the information for the performance of their official duties and who have appropriate clearances or permissions.

RETENTION AND DISPOSAL:

FOIA and PA records are retained in accordance with National Archives and Records Administration's General Records Schedule 14.

FOIA and PA records in litigation are retained for ten years after the end of the fiscal year in which judgment was made or when all appeals have been exhausted, whichever is later. This disposition is temporary and is under review and approval by the National Archives and Records Administration through pending schedule N1–563–08–33, Item 11.

If the FOIA or PA record deals with significant policy-making issues, it is a permanent record.

A FOIA or PA record may qualify as a permanent Federal Record. A permanent record is one that has been determined by NARA to have sufficient value to warrant its preservation in the National Archives of the United States. Permanent records include all records accessioned by NARA into the National Archives of the United States and later increments of the same records, and those for which the disposition is permanent on SF 115s, Request for Records Disposition Authority, approved by NARA on or after May 14, 1973.

SYSTEM MANAGER AND ADDRESS:

Mary Ellen Callahan (703–235–0780), Chief Privacy Officer and Chief Freedom of Information Act Officer, Privacy Office, Department of Homeland Security, Washington, DC 20528.

For components of DHS, the System Manager can be found at http://www.dhs.gov/foia under "contacts."

NOTIFICATION PROCEDURE:

Individuals seeking notification of and access to any record contained in this system of records, or seeking to contest its content, may submit a request in writing to the Headquarters' or component's FOIA Officer, whose contact information can be found at http://www.dhs.gov/foia under "contacts." If an individual believes more than one component maintains Privacy Act records concerning him or her, the individual may submit the request to the Chief Privacy Officer and Chief Freedom of Information Act Officer, Department of Homeland Security, 245 Murray Drive, SW., Building 410, STOP-0550, Washington, DC 20528.

When seeking records about yourself from this system of records or any other

Departmental system of records, your request must conform with the Privacy Act regulations set forth in 6 CFR part 5. You must first verify your identity, meaning that you must provide your full name, current address and date and place of birth. You must sign your request, and your signature must either be notarized or submitted under 28 U.S.C. 1746, a law that permits statements to be made under penalty of perjury as a substitute for notarization. While no specific form is required, you may obtain forms for this purpose from the Chief Privacy Officer and Chief Freedom of Information Act Officer, http://www.dhs.gov or 1-866-431-0486. In addition you should provide the following:

- An explanation of why you believe the Department would have information on you;
- Identify which component(s) of the Department you believe may have the information about you;
- Specify when you believe the records would have been created;
- Provide any other information that will help the FOIA staff determine which DHS component agency may have responsive records; and
- If your request is seeking records pertaining to another living individual, you must include a statement from that individual certifying his/her agreement for you to access his/her records.

Without this bulleted information the component(s) may not be able to conduct an effective search, and your request may be denied due to lack of specificity or lack of compliance with applicable regulations.

RECORD ACCESS PROCEDURES:

See "Notification procedure" above.

CONTESTING RECORD PROCEDURES:

See "Notification procedure" above.

RECORD SOURCE CATEGORIES:

Records are obtained by those individuals who submit requests and administrative appeals pursuant to the FOIA and the PA; the agency records searched and identified as responsive in the process of responding to such requests and appeals; Departmental personnel assigned to handle such requests and appeals; other agencies or entities that have referred to DHS requests concerning DHS records, or that have consulted with DHS regarding handling of particular requests; and submitters or subjects of records or information that have provided assistance to DHS in making access or amendment determinations.

