(6) The authority to develop and maintain integrated financial management systems, and to direct studies and audits of the accounting and financial information and systems functions;
(7) The authority to prepare and execute policies and systems to measure the financial and actuarial soundness of Office of Housing and FHA programs; and to ensure the conduct of an independent annual audit of the FHA program financial statements;
(8) The authority to obtain reports, information, advice, and assistance in carrying out assigned functions; and to develop financial management information to assist in developing budget, financial, accounting, and cost-accounting information on a timely basis;
(9) The authority to direct the investment of money held in the various Office of Housing/FHA insurance funds that is not needed for current operations, in bonds or other obligations of the United States, or in bonds or other obligations whose principal interest is guaranteed by the United States; and
(10) The authority to borrow funds from the Department of the Treasury to facilitate credit reform programs.

Section F. Risk Management and Regulatory Functions—Authority Delegated

(1) To establish, impose, and maintain all appropriate risk management policies, activities, and controls for programs carried out by the Assistant Secretary, including analyzing the risk management and evaluation functions, performing front-end risk assessments prior to implementation of programs, and implementing the regulatory requirement contained in section 941(b) of the Dodd-Frank Wall Street Reform and Consumer Protection Act of 2010 relating to risk retention regulations;

Section G. Authority Excepted

Authority excepted from this delegation of authority from the Secretary of Housing and Urban Development to the Assistant Secretary, the Principal Deputy Assistant Secretary, the General Deputy Assistant Secretary, and the Associate General Deputy Assistant Secretary for Housing is the authority to sue and be sued.

Section H. Authority to Redelegate

In accordance with a written redelegation of authority, the Assistant Secretary, the Principal Deputy Assistant Secretary, the General Deputy Assistant Secretary and the Associate General Deputy Assistant Secretary for Housing may further redelegate specific authority. Redelegated authority to Housing Deputy Assistant Secretaries or other ranking Housing officials does not supersede the authority of the Assistant Secretary as designee of the Secretary. The redelegations published in 77 FR 37237, 77 FR 37240, 77 FR 37241, 77 FR 37248, 77 FR 37250, 77 FR 37252 and the redelegation published on January 3, 2013 at 78 FR 317 remain in effect, including amendments thereto.

Section I. Authority Superseded

The previous delegations of authority from the Secretary of HUD to the Assistant Secretary for Housing are hereby revoked and superseded by this delegation of authority, including the previous delegation of authority for Housing published on June 20, 2012 at 77 FR 37234.

Section J. Conclusive Evidence of Authority

The execution of any instrument or document, which purports to relinquish or transfer the Secretary’s right to, title to, or interest in, real or personal property, by an employee of the Department of Housing and Urban Development or other official or officials to whom the Secretary’s authority under section 204(g) of the National Housing Act is delegated under this notice shall be conclusive evidence of the authority of such employee to act for the Secretary in executing such instrument or document.
Information Collection Request

OMB Control Number: 1018–0141.
Title: Alaska Guide Service Evaluation.
Service Form Number: 3–2349.
Type of Request: Extension of a currently approved collection.

Description of Respondents: Clients of permitted commercial guide service providers.

Respondent’s Obligation: Voluntary.
Frequency of Collection: One time, following use of commercial guide services.

Estimated Annual Number of Respondents: 264.
Estimated Total Annual Responses: 264.
Estimated Time per Response: 15 minutes.
Estimated Total Annual Burden Hours: 66.
Estimated Annual Nonhour Burden Cost: None.

Abstract: We collect information on FWS Form 3–2349 (Alaska Guide Service Evaluation) to help us evaluate commercial guide services on our national wildlife refuges in the State of Alaska (State). The National Wildlife Refuge Administration Act of 1966, as amended (16 U.S.C. 668dd–ee), authorizes us to permit use of commercial wildlife refuges when we find the activity to be compatible with the purposes for which the refuge was established. With the objective of making available a variety of quality guide services on our national wildlife refuges where we find the activity to be compatible with the purposes for which the refuge was established. With the objective of making available a variety of quality visitor services for wildlife-dependent recreation on National Wildlife Refuge System lands, we issue permits for commercial guide services, including big game hunting, sport fishing, wildlife viewing, river trips, and other guided activities. We use FWS Form 3–2349 as a method to:
• Monitor the quality of services provided by commercial guides.
• Gauge client satisfaction with the services.
• Assess the impacts of the activity on refuge resources.

