Self-Governance Compacts on behalf of the Secretary of the Interior. This authority is contained in 25 U.S.C. 5363(d)(1) & (2) and the enabling regulations in 25 CFR 1000.350. DTER currently collects Indian trust data and documentation from Tribes in fulfillment of performing the Tribal trust evaluations for compacted Tribes. These evaluations are enabled by performing desk reviews (via email electronic questionnaires), and on-site visits to Tribes.

Under 25 CFR 1000.355, the Secretary's designated representative will conduct trust evaluations for each self-governance Tribe that has an annual funding agreement. The end result is the issuance of a report, which is required by 25 CFR 1000.365. Currently, DTER conducts either desk reviews and/or onsite reviews of trust operations where a Tribe has compacted a trust program. During that review, under current methodology, interviews are conducted and documents are requested. A draft report is written and provided to the Tribe for comment where applicable. Comments received back are incorporated into the report, and a final report is issued to the Tribe.

Title of Collection: Tribal Trust Evaluations for Public Law 93–639 Compact Tribes.

OMB Control Number: 1035–0005. Form Number: None.

Type of Review: Extension of a currently approved collection.

Respondents/Affected Public: Tribes that have an annual funding agreement in place to compact Indian trust programs.

Total Estimated Number of Annual Respondents: 64 Tribes. Federal agencies are exempt from the PRA and are not included in the total annual respondents/responses/burden hour estimates.

Total Estimated Number of Annual Responses: 1,024.

Estimated Completion Time per Response: 2 hours for reporting and 1 hour for recordkeeping.

Total Estimated Number of Annual Burden Hours: 3,072.

Respondent's Obligation: Mandatory. Frequency of Collection: Once per fiscal or calendar year (year the respective Tribe operates under).

Total Estimated Annual Nonhour Burden Cost: None.

Authority

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

Steven Mullen,

Information Collection Clearance Officer, Office of Regulatory Affairs and Collaborative Action—Indian Affairs.

[FR Doc. 2025–00631 Filed 1–13–25; 8:45 am]

BILLING CODE 4337-15-P

DEPARTMENT OF THE INTERIOR

Office of the Secretary [4820000549]

Notice of Call for Nominations for the Exxon Valdez Oil Spill Public Advisory Committee

AGENCY: Office of the Secretary, Interior. **ACTION:** Call for nominations notice.

SUMMARY: The Department of the Interior is soliciting nominations for the Exxon Valdez Oil Spill Public Advisory Committee (Committee). This Committee advises the Exxon Valdez Oil Spill Trustee Council on decisions related to the planning, evaluation, allocation of funds, and conduct of injury assessment and restoration activities related to the T/V Exxon Valdez oil spill of March 1989.

DATES: All nominations must be received by April 14, 2025.

ADDRESSES: Send nomination packages by hard copy or via email to Shiway Wang, Executive Director, Exxon Valdez Oil Spill Trustee Council, 4230 University Drive, Suite 220, Anchorage, Alaska, 99508–4650, or at shiway.wang@alaska.gov. Also please copy Joy Maglaqui, Executive Assistant, on any email correspondence at joy.maglaqui@alaska.gov.

FOR FURTHER INFORMATION CONTACT:

SUPPLEMENTARY INFORMATION: The

Grace Cochon, Department of the Interior, Office of Environmental Policy and Compliance, telephone number: (907) 227–3781; email: grace_cochon@ios.doi.gov.

Committee was created pursuant to paragraph V.A.4 of the Memorandum of Agreement and Consent Decree entered into by the United States of America and the State of Alaska on August 27, 1991, and approved by the United States District Court for the District of Alaska in settlement of *United States of America* v. *State of Alaska*, Civil Action No. A91–081 CV. The Committee advises the Trustee Council on matters relating to decisions on injury assessment, restoration activities, or other use of natural resource damage

recoveries obtained by the government.

The Trustee Council consists of

representatives of the U.S. Department of the Interior, U.S. Department of Agriculture, National Oceanic and Atmospheric Administration, Alaska Department of Fish and Game, Alaska Department of Environmental Conservation, and Alaska Department of Law.

The Committee consists of 10 members to reflect balanced representation from each of the following principal interests: aquaculture/mariculture, commercial fishing, commercial tourism, conservation/environmental, Native landownership, recreation, subsistence use, science/technology, sport hunting/fishing, and public-at-large.

We are soliciting nominations for four positions that represent commercial fishing, subsistence use, recreation, and public-at-large interests. The Committee members will be selected and appointed by the Secretary of the Interior to serve a four-year term.

Nomination Process: Nominations for membership may be submitted by any source. Nominations should include a résumé providing an adequate description of the nominee's qualifications, including information that would enable the Department of the Interior to evaluate the nominee's ability to meet Committee membership requirements and to contact a potential member.

Authority: 5 U.S.C. ch. 10.

Lisa M. Fox,

Regional Environmental Officer, Office of Environmental Policy and Compliance. [FR Doc. 2025–00557 Filed 1–13–25; 8:45 am]

BILLING CODE 4334-21-P

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[PO4820000251]

Notice of Proposed Withdrawal and Opportunity for Public Meeting; Nevada

AGENCY: Bureau of Land Management, Interior.

ACTION: Notice of proposed withdrawal.

summary: The Secretary of the Interior proposes to withdraw approximately 1,805 acres of public lands in the Las Vegas Valley from settlement, sale, location, or entry under the public land laws, including from location and entry under the United States mining laws, but not from disposal of mineral materials under the mineral materials disposal laws or leasing under the mineral and geothermal leasing laws, for