2	30	1
Government	16	16	30	8
Totals	105	105	55

* Rounded.

Abstract: Section 10(j) of the Endangered Species Act of 1973, as amended (ESA; 16 U.S.C. 1531 *et seq.*), authorizes the Secretary of the Interior to establish experimental populations of endangered or threatened species.

Because the ESA protects individuals of experimental populations, the information we collect is important for monitoring the success of reintroduction and recovery efforts. This is a nonform collection (meaning there is no designated form associated with this collection). Regulations at 50 CFR 17.84 contain information collection requirements for experimental populations of vertebrate endangered and threatened species. These regulations identify and describe the three categories of information we collect, which include:

1. *General take or removal.* “Take” is defined by the ESA as “[to] harass, harm, pursue, hunt, shoot, wound, kill,

trap, capture, or collect, or to attempt to engage in any such conduct.” In this information collection, take most commonly is considered to be in the form of human-related mortality, including:

- a. Unintentional taking incidental to otherwise lawful activities (e.g., highway mortalities);
- b. Animal husbandry actions authorized to manage the population (e.g., translocation or providing aid to sick, injured, or orphaned individuals);
- c. Take in defense of human life;
- d. Take related to defense of property (if authorized); or
- e. Take in the form of authorized harassment.

2. *Depredation-related take.* Involves take for management purposes of documented livestock depredation, and may include authorized harassment or authorized lethal take of experimental population animals in the act of

attacking livestock. See 50 CFR 17.84 for specific provisions of harassment for each species within this section.

The information that we collect includes:

- a. Name, address, and phone number of reporting party,
- b. Species involved,
- c. Type of incident,
- d. Quantity of take,
- e. Location and time of the reported incident, and
- f. Description of the circumstances related to the incident.

3. *Specimen collection, recovery, or reporting of dead individuals.* This information documents incidental or authorized scientific collection. Most of the information collected addresses the reporting of sightings of experimental population animals or the inadvertent

discovery of an injured or dead individual.

Service recovery specialists use this information to determine the success of reintroductions in relation to established recovery plan goals for the experimental populations of vertebrate endangered and threatened species involved. In addition, this information helps us to assess the effectiveness of control activities in order to develop better means to reduce problems with

livestock for those species where depredation is a problem.

Renewal, Without Change, of OMB Control No. 1018-0197

Title of Collection: Endangered and Threatened Wildlife, Experimental Populations—Colorado Gray Wolf (50 CFR 17.84).

Form Numbers: None.

Type of Review: Extension without change of a currently approved collection.

Respondents/Affected Public: Individuals; private sector; and State/local/Tribal governments.

Respondent's Obligation: Required to obtain or retain a benefit.

Frequency of Collection: Annually for annual report and on occasion for other requirements.

Total Estimated Annual Non-hour Burden Cost: None.

Requirement	Number of annual respondents	Number of annual responses each	Total annual responses	Average completion time	Total annual burden hours
Appointment of Designated Agent					
Individuals	1	1	1	30 min (reporting), 30 min (recordkeeping).	1
Private Sector	1	1	1	30 min (reporting), 30 min (recordkeeping).	1
State/Local/Tribal Gov't	1	1	1	30 min (reporting), 30 min (recordkeeping).	1
Request for Written Take Authorization					
Individuals	1	1	1	30 min (reporting), 30 min (recordkeeping).	1
Private Sector	1	1	1	30 min (reporting), 30 min (recordkeeping).	1
State/Local/Tribal Gov't	1	1	1	30 min (reporting), 30 min (recordkeeping).	1
Request for "Shoot-on-Sight" Written Take Authorization					
Individuals	1	1	1	30 min (reporting), 30 min (recordkeeping).	1
Private Sector	1	1	1	30 min (reporting), 30 min (recordkeeping).	1
State/Local/Tribal Gov't	1	1	1	30 min (reporting), 30 min (recordkeeping).	1
Reporting Requirement—Lethal Take					
Individuals	1	1	1	30 min (reporting), 30 min (recordkeeping).	1
Private Sector	1	1	1	30 min (reporting), 30 min (recordkeeping).	1
State/Local/Tribal Gov't	1	1	1	30 min (reporting), 30 min (recordkeeping).	1
Reporting Requirement—Opportunistic or Intentional Harassment					
Individuals	1	1	1	30 min (reporting), 30 min (recordkeeping).	1
Private Sector	1	1	1	30 min (reporting), 30 min (recordkeeping).	1
State/Local/Tribal Gov't	1	1	1	30 min (reporting), 30 min (recordkeeping).	1
Reporting Requirement—Captivity for Care or to be Euthanized					
Individuals	1	1	1	30 min (reporting), 30 min (recordkeeping).	1
Private Sector	1	1	1	30 min (reporting), 30 min (recordkeeping).	1
State/Local/Tribal Gov't	1	1	1	30 min (reporting), 30 min (recordkeeping).	1

