- 7. Pursuant to subparagraph 3.1.F of the Settlement Agreement, all parties to the Settlement Agreement have agreed and stipulated to certain Arizona Game and Fish Commission abstracts of water uses.
- 8. Pursuant to subparagraph 3.1.G of the Settlement Agreement, all parties to the Settlement Agreement have agreed to the location of an observation well and that well has been installed.
- 9. Pursuant to subparagraph 3.1.H of the Settlement Agreement, the Tribe, Apache County, Arizona and the State of Arizona have executed an Intergovernmental Agreement that satisfies all of the conditions in paragraph 6.2 of the Settlement Agreement.
- 10. The Tribe has acquired title to the section of land adjacent to Zuni Heaven Reservation described as Section 34, Township 14 North, Range 26 East, Gila and Salt River Base and Meridian.
- 11. The Settlement Agreement was modified to the extent that it was in conflict with the Settlement Act and the modification has been agreed to by all the parties to the Settlement Agreement.
- 12. A court of competent jurisdiction has approved the Settlement Agreement by a final judgment and decree.

As authorized by section 4(a) of the Act, I find as follows:

1. Pursuant to subparagraph 3.1.J of the Settlement Agreement, the Settlement Agreement, as amended, and all exhibits requiring signatures have been executed.

As required by paragraph 6.2.B of the Settlement Agreement, I hereby certify to the Governor of the State of Arizona that all of the conditions precedent in paragraph 6.2 have been satisfied.

Dated: December 8, 2006.

Dirk Kempthorne,

Secretary of the Interior.

[FR Doc. 06-9756 Filed 12-18-06; 8:45 am]

BILLING CODE 4310-W7-M

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[WO-320-1990-FA-24 1A, OMB Control Number 1004-0114]

Information Collection Submitted to the Office of Management and Budget Under the Paperwork Reduction Act

The Bureau of Land Management (BLM) will send a request to extend the current information collection to the Office of Management and Budget (OMB) under the provisions of the Paperwork Reduction Act (44 U.S.C. 3501 et seq.). On April 21, 2005, the BLM published a notice in the **Federal** Register (70 FR 20768) requesting comment on this information collection. The comment period ended on June 20, 2005. The BLM did not receive any comments. You may obtain copies of the collection of information and related forms and explanatory material by contacting the BLM Information Collection Clearance Officer at the telephone number listed below.

The OMB must respond to this request within 60 days but may respond after 30 days. For maximum consideration your comments and suggestions on the requirement should be directed within 30 days to the Office of Management and Budget, Interior Department Desk Officer (1004–0114), at OMB–OIRA via facsimile to (202) 395–6566 or e-mail to

OIRA_DOCKET@omb.eop.gov. Please provide a copy of your comments to the U.S. Department of the Interior, Bureau of Land Management, Mail Stop 401LS, 1849 C Street, NW., Attention: Bureau Information Collection Clearance Officer (WP-630), Washington, DC 20240.

Nature of Comments: We specifically request your comments on the following:

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 our estimates of the information collection burden, including the validity of the methodology and assumptions we use:
- 3. Ways to enhance the quality, utility and clarity of the information we collect; and
- 4. Ways 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.

Title: Recordation of Location Notices and Annual Filings for Mining Claims, Mill Sites, and Tunnel Sites; Payment of Location and Maintenance Fees and Service Charges. (43 CFR part 3730, 3810, 3820, 3830–3838).

OMB Control Number: 1004–0114. Bureau Form Number: 3830–2 and 3830–3.

Abstract: The Bureau of Land Management (BLM) collects and uses the information to determine whether or not mining claimants have met statutory requirements. Mining claimants must record location notices or certificates of mining claims, mill sites, and tunnel sites with BLM within 90 days of their location. Claimants who do not pay the maintenance fee must make an annual filing by December 30. The mining claim or site is forfeited by operation of law if claimants fail to record the mining claim or site or to submit an annual filing when required.

