amended (ESA; 16 U.S.C. 1531 et seq.), we invite public comment on these permit applications before final action is taken.

III. Permit Applications

We invite the public to comment on applications to conduct certain activities with endangered species. With some exceptions, the ESA prohibits activities with listed species unless Federal authorization is acquired that allows such activities.

Applicant: NOAA/Pacific Islands Regional Office, Honolulu, HI; PRT-022729

The applicant requests reissuance of their permit to import from the high seas samples and/or whole carcasses of short-tailed albatross (Phoebastria albatrus) for the purpose of enhancing the species through scientific research. This notice covers activities conducted by the applicant over a 5-year period.

Applicant: Southwest Fisheries Science Center, La Jolla, CA; PRT-68677C

(Previously PRT-844694)

The applicant requests reissuance of their permit to import biological samples collected from wild and captive-bred animals of Kemp’s ridley sea turtle (Lepidochelys kempi), hawksbill sea turtle (Eretmochelys imbricata), leatherback sea turtle ( Dermochelys coriacea), green sea turtle (Chelonia mydas), loggerhead sea turtle (Caretta caretta), and olive ridley sea turtle (Lepidochelys olivacea) for the purpose of scientific research. Samples are collected from live or salvaged specimens. This notification covers activities conducted by the applicant over a 5-year period.

Applicant: Zoological Society of San Diego; PRT-53381C

The applicant requests a permit to import one male and two female captive-bred animals of a captive herd maintained under the management program of the Republic of South Africa, for the purpose of enhancing the propagation or survival of the species.

Applicant: LECO, Inc., 7700 Oakwood Drive, St. Louis, MO; PRT-64507C

The following applicants each request a permit to import sport-hunted trophies of a male bontebok (Damalisus pygargus pygargus) culled from a captive herd maintained under the management program of the Republic of South Africa, for the purpose of enhancing the propagation or survival of the species.

Applicant: Thomas McRae Sloan, Midland, TX; PRT–63058C

Applicant: Frazer Wadenstorfer, Holly, MI; PRT–44772C

Applicant: Michael R. Sartorie, Billings, MT; PRT–66543C

Applicant: Scott A. Lamphere, Henderson, MI; PRT–69701C

Applicant: Timothy Ferrall, Riverside, CA; PRT–61303C

Applicant: James Toney, Baker, LA; PRT–61596C

Applicant: Robert Hennen, Isle, MN; PRT–61302C

IV. Next Steps

If the Service decides to issue permits to any of the applicants listed in this notice, we will publish a notice in the Federal Register. You may locate the Federal Register notice announcing the permit issuance date by searching www.regulations.gov under the permit number listed in this document (e.g., PRT–12345X).

VI. Authority


Joyce Russell, Government Information Specialist, Branch of Permits, Division of Management Authority.

BILLING CODE 4333–15–P

DEPARTMENT OF THE INTERIOR

National Park Service


Agency Information Collection Activities: Native American Graves Protection and Repatriation Regulations

AGENCY: National Park Service, Interior.

ACTION: Notice of information collection; request for comment.

SUMMARY: In accordance with the Paperwork Reduction Act of 1995, the National Park Service is proposing to renew an information collection.

DATES: Interested persons are invited to submit comments on or before May 25, 2018.

ADDRESSES: Send your comments on the information collection request (ICR) by mail to Tim Goddard, Information Collection Clearance Officer, National Park Service, 12201 Sunrise Valley Drive, MS–242, Reston, VA 20192; or by email to tim_goddard@nps.gov. Please reference OMB Control Number 1024–0144 in the subject line of your comments.

FOR FURTHER INFORMATION CONTACT: To request additional information about this ICR, contact Melanie O’Brien, Manager, National Native American Graves Protection and Repatriation Act (NAGPRA) Program, by email at melanie_o_brien@nps.gov, or by telephone at 202–354–2204.

SUPPLEMENTARY INFORMATION: We (National Park Service, NPS), in accordance with the Paperwork Reduction Act of 1995, provide the general public and other Federal agencies with an opportunity to comment on 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 soliciting comments on the proposed ICR that is described below. We are especially interested in public comment addressing the following issues: (1) Is the collection necessary for the proper functions of the NPS National Native American Graves Protection and Repatriation Act (NAGPRA) Program; (2) will this information be processed and used in a timely manner; (3) is the estimate of burden accurate; (4) how might the NPS National NAGPRA Program enhance the quality, utility, and clarity of the information to be collected; and (5) how might the NPS National NAGPRA Program 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 response to OMB to approve this ICR. Base your comments on providing 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.

