commence on December 20, 1996 and must be submitted on or before January 21, 1997.

FOR FURTHER INFORMATION CONTACT: A. Barron Bail, Klamath Falls Resource Area Manager, 2795 Anderson Ave. Building 25, Klamath Falls, OR 97603. Existing planning documents and information are available at the above address or by phone at 541/883–6916. Comments on the proposed plan amendment should be sent to the above address.

SUPPLEMENTARY INFORMATION: The BLM is proposing to amend the Klamath Falls Resource Area Resource Management Plan which covers the management of public lands administered by the BLM in Klamath County, Oregon. The purpose of the amendment has two parts. The first is to include the following language in the Land Tenure Adjustments section of the plan: "Where survey hiatuses and unintentional encroachments on public land are discovered in the future which meet the disposal criteria, the lands may automatically be assigned Zone 3 for disposal." Public lands in Zone 3 may be disposed of by sale or exchange. The second part of the amendment identifies approximately 1.5 acres of public land, T. 40 S,. R. 6 E. Section 1 S½ (metes and bounds), as suitable for direct sale pursuant to Section 203 of the Federal Land Policy and Management Act of 1976. The existing plan does not identify these lands for disposal nor does it allow BLM the option to resolve survey hiatuses and unintentional encroachments by selling public lands that meet disposal criteria.

The public interest may be well served by sale of these lands. An environmental assessment will be prepared, along with the plan amendment, by an interdisciplinary team which will analyze the impacts of this proposal and a reasonable range of alternatives.

Dated: December 6, 1996.
Joe Tague,
Acting District Manager.
[FR Doc. 96–32297 Filed 12–19–96; 8:45 am]
BILLING CODE 4310–33–P

National Park Service

General Management Plan Tumacacori National Historical Park; Notice of Availability of Final Environmental Impact Statement

SUMMARY: Pursuant to Section 102(2)(C) of the National Environmental Policy Act of 1969 (P.L. 91–190 as amended), the National Park Service, Department

of the Interior, has prepared a final environmental impact statement assessing the potential impacts of the proposed General Management Plan for Tumacacori National Historical Park, Santa Cruz County, Arizona. Once approved, the plan will guide the management of the historic site over the next 15 years.

The final General Management Plan and Environmental Impact Statement (GMP/EIS) presents a proposal and three alternatives for the management, use, and development of Tumacacori National Historical Park. The Proposed General Management Plan provides increased staffing sufficient to extend protection and interpretation to the two new units. The plan also includes a trail (the mission trail) linking the three sites that comprise the National Historical Park—Tumacacori, Calabazas, and Guevavi-and the ultimate removal of employee residences over known archeological remains at Tumacacori. A new maintenance facility would be developed at Tumacacori while visitor facilities and an employee residence would be developed at Calabazas. Guevavi would be accessed by guided tour and by the mission trail. Boundaries at Tumacacori and Guevavi would be expanded.

Alternative A was the proposed action in the draft GMP/EIS. It is similar to the proposed plan but with continued provision of park housing at the Tumacacori unit, and a more extensive development at Calabazas. Alternative B (Minimum Requirements) includes the development of administrative facilities at Tumacacori, and access to Calabazas and Guevavi by guided tour and by the mission trail. Boundary changes are proposed for the Tumacacori unit only. Alternative C (No Action) would provide no new visitor or administrative facilities, boundary changes, or trail linkages. The two new units, Guevavi and Calabazas, would remain unavailable for general public visitation.

The environmental consequences of the alternatives are fully documented. No significant adverse impacts are anticipated.

supplementary information: Written comments on the general management plan and environmental impact statement should be directed to the Superintendent, Tumacacori National Historical Park, P.O. Box 67, Tumacacori, AZ 85640. Comments on the plan must be received within 30 days after publication of a notice of availability in the Federal Register by the Environmental Protection Agency.

Inquiries on and requests for copies of the plan should be directed to

Tumacacori National Historical Park, address as above, or by telephone at (602) 398–2341.