Frequency: Once for notices and certificates of location, notice of intent to locate mining claims, and payment of location fees. Once for annual filings, payment of maintenance fees, or filing of waivers, and as needed for recording of amendments to a previously recorded notice or certificate of location or transfer of interest.

Description of Respondents: Private sector.

Estimated Completion Time:

43 CFR citation	Annual # of responses	Hours/re- sponse (minutes)	Total hours	Cost to public
Form 3830–2	5,675 271	20 25	1,892 113	\$51,075 2,710
3830	111,274	8	14,837	148,370
3832	1,800	8	240	2,400
3833	1,800	8	240	2,400
3834	1,800	8	240	2,400
3836	100,000	8	13,333	133,330
3837	1,800	8	240	2,400
Totals	224,420		31,135	

Annual Responses: 224,420. Filing Fee Per Response: A \$25 filing fee for Form 3830–3.

Annual Burden Hours: 31,135. Bureau Clearance Officer: (202) 452– 5033.

Dated: December 14, 2006.

Ted R. Hudson.

Bureau of Land Management, Acting Division Chief of Regulatory Affairs.

[FR Doc. 06–9764 Filed 12–18–06; 8:45 am]

BILLING CODE 4310-84-M

DEPARTMENT OF THE INTERIOR

Bureau of Land Management [UT-923-05-1330-00]

Known Gilsonite Leasing Area

AGENCY: Bureau of Land Management, Interior.

ACTION: Notice of Known Leasing Area.

SUMMARY: Notice is hereby given that based upon recent geologic information the following lands have been classified as the Bonanza, Cowboy, Independent, Little Emma and Wagon Hound Known Leasing Areas for gilsonite. Detailed information regarding this action, a description of the lands included in the Bonanza, Cowboy, Independent, Little Emma and Wagon Hound Known Leasing Areas, and the gilsonite Master Title Plats (MTPs) showing the boundaries of the proposed known leasing areas, are available to the public in the Public Room of the Utah State Office of the BLM.

DATES: Effective Date: December 19, 2006.

ADDRESSES: Inquiries should be sent to the State Director (UT–923), Bureau of Land Management, Utah State Office, 440 West 200 South, Suite 500, Salt Lake City, Utah 84101.

FOR FURTHER INFORMATION CONTACT: Stan Perkes (801) 539–4036.

Pursuant to the authority contained in the Act of March 3, 1879, (43 U.S.C. 31), as Supplemented by Reorganization Plan No. 3 of 1950 (43 U.S.C. 1451, note) 220 Departmental Manual 2, and Secretarial Orders No. 3071 and 3087, the Bonanza, Cowboy, Independent, Little Emma and Wagon Hound Known Leasing Areas (Gilsonite), is established, as follows:

Salt Lake Meridian

Bonanza

T. 9 S., R. 24 E., SLM, Utah sec. 7, SE¹¼SW¹¼, S¹½SE¹¼; sec. 16, SW¹¼NW¹¼, N¹½SW¹¼, W¹½SE¹¼SE¹¼; sec. 17, S¹½NE¹¼, N¹½NW¹¼, SE¹¼NW¹¼; sec. 18, NE¹/₄NE¹/₄;

Cowboy

T. 8 S., R. 23 E., SLM, Utah sec. 36, N½NE¾. T. 8 S., R. 24 E., SLM, Utah

sec. 31, $S^{1/2}NE^{1/4}$, $N^{1/2}NW^{1/4}$, $SE^{1/4}NW^{1/4}$;

sec. 32, S¹/₂NW¹/₄, NE¹/₄SW¹/₄, N¹/₂SE¹/₄.

Independent

T. 8 S., R. 23 E., SLM, Utah sec. 33, N½SE¼, SE¼, SE¼SE¼; sec. 34, S½SW¼, SW¼ASE¼; T. 9 S., R. 23 E., SLM, Utah sec. 1, SE¼SE¼; sec. 2, SW¼NE¼, NW¼; sec. 3, lots 1 &2; sec. 12, NE¼NE¼;

T. 9 S., R. 24 E., SLM, Utah sec. 7, lot 1, S½NE¼, E½NW¼, NE¼SE¼, sec. 8, SW¼NW¼, N½SW¼.

Little Emma

T. 9 S., R. 23 E., SLM, Utah sec. 22, S½NE¾, N½NW¾, NE¾SW¾, NE¾SE¾; sec. 23 N½SW¾, SE¾SW¾, SE¼SW¾, S½SE¾; sec. 25, N½NW¾; sec. 26, NE¾NE¾.