EXEMPTIONS CLAIMED FOR THE SYSTEM:

The Secretary of Homeland Security has exempted this system from the following provisions of the Privacy Act, subject to the limitations set forth in (c)(3) and (4): (d); (e)(1), (2), (3), (5), and (8); and (g) of the Privacy Act pursuant to 5 U.S.C. 552a(j)(2). Additionally, The Secretary of Homeland Security has exempted this system from the following provisions of the Privacy Act, subject to the limitations set forth in (c)(3): (d), (e)(1), (e)(4)(G), (H), (I), and (f) of the Privacy Act pursuant to 5 U.S.C. 552a(k)(1), (k)(2), (k)(3), (k)(5) and (k)(6). When DHS is processing Privacy Act and/or FOIA requests, responding to appeals, or participating in FOIA or Privacy Act litigation, exempt materials from other systems of records may become part of the records in this system. To the extent that copies of exempt records from other systems of records are entered into this system, DHS hereby claims the same exemptions for those records that are claimed for the original primary systems of records from which they originated.

Dated: October 20, 2009.

Mary Ellen Callahan,

Chief Privacy Officer, Department of Homeland Security.

[FR Doc. E9–25938 Filed 10–27–09; 8:45 am]

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[LLWO35000.L14300000.FR0000.24-1A; OMB Control Number 1004-0012]

Notice of Information Collection; Application for Land for Recreation or Public Purposes

AGENCY: Bureau of Land Management, Interior.

ACTION: 30-day notice and request for comments.

SUMMARY: The Bureau of Land Management (BLM) has submitted an information collection request to the Office of Management and Budget (OMB) for a 3-year extension of OMB Control Number 1004–0012 under the Paperwork Reduction Act. The respondents are State, Territory, county, and local governments; nonprofit corporations; and nonprofit associations which provide information to the BLM in support of applications for land under the Recreation and Public Purposes Act.

DATES: The OMB is required to respond to this information collection request within 60 days but may respond after 30

days. Therefore, written comments should be received on or before November 27, 2009.

ADDRESSES: You may submit comments directly to the Desk Officer for the Department of the Interior (OMB #1004–0012), Office of Management and Budget, Office of Information and Regulatory Affairs, fax 202–395–5806, or by electronic mail at oira_docket@omb.eop.gov. Please mail a copy of your comments to: Bureau Information Collection Clearance Officer (WO–630), Department of the Interior, 1849 C Street, NW., Mail Stop 401 LS, Washington, DC 20240.

You may also send a copy of your comments by electronic mail to *jean_sonneman@blm.gov*.

FOR FURTHER INFORMATION CONTACT:

Alzata L. Ransom, Lands and Realty Group, at (202) 912–7341. Persons who use a telecommunication device for the deaf (TDD) may call the Federal Information Relay Service (FIRS) on 1– 800–877–8330, 24 hours a day, seven days a week, to contact Ms. Ransom.

SUPPLEMENTARY INFORMATION:

Title: Application for Land for Recreation or Public Purposes (43 CFR 2470 and 2912).

 $OMB\ Number: 1004-0012.$

Abstract: The Bureau of Land Management proposes to extend the currently approved collection of information, which enables the agency to determine whether or not applicants are qualified to lease or purchase lands for recreation or public purposes.

60–Day Notice: On May 19, 2009, the BLM published a 60-day notice (74 FR 23427) requesting comments on the proposed information collection. The comment period ended on July 20, 2009. No comments were received.

Current Action: This proposal is being submitted to extend the expiration date of November 30, 2009.

Type of Review: 3-year extension. Affected Public: State, Territory, county, and local governments; nonprofit corporations; and nonprofit associations.

Obligation to Respond: Required to obtain or retain benefits.

Annual Responses: 23. Annual Burden Hours: 920.

A filing fee of \$100 is associated with each of these information collections.
The BLM requests comments on the following subjects:

- 1. Whether the collection of information is necessary for the proper functioning of the BLM, including whether the information will have practical utility;
- 2. The accuracy of the BLM's estimate of the burden of collecting the

information, including the validity of the methodology and assumptions used;

3. The quality, utility and clarity of the information to be collected; and

4. How to minimize the information collection burden on those who are to respond, including the use of appropriate automated, electronic, mechanical, or other forms of information technology.