An agency may not conduct or sponsor, and a person is not required to respond to, a collection of information unless it displays a currently valid OMB control number.

Title of Collection: Native American Graves Protection and Repatriation Regulations, 43 CFR part 10.
OMB Control Number: 1024–0144.
Form Number: None.
Type of Review: Extension of a currently approved collection.
Respondents/Affected Public: Any institution or State or local government agency (including any institution of higher learning) that receives Federal funds and has possession of, or control over, Native American human remains, funerary objects, sacred objects, or objects of cultural patrimony (“museum”).

Total Estimated Number of Annual Responses: 203.
Total Estimated Number of Annual Burden Hours: 4,597.

Total Number of Annual Respondents: 139.
Estimated Completion Time per Response: Varies.

<table>
<thead>
<tr>
<th>Information collection</th>
<th>Total number of annual responses</th>
<th>Estimated completion time per response (hrs.)</th>
<th>Total number of annual burden hours</th>
<th>Total number of annual respondents</th>
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<td>Totals</td>
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<td>4,597</td>
<td>139</td>
<td></td>
</tr>
</tbody>
</table>

* Typically, a respondent will submit one response. However, some respondents submit multiple responses in one year.

Respondent’s Obligation: Mandatory.
Frequency of Collection: On occasion.
Total Estimated Annual Non-hour Burden Cost: None.

Under NAGPRA and its implementing regulations, a museum must compile an inventory of Native American human remains and associated funerary objects under its control and, to the extent possible based on the information it possesses, identify the geographical and cultural affiliation of the human remains and funerary objects. Inventories must be completed in consultation with Indian tribal government and Native Hawaiian organization officials, and traditional religious leaders. The NPS National NAGPRA Program, on behalf of the Secretary, collects information pertinent for determining the cultural affiliation and geographical origin of the human remains and associated funerary objects, including descriptions, acquisition data, and consultation concerning the human remains and objects, and it makes this information publicly available. The NPS National NAGPRA Program provides sample inventories to assist museums.

The Act and its implementing regulations require a museum to describe in a summary its holding or collection of Native American objects that might be unassociated funerary objects, sacred objects, or objects of cultural patrimony. The summary is followed by consultation on the identity and cultural affiliation of objects with Indian tribal government and Native Hawaiian organization officials, and traditional religious leaders. The NPS National NAGPRA Program, on behalf of the Secretary, collects information pertinent for determining the cultural affiliation and identity of objects (as cultural items), including descriptions, acquisition data, and parties invited to consult about the objects, and it makes this information publicly available. The NPS National NAGPRA Program also provides sample summaries to assist museums.

After the expiration of the statutory deadlines for completing an inventory and a summary, if a museum receives a new holding or discovers an unreported current holding, or has control of cultural items that are, or are likely to be, culturally affiliated with a newly federally recognized Indian tribe, the museum must update or amend its inventory or summary. The NPS National NAGPRA Program, on behalf of the Secretary, collects information pertinent for determining the cultural affiliation and geographical origin of the human remains and associated funerary objects in an inventory, or for determining the cultural affiliation and identity of objects as cultural items (in the summary update), and it makes this information publicly available.

If a museum determines the cultural affiliation of human remains and associated funerary objects in an inventory, the museum must draft and send a written notice of its determination to the affected Indian tribes or Native Hawaiian organizations, and copy the NPS National NAGPRA Program. The NPS National NAGPRA Program, in turn, publishes this notice of inventory completion in the Federal Register on behalf of the Secretary. Similarly, a museum must draft and send a notice of inventory completion to the NPS National NAGPRA Program for publication in the Federal Register where human remains determined by the museum to be culturally unidentifiable are claimed by an Indian tribe or Native Hawaiian organization having a geographical affiliation to the human remains. The information in a notice of inventory completion collected by the NPS National NAGPRA Program is based on the information in the museum’s completed inventory. The
NPS National NAGPRA Program provides templates for notices of inventory completion to assist museums in drafting these notices.