Requirement	Number of annual respondents	Number of annual responses each	Total annual responses	Average completion time	Total annual burden hours
Annual Report					
Individuals	1	1	1	30 min (reporting), 30 min (recordkeeping).	1
Private Sector	1	1	1	30 min (reporting), 30 min (recordkeeping).	1
State/Local/Tribal Gov't	1	1	1	30 min (reporting), 30 min (recordkeeping).	1
Notification—Recovery or Reporting of Dead Specimen and Specimen Collection					
Individuals	1	1	1	30 min (reporting), 30 min (recordkeeping).	1
Private Sector	1	1	1	30 min (reporting), 30 min (recordkeeping).	1
State/Local/Tribal Gov't	1	1	1	30 min (reporting), 30 min (recordkeeping).	1
Total	24	24	24

Abstract: Experimental populations established under section 10(j) of the Act, as amended, require information collection and reporting to the Service. We collect information on the gray wolf nonessential experimental population (NEP) to help further the recovery of the species and to assess the success of the reintroduced populations. There are no forms associated with this information collection. The respondents notify us when an incident occurs, so there is no set frequency for collecting the information. Other Federal agencies provide us with the vast majority of the information on experimental populations under cooperative agreements for the conduct of the recovery programs. However, the public also provides some information to us. The information collection requirements identified below require approval by OMB:

1. *Appointment of designated agent*—A designated agent is an employee of a Federal, State, or Tribal agency that is authorized or directed by the Service to conduct gray wolf management. A prospective designated agent submits a letter to the Service requesting designated agent status. The letter includes a proposal for the work to be completed, a list of individuals that may perform the work, and a resume (or similar) demonstrating qualifications of each individual to competently perform the work. The Service then responds to the requester with a letter authorizing them to complete the work.

2. *Request for written take authorization*—After receiving confirmation of wolf activity on private land, on a public land grazing allotment, or on a Tribal reservation, we or the designated agent may issue written take

authorization valid for not longer than 1 year, with appropriate conditions, to any landowner or public land permittee to intentionally harass wolves. The harassment must occur in the area and under the conditions as specifically identified in the written take authorization.

3. *Request for “repeatedly depredate wolf or wolves” written take authorization*—The Service or designated agent may issue a “repeatedly depredate wolf or wolves” written take authorization of limited duration (45 days or fewer) to a landowner or their employees, or to a public land grazing permittee, to take up to a specified (by the Service or our designated agent) number of wolves.

4. *Reporting requirements*—Except as otherwise specified in this rule or in an authorization, any take of a gray wolf must be reported to the Service, or our designated agent as follows (additional reasonable time will be allowed if access to the site is limited):

a. *Lethal take* must be reported within 24 hours. We will allow additional reasonable time if access to the site is limited.

b. *Opportunistic or intentional harassment* must be reported within 7 days.

c. *Gray wolves taken into captivity for care or to be euthanized* must be reported to the Service within 24 hours, or as soon as reasonably appropriate.