Please send comments to the addresses listed under ADDRESSES. Please refer to OMB control number 1004-0012 in your correspondence. Before including your address, phone number, e-mail 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.

Jean Sonneman,

Acting Information Collection Clearance Officer.

[FR Doc. E9–25981 Filed 10–27–09; 8:45 am] BILLING CODE 4310–84-P

DEPARTMENT OF THE INTERIOR

National Park Service

Notice of Intent to Repatriate Cultural Items: Peabody Museum of Archaeology and Ethnology, Harvard University, Cambridge, MA

AGENCY: National Park Service, Interior. **ACTION:** Notice.

Notice is here given in accordance with the Native American Graves Protection and Repatriation Act (NAGPRA), 25 U.S.C. 3005, of the intent to repatriate cultural items in the possession of the Peabody Museum of Archaeology and Ethnology, Harvard University, Cambridge, MA, that meet the definition of "unassociated funerary objects" under 25 U.S.C. 3001.

This notice is published as part of the National Park Service's administrative responsibilities under NAGPRA, 25 U.S.C. 3003 (d)(3). The determinations in this notice are the sole responsibility of the museum, institution, or Federal agency that has control of the cultural items. The National Park Service is not responsible for the determinations in this notice.

The 32 unassociated funerary objects are 1 wooden warrior's helmet (69–30–10/1587); 3 wooden humanoid masks (69–30–10/1604; 69–30–10/1677; and

69-30-10/1678); 1 mosquito frontlet mask (69–30–10/1607); 1 small shaman's spirit mask (69–30–10/1667); 1 wooden box depicting a human figure in bondage (69-30-10/1673); 2 wooden carvings (69-30-10/1674 - 1675); 1 wooden octopus mask (69–30–10/1679); 1 wand with carved eagle head design (69-30-10/1690); 1 shaman's mask (69-30-10/1699); 2 shaman's tools (69-30-10/1719 -1720); 1 wooden wand (69-30–10/1764); 2 wooden rattles (69–30– 10/1779 - 1780); 1 oystercatcher rattle (69-30-10/1785); 1 carved argillite dish (69-30-10/1841); 1 greenstone grinding tool (69-30-10/1842); 1 carved wood and metal pipe (69-30-10/1853); 1 wooden pipe depicting a bird (69-30-10/1867); 1 wooden pipe depicting killer whales (69-30-10/1872); 1 carved wood and metal pipe (69-30-10/1875); 1 wooden and metal pipe in the shape of a frog (69-30-10/1876); 1 wooden pipe carved in shallow relief (69-30-10/ 1880); 1 ivory carving (69–30–10/1909); 1 ivory charm (69-30-10/1915); 1 gaming piece (69-30-10/1965); 1 shaman's necklace strung with copper wire (69-30-10/1989); 1 carved horn (69-30-10/2037); and 1 wooden figure depicting a brown bear (69-30-10/ 2039). The Peabody Museum of Archaeology and Ethnology is not in possession of the human remains.

In 1869, the 32 unassociated funerary objects were purchased by the Peabody Museum from Edward G. Fast. The totality of the evidence indicates that these items came from Tlingit territory in the area of southeast Alaska. Edward Fast wrote that he collected all of these items from "that portion of the [Alaskan] territory south of Mount St. Elias" while he was stationed in Sitka, AK, between October 1867 and July 1868. However, additional historical sources indicate that a portion of Fast's collection came from the Russian American Company's museum and was collected by the Russian scholar I.G. Voznesenskii.

Museum documentation, combined with other sources, indicates that the cultural items were likely recovered from grave contexts. These items most likely date to the Historic period, specifically to the 19th century. Anthropological and historic information indicate that the area south of Mount St. Elias in the state of Alaska is within the traditional and historic territory of the Tlingit people. Presentday Tlingit people are represented by Sealaska Corporation, a Native corporation representing Tlingit, Haida, and Tsimshian peoples within the southeastern part of Alaska.

Officials of the Peabody Museum of Archaeology and Ethnology have