Information collection	Number of respondents	Frequency of response	Responses per annum	Burden hour per response	Annual burden hours	Hourly cost per response	Annual cost
HUD-4731 Complaint Intake Form	500	1	500	.50	250	37.01	9,252.50
Total	1000		1000		500	37.01	18,505

B. Solicitation of Public Comment

This notice is soliciting comments from members of the public and affected parties concerning the collection of information described in Section A on the following:

(1) Whether the proposed collection of information is necessary for the proper performance of the functions of the agency, including whether the information will have practical utility;

(2) The accuracy of the agency's estimate of the burden of the proposed collection of information;

(3) Ways to enhance the quality, utility, and clarity of the information to be collected; and

(4) Ways to minimize the burden of the collection of information on those who are to respond; including through the use of appropriate automated collection techniques or other forms of information technology, *e.g.*, permitting electronic submission of responses.

(5) ways to minimize the burden of the collection of information on those who are to respond, including the use of automated collection techniques or other forms of information technology.

HUD encourages interested parties to submit comments in response to these questions.

C. Authority

Section 3507 of the Paperwork Reduction Act of 1995, 44 U.S.C. Chapter 35.

Anna P. Guido,

Department Reports Management Office, Office of Policy Development and Research, Chief Data Officer.

[FR Doc. 2023–26782 Filed 12–5–23; 8:45 am] BILLING CODE 4210–67–P

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[BLM_NM_FRN_MO#4500172085; NMNM-145860]

Notice of Proposed Withdrawal and Opportunity for Public Meeting, Red Rock Wildlife Area, New Mexico

AGENCY: Bureau of Land Management, Interior.

ACTION: Notice.

SUMMARY: On behalf of the Bureau of Land Management (BLM), the Secretary of the Interior proposes to withdraw 312.16 acres of public lands and 400 acres of Federal mineral interest underlying non-Federal surface from location and entry under the United States mining laws, but not from leasing under the mineral and geothermal leasing laws, to protect desert bighorn sheep habitat within the Red Rock Wildlife Area, for a period of 50 years, subject to valid existing rights. Publication of this notice segregates the lands for up to two years from location and entry under the United States mining laws, subject to valid existing rights, but not from leasing under the mineral and geothermal leasing laws, while the application is being processed. This notice initiates a 90-day public comment period and announces the opportunity to request a public meeting on the proposed withdrawal.

DATES: Comments and requests for a public meeting must be received by March 5, 2024.

ADDRESSES: Comments and meeting requests should be sent to the Bureau of Land Management (BLM), Attn: David McCarthy, BLM Las Cruces District Office, 1800 Marquess St., Las Cruces, NM 88005.

FOR FURTHER INFORMATION CONTACT:

David McCarthy, Realty Specialist, BLM Las Cruces District Office, at 575–525– 4314, by email at *mccarthy@blm.gov* or at the address noted above. Individuals in the United States who are deaf, deafblind, hard of hearing, or have a speech disability may dial 711 (TTY, TDD, or Tele Braille) 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-ofcontact in the United States.

SUPPLEMENTARY INFORMATION: The BLM has filed a petition/application requesting the Secretary of the Interior to withdraw the following described public lands and Federal mineral interest underlying non-Federal surface from location and entry under the United States mining laws subject to valid existing rights, but not from leasing under the mineral and

geothermal leasing laws, for a period of 50 years:

New Mexico Principal Meridian

Public Lands

T. 18 S., R. 18 W., Sec. 9, Lots 1 thru 4, S¹/₂NE¹/₄SW¹/₄, S¹/₂NW¹/₄SE¹/₄, and SE¹/₄SE¹/₄; Sec. 16, Lots 1 thru 5. The area described contains 312.16 acres.

Federal Mineral Interest Underlying Non-Federal Surface

T. 18 S., R. 18 W.,

Sec. 15, NW¹/₄NW¹/₄ and W¹/₂SW¹/₄; Sec. 16, NW¹/₄SE¹/₄;

Sec. 21, NE¹/₄NE¹/₄, W¹/₂NE¹/₄, and W¹/₂NW¹/₄:

Sec. 22, NW¹/₄NW¹/₄.

The areas described aggregate 400 acres. The total areas described aggregate 712.16 acres.

The Secretary of the Interior has approved the petition to file a withdrawal application. The Secretary's approval constitutes her proposal to withdraw and segregate the subject lands (43 CFR 2310.1–3e).

The use of a right-of-way, interagency agreement, cooperative agreement, or surface management under 43 CFR subpart 3809 regulations would not adequately constrain non-discretionary uses and would not provide adequate protection for the resource values on these lands.

There are no suitable alternative sites available.

No water is necessary to fulfill the purpose of the withdrawal application. Records relating to this withdrawal application may be examined by contacting the BLM at the above address and phone number.

For a period until March 5, 2024, persons who wish to provide comments or request a public meeting for the withdrawal application must submit those in writing to the contact listed in the **ADDRESSES** section above. If the authorized officer determines that a public meeting will be held, a notice of the date, time, and place will be published in the **Federal Register**, local newspaper, and on the BLM website at *www.blm.gov* at least 30 days before the scheduled date of the meeting.

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 may ask the BLM in your comment to withhold your personal identifying information from public review, we cannot guarantee that we will be able to do so.

For a period until December 6, 2025, subject to valid existing rights, the BLM lands described in this notice will be segregated from location and entry under the United States mining laws, but not from leasing under the mineral and geothermal leasing laws, while the withdrawal application is being processed, unless the application is denied, canceled, or the withdrawal is approved prior to that date.