Dated: December 11, 1996. Stanley T. Albright, Field Director, Pacific West Area. [FR Doc. 96–32314 Filed 12–19–96; 8:45 am] BILLING CODE 4310–70–P

Dayton Aviation Heritage Commission; Notice of Meeting

SUMMARY: This notice sets the schedule for the forthcoming meeting of the Dayton Aviation Heritage Commission. Notice of this meeting is required under the Federal Advisory Committee Act (Public Law 92–463).

DATE, TIME, AND ADDRESSES: Tuesday, January 14, 1997, 5:15 p.m. to 6:30 p.m., Innerwest Priority Board conference room, 1024 West Third Street, Dayton, Ohio 45407.

This business meeting will be open to the public. Space and facilities to accommodate members of the public are limited and persons accommodated on a first-come, first-served basis. The Chairman will permit attendees to address the Commission, but may restrict the length of presentations. An agenda will be available from the Superintendent, Dayton Aviation, 1 week prior to the meeting.

FOR FURTHER INFORMATION CONTACT: William Gibson, Superintendent, Dayton Aviation, National Park Service, P.O. Box 9280, Wright Brothers Station, Dayton, Ohio 45409, or telephone 513–225–7705.

SUPPLEMENTARY INFORMATION: The Dayton Aviation Heritage Commission was established by Public Law 102–419, October 16, 1992.

Dated: December 12, 1996.
William W. Schenk,
Field Director, Midwest Field Area.
[FR Doc. 96–32312 Filed 12–19–96; 8:45 am]
BILLING CODE 4310–70–P

Niobrara National Scenic River Advisory Commission; Notice of Meeting

SUMMARY: This notice sets the schedule for the forthcoming meeting of the Niobrara National Scenic River Advisory Commission. Notice of this meeting is required under the Federal Advisory Committee Act (Public Law 92–463).

DATE, TIME, AND PLACE: Tuesday, January 15, 1997; 1:30 p.m., at Zion Lutheran Church, 318 East 4th Street, Ainsworth, Nebraska. In case of inclement weather, an alternate date is set as follows:

SNOW DATE: Tuesday, January 21, 1997; 1:30 p.m., Brown County Courthouse, 148 West 4th Street, Ainsworth, Nebraska.

AGENDA: (1) Discussion of the counties progress in developing a management council for the Niobrara NSR; (2) Discussion of the hearings held in Lincoln on December 14, 1996, regarding state assistance; (3) The opportunity for public comment and proposed agenda, date, and time of the next Advisory Group meeting. The meeting is open to the public. Interested persons may make oral/written presentation to the Commission or file written statements. Requests for time for making presentations may be made to the Superintendent prior to the meeting or to the Chairman at the beginning of the meeting. In order to accomplish the agenda for the meeting, the Chairman may want to limit or schedule public presentations. The meeting will be recorded for documentation and a summary in the form of minutes will be transcribed for dissemination. Minutes of the meeting will be made available to the public after approval by the Commission members. Copies of the minutes may be requested by contacting the Superintendent. An audio tape of the meeting will be available at the headquarters office of the Niobrara/ Missouri National Scenic Riverways in O'Neill, Nebraska.

FOR FURTHER INFORMATION CONTACT:

Superintendent Warren Hill, Niobrara/ Missouri National Scenic Riverways, P.O. Box 591, O'Neill, Nebraska 68763– 0591, or at 402–336–3970.

SUPPLEMENTARY INFORMATION: The Advisory Commission was established by the law that established the Niobrara National Scenic River, Public Law 102-50. The purpose of the group, according to its charter, is to advise the Secretary of the Interior on matters pertaining to the development of a management plan, and management and operation of the Scenic River. The Niobrara National Scenic River includes the 40-mile segment from Borman Bridge southeast of Valentine, Nebraska to its confluence with Chimney Creek; and the 30-mile segment from the confluence with Rock Creek downstream to State Highway 137.