The client is the best source of information on the quality of commercial guiding services. We collect:
• Client name.
• Guide name(s).
• Type of guided activity.
• Dates and location of guided activity.
• Information on the services received such as the client’s expectations, safety, environmental impacts, and client’s overall satisfaction.

We encourage respondents to provide any additional comments that they wish regarding the guide service or refuge experience, and ask whether or not they wish to be contacted for additional information.

The above information, in combination with State-required guide activity reports and contacts with guides and clients in the field, provides a comprehensive method for monitoring permitted commercial guide activities. A regular program of client evaluation helps refuge managers detect potential problems with guide services so that we can take corrective actions promptly. In addition, we use this information during the competitive selection process for big game and sport fishing guide permits to evaluate an applicant’s ability to provide a quality guiding service.

Comments Received and Our Responses

Comments: On February 2, 2015, we published in the Federal Register (80 FR 5574) a notice of our intent to request that OMB renew approval for this information collection. In that notice, we solicited comments for 60 days, ending on April 3, 2015. We did not receive any comments.

Request for Public Comments

We again invite comments concerning this information collection on:
• Whether or not the collection of information is necessary, including whether or not the information will have practical utility;
• The accuracy of our estimate of the burden for this collection of information;
• Ways to enhance the quality, utility, and clarity of the information to be collected; and
• Ways to minimize the burden of the collection of information on respondents.

Comments that you submit in response to this notice are a matter of public record. 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 can ask OMB in your comment to withhold your personal identifying information from public review, we cannot guarantee that it will be done.

Dated: April 15, 2015.

Tina A. Campbell,
Chief, Division of Policy, Performance, and Management Programs, U.S. Fish and Wildlife Service.

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DEPARTMENT OF THE INTERIOR

Bureau of Land Management
[ES–030–1430–FQ; MIES–012677]

Public Land Order No. 7835; Revocation of the Withdrawal Established by Executive Order Dated August 24, 1842; Michigan

AGENCY: Bureau of Land Management, Interior.

ACTION: Public Land Order.

SUMMARY: This order revokes in its entirety the withdrawal established by an Executive Order as to 168.05 acres of public land on Thunder Bay Island in Lake Huron withdrawn from all forms of appropriation under the public land laws and reserved for use by the United States Coast Guard for lighthouse purposes. The reservation is no longer needed. This order returns administrative jurisdiction to the Bureau of Land Management and opens the land to the operation of the public land laws, subject to valid existing rights and other segregations of record.


FOR FURTHER INFORMATION CONTACT:
Carol Grundman, Realty Specialist, Bureau of Land Management, Northeastern States Field Office, 626 East Wisconsin Avenue, Suite 200, Milwaukee, Wisconsin 53202, 414–297–4447. Persons who use a telecommunications device for the deaf (TDD) may call the Federal Information Relay Service (FIRS) at 1–800–877–8339 to contact the above individual. The FIRS is available 24 hours a day, 7 days a week, to leave a message or question with the above individual. You will receive a reply during normal business hours.

SUPPLEMENTARY INFORMATION: The United States Coast Guard has determined that the reservation for the Thunder Bay Island Light Station is no longer needed and has requested the revocation. The United States Coast Guard has requested a right of access to operate and maintain their aid to navigation. The land has been and will remain open to mineral leasing. Michigan is not subject to the 1872 Mining Law.

Order

By virtue of the authority vested in the Secretary of the Interior by Section 204 of the Federal Land Policy and Management Act of 1976, 43 U.S.C. 1714, it is ordered as follows:

1. The withdrawal established by Executive Order dated August 24, 1842, which reserved the following described

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