Wagon Hound

 $\begin{array}{l} T.~9~S., R.~24~E., SLM, Utah\\ sec.~20, SE^{1}\!\!/_4SW^{1}\!\!/_4;\\ sec.~28, SW^{1}\!\!/_4NE^{1}\!\!/_4, NW^{1}\!\!/_4NW^{1}\!\!/_4,\\ S^{1}\!\!/_2NW^{1}\!\!/_4, N^{1}\!\!/_2SE^{1}\!\!/_4.\\ Containing~2,870.21~acres, more or less. \end{array}$

Dated: August 17, 2006.

Kent Hoffman,

Deputy State Director, Lands and Minerals.
[FR Doc. E6–21468 Filed 12–18–06; 8:45 am]

DEPARTMENT OF THE INTERIOR

National Park Service

Land Exchange at Richmond National Battlefield Park

AGENCY: National Park Service, Interior. **ACTION:** Announcement of land exchange.

SUMMARY: This notice announces a proposed exchange of a 0.32-acre parcel of Federal land in Chesterfield County, Virginia for a 236-acre parcel of privately owned land in Hanover County, Virginia. Both properties are inside the boundaries of Richmond National Battlefield Park (the Park). Acquisition of this 236-acre property will allow the Park to protect the resources and more fully interpret the Battle of Beaver Dam Creek for visitors in perpetuity. An Environmental Survey Assessment of the proposed exchange and a Cultural Resource Survey have been made of the lands involved in this proposed exchange. The parcels have been surveyed for endangered and

threatened species. Copies of the surveys are available upon request.

I. The following described 0.32-acre parcel of Federal land, located in the Drewry's Bluff Unit of the Park, has been determined to be suitable for disposal by exchange. Federal Tract 03-110 is located near Fort Darling Road in Chesterfield County. It is a 0.32-acre portion of a 23-acre tract acquired in 1936 by the United States, National Park Service by Deed Book 1179 at Page 843 recorded at the Clerk's Office of the Circuit Court of Chesterfield County, Virginia. The parcel is a 30-foot wide strip of land which is currently occupied by underground pipes that are a portion of a five mile long acid and water pipeline owned by E.I. DuPont de Nemours & Company (DuPont). The pipeline was installed in 1980 under a special use permit which has expired, and the National Park Service has no authority to renew it. This strip of land is approximately 100 feet from the northbound lanes of Interstate 95 and is crossed by the entrance road to the Drewry's Bluff Unit of the Park.

The United States will convey fee simple title to Tract 03–110, together with a right-of-way for access from Fort Darling Road, by a quitclaim deed to DuPont. The deed will include permanent restrictions that prohibit construction of any above ground improvements and will require DuPont to restore the surface of the ground to its previous condition, in the event the ground is disturbed for any reason. The United States will retain a permanent right-of-way across the parcel for public access to the Drewry's Bluff Unit.

II. In exchange for the land described in paragraph I above, the United States will acquire fee title to Tract 01-114, a 236-acre unimproved parcel of land owned by The Conservation Fund (TCF) located on Old Cold Harbor Road in Hanover County, in the Beaver Dam Creek Unit of the Park. Both surface and mineral estates of the 236-acre parcel are to be exchanged. All right, title and interest in the Chesterfield County parcel is to be conveyed by the United States in exchange for the conveyance of all right, title and interest in the Hanover County parcel by TCF. The land conveyed to the United States will be administered by the National Park Service as part of the Richmond National Battlefield Park upon completion of the exchange. This exchange will ensure the protection of 236 acres of the Beaver Dam Creek Battlefield and provide DuPont with ownership of a small strip of land that is occupied by a portion of its underground pipeline.