The public lands described in this notice would remain open to such forms of disposition as may be allowed by law on the public lands. Licenses, permits, cooperative agreements, or discretionary land use authorizations of a temporary nature and which would not significantly impact the values to be protected by the requested withdrawal may be allowed with the approval of the authorized officer during the temporary segregation period.

This withdrawal application will be processed in accordance with the regulations set-forth at 43 CFR 2300.

(Authority: 43 U.S.C. 1714)

Melanie G. Barnes,

State Director, New Mexico. [FR Doc. 2023-26756 Filed 12-5-23: 8:45 am] BILLING CODE 4331-23-P

DEPARTMENT OF THE INTERIOR

National Indian Gaming Commission

Agency Information Collection Activities; New Collection: Information Management Standard Assessment Questionnaires

AGENCY: National Indian Gaming Commission, Interior. **ACTION:** Notice of new information collection; request for comment.

SUMMARY: In accordance with the Paperwork Reduction Act of 1995 (PRA), the National Indian Gaming Commission (NIGC or Commission) is providing notice to, and seeking comments from, the general public and other Federal agencies about a new information collection, to be administered by its CJIS (Criminal Justice Information Services) Audit Unit (CAU).

DATES: Submit comments on or before February 5, 2024.

ADDRESSES: Comments should be directed to the attention of: Tim Osumi, National Indian Gaming Commission and may be mailed to 1849 C Street NW, MS 1621, Washington, DC 20240; faxed to (202) 632-7066; or, electronically transmitted to info@nigc.gov, subject: PRA new collection.

FOR FURTHER INFORMATION CONTACT: Tim Osumi via email at *tim.osumi@nigc.gov*: telephone at (202) 264-0676; fax at (202) 632–7066 (not toll-free numbers). SUPPLEMENTARY INFORMATION:

I. Background

The Indian Gaming Regulatory Act (IGRA), Public Law 100-497, 25 U.S.C. 2701, et seq., was signed into law on October 17, 1988. The IGRA established the National Indian Gaming Commission (NIGC) and outlined a comprehensive framework for the regulation of gaming on Indian lands. Among the IGRA's requirements is that persons who apply for a "key employee'' (KE) or ''primary management official'' (PMO) position at a tribal gaming operation must undergo a background investigation ((§ 2710(b)(2)(F)(i)). Similarly, the IGRA requires that persons who have direct or indirect financial interest in, or management responsibility for, a tribal gaming management contract, must undergo a background investigation and be evaluated for suitability as part of the NIGC's management contract review process ((§ 2711(a), (e)(1)(D)). In keeping with these background investigative statutory requirements, NIGC regulations 25 CFR 522.2(g), 25 CFR 556.4(a)(14), and 25 CFR 537.1(b)(2) stipulate that prospective KEs/PMOs and management contractors must submit their fingerprints to the Federal Bureau of Investigations (FBI) and undergo a criminal history record information (CHRI) check.

Although CHRI checks are integral to the tribal KE/PMO applicant licensing process, tribes do not possess the necessary statutory authority to directly access FBI CHRI for this purpose. The NIGC, as a Federal agency empowered under the IGRA to access CHRI (§§ 2706(b)(3) & (7), 2708), accepts tribal fingerprint submissions and transmits them to the FBI for this purpose. In return, the FBI provides CHRI check results to the NIGC and the NIGC shares these results with the requesting tribe. In this process, the NIGC assumes the role of a CJIS Systems Agency (CSA), a duly authorized agency on the CJIS network that provides service to criminal justice users with respect to the criminal justice information (CJI) from the various systems managed by the

Federal Bureau of Investigations (FBI) CJIS Division.

The roles and responsibilities under which the NIGC, FBI, and tribes process CHRI checks are memorialized in Memoranda of Understanding between the FBI and the NIGC and between the NIGC and each requesting tribe. One such responsibility is to monitor the dissemination of CHRI to ensure FBIcompliant privacy and security standards are followed. This responsibility is detailed in FBI CJIS Security Policy, Policy Area 11 (CJISSECPOL 5.11.2) which specifies that the NIGC, as a CSA, is required to establish a process to periodically audit tribes that receive CHRI to ensure compliance with applicable statutes, regulations and policies. To fulfill this obligation, the NIGC has established a CJIS Audit Unit (CAU), which is tasked with coordinating with tribal authorities to ensure that NIGC-disseminated CHRI is handled and managed in accordance with applicable statutes, regulations, and policies.

In performing its oversight duties, the CAU will deploy questionnaires to gather information. This information will be used to assess and document tribal compliance with privacy and security standards and will enable the CAU to identify information management risk factors that may require remediation. This information collection is a vital tool for the NIGC CAU to be able to perform its function and the performance of this function helps to ensure that the NIGC can continue to support the successful operation of tribal gaming under IGRA.

II. Request for Comments

The Commission welcomes any comments on these collections concerning: (i) whether the collections of information are necessary for the proper performance of the functions of the agency, including whether the information will have practical utility; (ii) the accuracy of the agency's estimates of the burdens (including the hours and dollar costs) of the proposed collections of information, including the validity of the methodologies and assumptions used; (iii) ways to enhance the quality, utility, and clarity of the information to be collected; (iv) ways to minimize the burdens of the information collections on those who are to respond, including through the use of appropriate automated, electronic, mechanical, or other collection techniques or forms of information technology.

Please note that an agency may not conduct or sponsor, and an individual need not respond to, a collection of