Dated: December 26, 1996. Elizabeth L. Homer, Acting Assistant Secretary—Indian Affairs. [FR Doc. 97–571 Filed 1–9–97; 8:45 am] BILLING CODE 4310–02–M

Approval of Petition for Reassumption of Exclusive Jurisdiction by the Forest County Potawatomi Community of Crandon, Wisconsin, Over Indian Child Custody Proceedings Involving Indian Children Who Are Enrolled or Eligible for Enrollment With the Forest County Potawatomi Community, Crandon, Wisconsin and Who Reside or Are Domiciled Within the Exterior Boundaries of the Forest County Potawatomi Communities, in the State of Wisconsin, in the Counties of Forest, Oconto, and Marinette

AGENCY: Bureau of Indian Affairs, Interior.

ACTION: Notice.

SUMMARY: The Forest County
Potawatomi Community of Crandon,
Wisconsin, has filed a petition with the
Department of the Interior to reassume
exclusive jurisdiction over Indian child
custody proceedings involving Indian
children who are enrolled or eligible for
enrollment with the Forest County
Potawatomi Community, Crandon,
Wisconsin and who reside or are
domiciled within the exterior
boundaries of the Forest County
Potawatomi Communities, in the State
of Wisconsin, in the Counties of Forest,
Oconto, and Marinette.

The Assistant Secretary—Indian Affairs has reviewed the petition and determined that tribal exercise of jurisdiction is feasible and that the tribe has a suitable plan for exercising such jurisdiction. This notice constitutes the official approval of the the Forest County Potawatomi Community's petition by the Department of the Interior.

EFFECTIVE DATE: The Forest County Potawatomi Community, Crandon, Wisconsin, reassumes exclusive jurisdiction by March 11, 1997.

FOR FURTHER INFORMATION CONTACT: The principal author of this document is Betty Tippeconnie, Department of the Interior, Bureau of Indian Affairs, Office of Tribal Services, 1849 C St., N.W., Mail Stop 4603 MIB, Washington, D.C., 20240. (202) 208–2721.

SUPPLEMENTARY INFORMATION: The authority for the Assistant Secretary—Indian Affairs to publish this notice is contained in 25 CFR 13.14 and 209 DM 8. Section 108 of the Indian Child Welfare Act of 1978, Pub. L. 95–608, 92

Stat. 3074, 25 U.S.C. 1918, authorizes Indian tribes that occupy a reservation as defined in 25 U.S.C. 1903(10) over which a state asserts jurisdiction over Indian child custody proceedings, pursuant to Federal statute, to reassume jurisdiction over such proceedings.

To reassume such jurisdiction, a tribe must first file a petition in the manner prescribed in 25 CFR Part 13. Notice of receipt of this petition was published in the Federal Register, Vol. 60, No. 211, page 55588, on November 1, 1995. The petition is then reviewed by the Department of the Interior using criteria set out in 25 CFR 13.12. If the Department finds that the tribe has submitted a suitable plan and that tribal exercise of jurisdiction is feasible, the petition is approved by publication in the Federal Register.

The geographic areas subject to the reassumption of exclusive jurisdiction by the Forest County Potawatomi Community, Crandon, Wisconsin, are within the exterior boundaries of the Forest County Potawatomi Communities, in the State of Wisconsin, in the Counties of Forest, Oconto, and Marinette.

Dated: December 23, 1996. Ada E. Deer, Assistant Secretary—Indian Affairs. [FR Doc. 97–572 Filed 1–9–97; 8:45 am] BILLING CODE 4310–02–M

Minerals Management Service

Outer Continental Shelf, Alaska Region, Cook Inlet Oil and Gas Lease Sale 149

AGENCY: Minerals Management Service. **ACTION:** Availability of Environmental Assessment (EA) and finding of no significant impact (FONSI) for a revision to the oil and gas lease sale proposal for Cook Inlet, sale 149.

SUMMARY: The Minerals Management Service (MMS) has prepared an EA for a revision to the Cook Inlet, Sale 149 proposal. The revised proposal reduces the area being considered for leasing. Based on the conclusions of the EA, the MMS has prepared a FONSI. A 45-day comment period on the revised proposal and EA will commence upon publication of this Notice in the Federal Register.

ADDRESSES: A copy of the EA and FONSI is available to the public upon request from the Regional Director, Minerals Management Service, Alaska Region, 949 East 36th Avenue, Anchorage, Alaska 99508–4302, Attention: Public Information. Copies can be requested by telephone, (907)

271-6070, or 1-800-764-2627. A copy can also be requested by fax at (907) 271-6805. Ask for the "Cook Inlet EA." Address comments to the Regional Supervisor, Leasing and Environment at the address or fax number stated above. SUPPLEMENTARY INFORMATION: A final **Environmental Impact Statement (EIS)** made available on January 30, 1996 (61 FR 3052) analyzed the Cook Inlet Sale 149 proposal as offering approximately 2 million acres. The revised proposal for Sale 149 would offer for lease approximately 430,000 acres north of Anchor Point in Cook Inlet. Based on the conclusions presented in the EA, a FONSI was prepared and a determination was made that a supplemental EIS is not needed.