5. *Annual report*—To evaluate progress toward achieving State downlisting and delisting criteria, Colorado Parks and Wildlife summarizes monitoring information in an annual report. The report, due by June 30 of each year, will describe wolf conservation and management activities

that occurred in Colorado for as long as the gray wolf is federally listed during any portion of a calendar or biological year. The annual report includes, but is not limited to:

- a. post-release wolf movements and behavior;
- b. wolf minimum counts or abundance estimates;
- c. reproductive success and recruitment;
- d. territory use and distribution;
- e. cause-specific wolf mortalities; and
- f. a summary of wolf conflicts and associated management activities to minimize wolf conflict risk.

6. *Recovery or reporting of dead individuals and specimen collection from experimental populations*—This type of information is for the purpose of documenting incidental or authorized scientific collection. Specimens are to be retained or disposed of only in accordance with directions from the Service. Most of the contacts with the public deal primarily with the reporting of sightings of experimental population animals, or the inadvertent discovery of an injured or dead individual.

7. *Proposal—Take of Gray wolves on Tribal Lands*—The exception to allow take of gray wolves that are contributing to unacceptable impacts to wild ungulate population or herds on Tribal land requires Tribes to develop a science-based proposal that must, at a minimum, include the following information:

- a. The basis of ungulate population or herd management objectives;
- b. Data indicating that the ungulate herd is below management objectives;
- c. Data indicating that wolves are a major cause of the unacceptable impact to the ungulate population;

d. Why wolf removal is a warranted solution to help restore the ungulate herd to management objectives;
 e. The level and duration of wolf removal being proposed;
 f. How ungulate population response to wolf removal will be measured and control actions adjusted for effectiveness; and
 g. Demonstration that attempts were and are being made to address other identified major causes of ungulate herd or population declines or of Tribal government commitment to implement possible remedies or conservation measures in addition to wolf removal. The proposal must be subjected to both public and peer review prior to it being finalized and submitted to the Service for review. At least three independent peer reviewers with relevant expertise

in the subject matter that are not staff of the Tribe submitting the proposal must review the proposal. Upon Service review, and before wolf removals can be authorized, the Service will evaluate the information provided by the requesting Tribe and provide a written determination to the requesting Tribal game and fish agency on whether such actions are scientifically based and warranted.
 The Service uses the information described above to assess the effectiveness of control activities and develop means to reduce problems with livestock where depredation is a problem. Service recovery specialists use the information to determine the success of reintroductions in relation to established recovery plan goals for the species involved.

Renewal, Without Change, of OMB Control No. 1018-0199

Title of Collection: Endangered and Threatened Wildlife, Experimental Populations—Grizzly Bear (50 CFR 17.84).

Form Numbers: None.

Type of Review: Extension without change of a currently approved collection.

Respondents/Affected Public: Individuals; private sector; and State/Tribal governments.

Respondent's Obligation: Required to obtain or retain a benefit.

Frequency of Collection: Annually for annual report and on occasion for other requirements.

Total Estimated Annual Nonhour Burden Cost: None.

