DEPARTMENT OF THE INTERIOR
Office of the Secretary

[16XD0120AF.DO12000000.DST000000.82C000]

Privacy Act of 1974, as Amended; Notice To Delete an Existing System of Records

AGENCY: Office of the Special Trustee for American Indians, Interior.

ACTION: Notice of deletion of an existing system of records.

SUMMARY: The Department of the Interior is deleting, “Accounting Reconciliation Tool (ART)—Interior, OS–11,” from its existing inventory.

DATES: This deletion will be effective on January 14, 2016.

FOR FURTHER INFORMATION CONTACT: Veronica Herkshan, Privacy Act Officer, Office of the Special Trustee for American Indians (OST), 4400 Masthead Street NE., Albuquerque, New Mexico 87109; by telephone at (505) 816–1645; or by email at veronica_herkshan@ost.doi.gov.

SUPPLEMENTARY INFORMATION: Pursuant to the provisions of the Privacy Act of 1974, 5 U.S.C. 552a, as amended, the Department of the Interior (DOI) Office of the Special Trustee for American Indians (OST) is deleting, “Accounting Reconciliation Tool (ART)—Interior, OS–11,” from its system of records inventory. A Federal Register notice was last published for this system of records on July 31, 2008 (73 FR 44759). On January 8, 2015, OST published an amended Privacy Act system notice for “Individual Indian Money (IIM) Trust Funds—Interior, OS–02” (80 FR 1043), which combined the two Privacy Act system of records, “Individual Indian Money (IIM) Trust Funds—Interior, OS–02” and “Accounting Reconciliation Tool (ART)—Interior, OS–11”, into one system of records as the two systems are managed by the same system manager within OST, and have the same authorities and purpose to manage the collection, distribution, and disbursement of Indian Trust land income. DOI did not receive any comments on the publication of the amended “Individual Indian Money (IIM) Trust Funds—Interior, OS–02” system of records notice.

Deleting the “Accounting Reconciliation Tool (ART)—Interior, OS–11” system of records notice will have no adverse impacts on individuals as the records are covered under the OST “Individual Indian Money (IIM) Trust Funds—Interior, OS–02” system of records notice. Individuals may continue to seek access or correction to their records under the “Individual Indian Money (IIM) Trust Funds—Interior, OS–02” system of records notice. This deletion will also promote the overall streamlining and management of Department of the Interior Privacy Act systems of records.

Dated: January 8, 2016.

Teri Barnett,
Departmental Privacy Officer.

FOR FURTHER INFORMATION CONTACT:
Linda Coates-Markle, Wenatchee Field Manager, 915 Walla Walla Avenue, Wenatchee, WA; by phone at 509–665–2100, or by email at lcmarkle@blm.gov. Persons who use a telecommunications device for the deaf (TDD) may call the Federal Information Relay Service (FIRS) at 1–800–877–8339 to contact the above individual during normal business hours. The FIRS is available 24 hours a day, 7 days a week to leave a message or question with the above individual. Responses will occur during normal business hours.

Additional information pertaining to this action can be reviewed in case file WAOR-41737 located in the Wenatchee Field Office at the above address.

SUPPLEMENTARY INFORMATION: In accordance with the “Elwha River Ecosystem and Fisheries Restoration Act” (Pub. L. 102–495, 106 Stat. 3173.3177), the Secretary of the Interior is authorized by the U.S. Congress to issue a 99 year lease to the City of Port Angeles for the following described public lands, using the provisions of the R&P Act, as amended (43 U.S.C. 969 et seq.).

William Meridien
T. 31 N., R. 6 W., Out lots 4, 5, 14, and out lot 7 except the easterly 4.63 acres contained in the U.S. Coast Guard Lighthouse Reservation. The area described contains approximately 168 acres, more or less, in Clallam County, Washington.

The lease to be issued by the BLM will replace an expired 99 year lease that was authorized by the U.S. Coast Guard. The subject lands will continue to be used by the City for public recreation and other public purposes. Classification of the land prior to the BLM’s issuance of a lease is a requirement of the R&P Act, as amended (43 U.S.C. 969 et seq.).

The lease, when issued, will be subject to the following terms and conditions:


2. Requirement for lessee to have an approved, qualified Archaeologist on site during any new excavation activities to monitor potential effects to cultural resources.

3. Requirement for lessee to comply with navigable airspace obstruction standards established by the Federal Aviation Administration (FAA), commonly known as the “Federal Aviation Regulations,” which can be found in Part 77 of Title 14 of the Code of Federal Regulations (14 CFR 77), as