Dated: December 12, 1996.
William W. Schenk,
Field Director, Midwest Field Area.
[FR Doc. 96–32311 Filed 12–19–96; 8:45 am]
BILLING CODE 4310–70–P

Sleeping Bear Dunes National Lakeshore Advisory Commission; Notice of Meeting

SUMMARY: This notice sets the schedule for the forthcoming meeting of the Sleeping Bear Dunes National Lakeshore Advisory Commission. Notice of this meeting is required under the Federal Advisory Committee Act (Public Law 92–463).

DATE, TIME, AND ADDRESSES: Friday, March 21, 1997; 9:30 a.m. until 12 noon. AGENDA: Sleeping Bear Dunes National Lakeshore Headquarters Empire, Michigan. The Chairman's welcome; minutes of the previous meeting; update on park activities; old business; new business; public input; next meeting date; adjournment. The meeting is open to the public.

FOR FURTHER INFORMATION CONTACT: Superintendent, Sleeping Bear Dunes, Ivan Miller, 9922 Front Street, Empire, Michigan 49630; or telephone 616–326– 5134.

SUPPLEMENTARY INFORMATION: The Advisory Commission was established by the law that established the Sleeping Bear Dunes National Lakeshore, P.L. 91-479. The purpose of the commission, according to its charter, is to advise the Secretary of the Interior with respect to matters relating to the administration, protection, and development of the Sleeping Bear Dunes National Lakeshore, including the establishment of zoning by-laws, construction, and administration of scenic roads, procurement of land, condemnation of commercial property, and the preparation and implementation of the land and water use management plan.

Dated: December 12, 1996. William W. Schenk, Field Director, Midwest Field Area. [FR Doc. 96–32312 Filed 12–19–96; 8:45 am] BILLING CODE 4310–70–P

DEPARTMENT OF JUSTICE

Antitrust Division

United States v. Jacor Communications, Inc. et al.; Comments Relating to Proposed Modified Final Judgment and Response of United States to Comments

Pursuant to the Antitrust Procedures and Penalties Act, 15 U.S.C. § 16(c)–(h), the United States published below the comments received on the proposed Modified Final Judgment in *United States of America* v. *Jacor Communication, Inc. et al.*, Civil Action

C-1-96-757, filed in the United States District Court for the Southern District of Ohio, together with the Response of the United States to the comments.

Copies of the comments and Response are available for inspection and copying in Room 215 of the U.S. Department of Justice, Antitrust Division, 325 7th Street, N.W., Washington, D.C. 20530 (telephone: (202) 514–2481), and at the Office of the Clerk of the United States District Court for the Southern District of Ohio. Copies of these materials may be obtained upon request and payment of a copying fee.

Constance K. Robinson, *Director of Operations*.

Comments Relating to Proposed Modified Final Judgment and Response of United States to Comments

Pursuant to Section 2(b) of the Antitrust Procedures and Penalties Act, 15 U.S.C. § (b)–(h) ("APPA"), the United States of America hereby files the public comments it has received relating to the proposed Modified Final Judgment in this civil antitrust proceeding, and herein responds to the public comments.

I. Background

This action was commenced on August 5, 1996, when the United States filed a civil antitrust Complaint under Section 15 of the Clayton Act, as amended, 15 U.S.C. § 25, alleging that the proposed acquisition of Citicasters, Inc. ("Citicasters") by Jacor Communication, Inc. ("Jacor") would violate Section 7 of the Clayton Act, 15 U.S.C. § 18. The complaint alleges that the combination of these companies would substantially lessen competition in the sale of radio advertising time in Cincinnati, Ohio and the surrounding areas. Also on August 5, the United States filed a proposed Final Judgment that would allow the acquisition to proceed provided that Jacor divest the assets of Cincinnati radio station WKRQ-FM. At the same time, the government filed a Competitive Impact Statement explaining the basis for the Complaint and the provisions of the proposed Final Judgment.

On September 16, 1996, the United States filed a Modified Final Judgment with the Court superseding the original Final Judgment. The Modified Final Judgment clarified the obligation of Jacor under Section IX of the Judgment to file notice with the Department of Justice for certain types of transactions. At the same time, the United States filed a stipulation in which the parties consented to the entry of the Modified Final Judgment after completion of the