Requirement	Number of annual respondents	Number of annual responses each	Total annual responses	Average completion time	Total annual burden hours
Notification—Lethal Take					
Individuals	1	1	1	30 min (reporting)	1
Private Sector	1	1	1	30 min (reporting)	1
State/Tribal Gov't	1	1	1	30 min (reporting)	1
				30 min (recordkeeping)	
				30 min (recordkeeping)	
Notification—Nonlethal Take					
Individuals	1	1	1	30 min (reporting)	1
Private Sector	1	1	1	30 min (reporting)	1
State/Tribal Gov't	1	1	1	30 min (reporting)	1
				30 min (recordkeeping)	
				30 min (recordkeeping)	
Notification—Recovery or Reporting of Dead Specimen and Specimen Collection					
Individuals	1	1	1	30 min (reporting)	1
Private Sector	1	1	1	30 min (reporting)	1
State/Tribal Gov't	1	1	1	30 min (reporting)	1
				30 min (recordkeeping)	
				30 min (recordkeeping)	
Memorandums of Understanding—Relocation of Bears					
State/Tribal Gov't	1	1	1	30 min (reporting)	1
				30 min (recordkeeping)	
Memorandums of Understanding—Removal of Grizzly Bears					
State/Tribal Gov't	1	1	1	30 min (reporting)	1
				30 min (recordkeeping)	
Written Authorization—Conditioned Lethal Take					
Individuals	1	1	1	30 min (reporting)	1
				30 min (recordkeeping)	
Obtaining Landowner/Land Management Entity Authorization					
Individuals	1	1	1	30 min (reporting)	1
Private Sector	1	1	1	30 min (reporting)	1
				30 min (recordkeeping)	

Requirement	Number of annual respondents	Number of annual responses each	Total annual responses	Average completion time	Total annual burden hours
State/Tribal Gov't	1	1	1	30 min (reporting) 30 min (recordkeeping)	1
Total	15	15	15

Abstract: Experimental populations established under section 10(j) of the Act, as amended, require information collection and reporting to the Service. The Service would collect information on the grizzly bear NEP to help further the recovery of the species and to assess the success of the reintroduced populations. There are no forms associated with this information collection. The respondents would notify the Service when an incident occurs, so there would be no set frequency for collecting the information. Federal, State, and participating Tribal agencies would provide the Service with the vast majority of the information on grizzly bears within the NEP. However, the public also would provide some information to the Service. The information collection requirements identified below require approval by OMB:

1. *Reporting Requirements*—The respondents would notify the Service when an incident occurs and annually report the number of grizzly bears relocated and removed. The State and other Federal agencies would provide the Service with the vast majority of the information on experimental populations under interagency agreements for the conduct of the recovery programs. However, the public also would provide some information to the Service. Reporting parties would include, but would not be limited to, individuals or households, businesses, farms, nonprofit organizations, and State/Tribal governments. The Service would collect the information by means of telephone calls or emails from the public to Service offices specified in the individual regulations. Standard information collected would include:

- a. Name, address, and phone number of reporting party.
- b. Species involved.
- c. Type of incident.
- d. Take (quantity).
- e. Location and time of reported incident.
- f. Description of the circumstances related to the incident. Some of these contacts would be necessary follow-up reports under where the Service has authorized lethal take of experimental animals (e.g., livestock depredation).

The Service would collect information in three categories:

i. *Lethal take* must be reported by individuals within 24 hours to the Service's Ecological Services point of contact in the final rule *Endangered and Threatened Wildlife and Plants; Establishment of a Nonessential Experimental Population of Grizzly Bear in the North Cascades Ecosystem, Washington State* (May 3, 2024, 89 FR 36982). Lethal take must be reported by a Federal, State, or Tribal authority of an authorized agency within 24 hours by following the reporting instructions as described in the authorized agency's MOU.

ii. *Nonlethal take that results in injury* by an individual must be reported within 5 days to the Service's Ecological Services point of contact as specified above. Nonlethal take that results in injury by a Federal, State, or Tribal authority of an authorized agency must be reported within 5 days by following the reporting instructions as described in the authorized agency's MOU. Incidental take that results from indirect activities such as incidental take in the form of harm resulting from habitat modification does not need to be reported.

iii. *Recovery or reporting of dead individuals and specimen collection from experimental populations.* This type of information is for the purpose of documenting incidental or authorized scientific collection. Most of the contacts with the public would deal primarily with the reporting of sightings of experimental population animals, or the inadvertent discovery of an injured or dead individual.