After receiving a request from an Indian tribe or Native Hawaiian organization to repatriate an object described in a summary, if a museum determines that the object being requested is an unassociated funerary object, a sacred object, or an object of cultural patrimony, and is culturally affiliated with the requestor, the museum drafts and sends a notice of intent to repatriate cultural items to the NPS National NAGPRA Program, which publishes the notice in the Federal Register. The information in a notice of intent to repatriate cultural items collected by the NPS National NAGPRA Program is based on the information in the museum’s summary, and is supplemented by information pertinent to the identity and cultural affiliation of the cultural item. The NPS National NAGPRA Program provides a template for a notice of intent to repatriate cultural items to assist museums in drafting this notice.

A museum that revises its decision in a way that changes the number or cultural affiliation of cultural items listed in a notice that was previously published in the Federal Register must draft and send a correction notice to the NPS National NAGPRA Program, which publishes the correction notice in the Federal Register. The NPS National NAGPRA Program provides a template for a correction notice to assist museums in drafting this notice.

The NPS National NAGPRA Program collects and makes publicly available the above described information in order to ensure the protection of the constitutional due process rights of lineal descendants, Indian tribes and Native Hawaiian organizations related to property. As evidence of a museum’s compliance with the Act, the information collected by the NPS National NAGPRA Program serves the reporting museum because only where a museum repatriates a cultural item in good faith pursuant to the Act will it be immune from liability for claims by an aggrieved party or for claims of breach of fiduciary duty, public trust, or violations of state law that are inconsistent with the provisions of NAGPRA.

**Authorities:** The authorities for this action are the Native American Graves Protection and Repatriation Act (NAGPRA: 25 U.S.C. 3001 et seq.), NAGPRA Regulations (43 CFR part 10), and the Paperwork Reduction Act of 1995 (44 U.S.C. 3501 et seq.).

**Tim Goddard,**
Information Collection Clearance Officer, National Park Service.

**BILLING CODE 4312–52–P**

**INTERNATIONAL TRADE COMMISSION**

[Investigation No. 731–TA–1279 (Final) (Remand)]

**Hydrofluorocarbon Blends and Components From China**

**AGENCY:** United States International Trade Commission.

**ACTION:** Notice of remand proceedings.

**SUMMARY:** The U.S. International Trade Commission (“Commission”) hereby gives notice of the court-ordered remand of its final determination in the antidumping duty investigation of hydrofluorocarbon blends and components (“HFC”) from China. For further information concerning the conduct of these remand proceedings and rules of general application, consult the Commission’s Rules of Practice and Procedure.

**DATES:** Applicable Date: March 16, 2018.


**SUPPLEMENTARY INFORMATION:**

**Background.—**In August 2016, the Commission issued its unanimous determination in Hydrofluorocarbon Blends and Components from China, Inv. No. 731–TA–1279 (Final), USITC Pub. 4629 (August 2016). Applying the five-factor finished/semi-finished product analysis, the Commission found that there were two domestic like products, and consequently two domestic industries, one comprised of domestic producers of HFC components and the other of domestic producers of HFC blends. The Commission then determined that the domestic industry producing HFC blends was materially injured by reason of subject imports of HFC blends, whereas the domestic industry producing HFC components was not materially injured or threatened with material injury by reason of subject imports of HFC components. Petitioners appealed the determination to the U.S. Court of International Trade (“CIT”), challenging the Commission’s determination that there were two domestic like products consisting of HFC blends and HFC components. The CIT remanded two issues to the Commission and affirmed all other aspects of the Commission’s like product determination. Arkema, Inc. v. United States, Court No. 16–00179, Slip. Op. 18–12 (Ct. Int’l Trade Feb. 16, 2018).

**Participation in the proceeding.—**Only those persons who were interested parties that participated in the investigations (i.e., persons listed on the Commission Secretary’s service list) and also parties to the appeal may participate in the remand proceedings. Such persons need not make any additional notice of appearances or applications with the Commission to participate in the remand proceedings, unless they are adding new individuals to the list of persons entitled to receive business proprietary information (“BPI”) under administrative protective order. BPI referred to during the remand proceedings will be governed, as appropriate, by the administrative protective order issued in the investigation. The Secretary will maintain a service list containing the names and addresses of all persons or their representatives who are parties to the remand proceedings, and the Secretary will maintain a separate list of those authorized to receive BPI under the administrative protective order during the remand proceedings.

**Written Submissions.—**The Commission is not reopening the record and will not accept the submission of new factual information for the record. The Commission will permit the parties to file comments concerning how the Court’s remand instructions. The comments must be based solely on the information in the Commission’s record. The Commission will reject submissions containing additional factual information or arguments pertaining to issues other than those on which the Court has remanded this matter. The deadline for filing