2. *Memorandums of Understanding (MOUs)*—The Service would enter into MOUs with Federal, State, or Tribal agencies to authorize grizzly bear management consistent with the final rule. The Service does not expect to enter into MOUs with local governments or authorities. The Service would collect information in two general categories from the relevant agencies in relation to these MOUs:

a. *Relocation of bears.* With prior approval from the Service, a Federal, State, or Tribal authority may live-capture any grizzly bear occurring in the

NEP area and transport and release in a remote location agreed to by the Service, the Washington Department of Fish and Wildlife, and the applicable land-managing agency.

b. *Removal of grizzly bears involved in conflict.* Authorized Service, Federal, State, or Tribal authorities may lethally take a grizzly bear in the NEP area with prior approval from the Service if the Service or an authorized agency determines it is not reasonably possible to otherwise eliminate the threat by nonlethal deterrence or live-capturing and releasing the grizzly bear unharmed, and if the taking is done in a humane manner. Grizzly bears may be taken in self-defense or in defense of other persons, based on a good-faith belief that the actions taken were to protect the person from bodily harm.

3. *Written Authorization—conditioned lethal take*—With prior written agreement from the Service, individuals may lethally take a grizzly bear within 200 yards (183 meters) of legally present livestock in Management Areas B and C if a depredation has been confirmed by the Service or an authorized agency and it has been determined that it is not reasonably possible to eliminate the threat through nonlethal deterrence or live-capturing and releasing the grizzly bear unharmed. Additionally, the Service may issue written authorization to an individual to kill a grizzly bear in Management Area C if the Service or an authorized agency identifies the grizzly bear as an ongoing threat to human safety, livestock, or other property (e.g., compost, chickens, beehives), and it is not reasonably possible to eliminate the threat through nonlethal deterrence or live-capturing and releasing the grizzly bear unharmed.

4. *Recovery or reporting of dead individuals and specimen collection from experimental populations*—This type of information would be for the purpose of documenting incidental or authorized scientific collection and surrender of grizzly bear carcasses as the result of lethal take. Most of the contacts with the public primarily would be with the reporting of sightings of experimental population animals, or the

inadvertent discovery of an injured or dead individual.

5. *Obtaining Landowner/Land Management Entity Authorization*—Individuals requesting the written authorizations mentioned above must also obtain or confirm authorization from the landowner or land management entity, where appropriate.

The Service would use the information described above to document the locations of reintroduced animals, determine causes of mortality and conflict with human activities so that Service managers could minimize conflicts with people, and improve management techniques for reintroduction. The information would help the Service assess the effectiveness of management activities and develop means to reduce problems with livestock for those species where depredation is a problem. Service recovery specialists would use the information to determine the success of reintroductions in relation to established recovery plan goals for the species.

The authority for this action is the Paperwork Reduction Act of 1995 (44 U.S.C. 3501 *et seq.*).

Madonna Baucum,

Information Collection Clearance Officer, U.S. Fish and Wildlife Service.

[FR Doc. 2026-04789 Filed 3-11-26; 8:45 am]

BILLING CODE 4333-15-P

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[A2407-014-004-065516; #O2509-014-004-125222]

Application for a Recordable Disclaimer of Interest in Lands, Lake County, SD

AGENCY: Bureau of Land Management, Interior.

ACTION: Notice of application.

SUMMARY: The Bureau of Land Management (BLM) received an application for a Recordable Disclaimer of Interest (RDI) from Prairie Shores, LLC/Redstone Law Firm, LLP pursuant to the Federal Land Policy and Management Act of 1976 (FLPMA), as amended, and BLM regulations for the surface and subsurface estates. Prairie Shores, LLC is purchasing land and requests the United States disclaim the unplatted peninsula as federally owned. This notice is intended to inform the public of the pending application and give notice of the BLM's intent to grant the requested RDI and provide a public comment period for the RDI.

DATES: The BLM must receive comments on this action by June 10, 2026.

ADDRESSES: Send written comments to Adam Carr, Chief, Branch of Realty, Lands, and Renewable Energy, BLM Montana State Office, 5001 Southgate Drive, Billings, MT 59101-4669.

FOR FURTHER INFORMATION CONTACT: Katarina Schumacher, Land Law Examiner, at the above address, by phone at 406-896-5322 or email at kschumacher@blm.gov. Additional information pertaining to this application can be reviewed in case file SDM 112629/SDMT 106239193 located in the Montana/Dakotas State Office, 5001 Southgate Drive, Billings, MT 59101-4669. Individuals in the United States who are deaf, deafblind, hard of hearing, or have a speech disability may dial 711 (TTY, TDD, or TeleBraille) to access telecommunications relay services. Individuals outside the United States should use the relay services offered within their country to make international calls to the point-of-contact in the United States. You will receive a reply during normal business hours.

SUPPLEMENTARY INFORMATION: The United States of America, through the BLM, Department of the Interior, pursuant to section 315 of FLPMA, hereby disclaims an interest in the surface and subsurface estates for the following parcel of land: lot 4, sec. 15, T. 106 N., R. 53 W., Fifth Principal Meridian, South Dakota. The parcel located within the above-described land contains 31.82 acres in Lake County, South Dakota. The parcel includes a 1.8-acre peninsula located between the original meander lines and the original high-water mark on Lake Herman that was unplatted at the time of conveyance; therefore, the total acreage for the entirety of Lot 4 would become 33.62 acres. By this action, the United States of America hereby releases and relinquishes any claim of interest to the surface and subsurface estates of the above-described land. The public is hereby notified that comments may be submitted to the Branch Chief at the address shown above within the comment period identified in the notice. Any adverse comments will be evaluated by the Branch Chief who may modify or vacate this action and issue a final determination. In the absence of any action by the Branch Chief, the Notice will become the final determination of the Department of the Interior, and disclaimer may be issued 90 days from publication of this notice. Comments, including names and street addresses of commenters, will be

available for public review at the BLM Montana State office (see address above), during regular business hours, Monday through Friday, except Federal holidays. Before including your address, phone number, email address, or other personally identifiable information in your comment, you should be aware that your entire comment—including your personally identifiable information—may be made publicly available at any time. While you can ask us in your comment to withhold your personally identifiable information from public review, we cannot guarantee that we will be able to do so.

(Authority: 43 CFR 1864.2(a))

Adam Carr,

Chief, Branch of Realty, Lands, and Renewable Energy.

[FR Doc. 2026-04782 Filed 3-11-26; 8:45 am]

BILLING CODE 4331-20-P

INTERNATIONAL TRADE COMMISSION

[Investigation Nos. 701-TA-783-784 and 731-TA-1771-1772 (Preliminary)]

Citric Acid and Certain Citrate Salts From Canada and India; Determinations

On the basis of the record¹ developed in the subject investigations, the United States International Trade Commission (“Commission”) determines, pursuant to the Tariff Act of 1930 (“the Act”), that there is a reasonable indication that an industry in the United States is materially injured by reason of imports of citric acid and certain citrate salts from Canada and India, provided for in subheadings 2918.14.00, 2918.15.10, 2918.15.50, and 3824.99.93 of the Harmonized Tariff Schedule of the United States, that are alleged to be sold in the United States at less than fair value (“LTFV”) and imports of the subject merchandise from Canada and India that are alleged to be subsidized by the governments of Canada and India.²

Commencement of Final Phase Investigations

Pursuant to section 207.18 of the Commission's rules, the Commission also gives notice of the commencement of the final phase of its investigations. The Commission will issue a final phase notice of scheduling, which will be published in the **Federal Register** as

¹ The record is defined in § 207.2(f) of the Commission's Rules of Practice and Procedure (19 CFR 207.2(f)).

² 91 FR 7252 and 7257 (February 17, 2026).