Dated: January 7, 1997.
Carolita U. Kallaur,
Deputy Director, Minerals Management
Service.
[FR Doc. 97–603 Filed 1–9–97; 8:45 am]
BILLING CODE 4310–MR–M

DEPARTMENT OF JUSTICE

Office of Justice Programs

Office of Juvenile Justice and Delinquency Prevention; Agency Information Collection Activities: Proposed Collection; Comment Request

AGENCY: Notice of Information Collection Under Review; Evaluation of the Comprehensive Community-Wide Approach to Gang Prevention, Intervention, and Suppression Program—"Aggregate Data forms: Police and School."

The proposed information collection is published to obtain comments from the public and affected agencies. Comments are encouraged and will be accepted until March 11, 1997.

We request written comments and suggestions from the public and affected agencies concerning the proposed collection of information. Your comments should address one or more of the following four points:

(1) Evacuate 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) Evaluate the accuracy of the agencies estimates of the burden of the proposed collection of information, including the validity of the methodology and assumptions used;

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

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

Comments and/or suggestions regarding the item(s) contained in this notice, especially regarding the estimated public burden and associated response time should be directed to Marilyn Landon, Program Manager, Office of Juvenile Justice and Delinquency Prevention at (202) 307-0586. To receive a copy of the proposed information collection instrument with instructions, or additional information. please contact Marilyn Landon, 202-307–0586, Office of Juvenile Justice and Delinquency Prevention, Office of Justice Programs, U.S. Department of Justice, Room 782, 633 Indiana Avenue, NW, Washington, DC 20531. Additionally, comments may be submitted to the Department of Justice, (DOJ), Justice Management Division, Information Management and Security Staff, Attention: Department Clearance Officer, Suite 850, 1001 G Street, NW., Washington, DC 20530, or via facsimile to (202) 514-1534.

Overview of this information collection:

(1) Type of Information Collection: New Collection.

(2) Title of the Form/Collection: Evaluation of the Comprehensive Community-Wide Approach to Gang Prevention, Intervention, and Suppression Program "Aggregate Data Forms: Police and School."

(3) Agency form number, if any, and the applicable component of the Department of Justice sponsoring the collection: Form: None. Sponsored by the Office of Juvenile Justice and Delinquency Prevention, Office of Justice Program, United States Department of Justice.

(4) Affected public who will be asked or required to respond, as well as a brief abstract: Primary: Not-for-Profit Institutions. Other: State, Local, or Tribal Government. The study will obtain interview and test information on youth background, social adjustment, deviancy/crime activity, self-esteem, and depression/personality adjustment. It will determine the effectiveness of the program, comparing program subjects to non-program gang youth of the same ages, approximately 13 to 20 years old, and their backgrounds.

(5) An estimate of the total number of respondents and the amount of time estimated for an average respondent to

respond: 31 (11 police + 20 school at 5 sites @ 11.88 hrs per respondent).

(6) An estimate of the total public burden (in hours) associated with the collection: 368.28 annual burden hours.

If additional information is required contact: Mr. Robert B. Briggs, Clearance Officer, United States Department of Justice, Information Management and Security Staff, Justice Management Division, Suite 850, Washington Center, 1001 G Street, NW., Washington, DC 20530.

Dated: January 6, 1997.
Robert B. Briggs,
Department Clearance Officer, United States
Department of Justice.
[FR Doc. 97–567 Filed 1–9–97; 8:45 am]
BILLING CODE 4410–18–M

DEPARTMENT OF LABOR

Employment Standards Administration

Wage and Hour Division

Minimum Wages for Federal and Federally Assisted Construction; General Wage Determination Decisions

General wage determination decisions of the Secretary of Labor are issued in accordance with applicable law and are based on the information obtained by the Department of Labor from its study of local wage conditions and data made available from other sources. They specify the basic hourly wage rates and fringe benefits which are determined to be prevailing for the described classes of laborers and mechanics employed on construction projects of a similar character and in the localities specified therein.

The determinations in these decisions of prevailing rates and fringe benefits have been made in accordance with 29 CFR Part 1, by authority of the Secretary of Labor pursuant to the provisions of the Davis-Bacon Act of March 3, 1931, as amended (46 Stat. 1494, as amended. 40 U.S.C. 276a) and of other Federal statutes referred to in 29 CFR Part 1, Appendix, as well as such additional statutes as may from time to time be enacted containing provisions for the payment of wages determined to be prevailing by the Secretary of Labor in accordance with the Davis-Bacon Act. The prevailing rates and fringe benefits determined in these decisions shall, in accordance with the provisions of the foregoing statutes, constitute the minimum wages payable on Federal and federally assisted construction projects to laborers and mechanics of the specified classes engaged on contract

work of the character and in the localities described therein.

Good cause is hereby found for not utilizing notice and public comment procedure thereon prior to the issuance of these determinations as prescribed in 5 U.S.C. 553 and not providing for delay in the effective date as prescribed in that section, because the necessity to issue current construction industry wage determinations frequently and in large volume causes procedures to be impractical and contrary to the public interest.

General wage determination decisions, and modifications supersedes decisions thereto, contain no expiration dates and are effective from their date of notice in the Federal Register, or on the date written notice is received by the agency, whichever is earlier. These decisions are to be used in accordance with the provisions of 29 CFR Parts 1 and 5. Accordingly, the applicable decision, together with any modifications issued, must be made a part of every contract for performance of the described work within the geographic area indicated as required by an applicable Federal prevailing wage law and 29 CFR Part 5. The wage rates and fringe benefits, notice of which is published herein, and which are contained in the Government Printing Office (GPO) document entitled "General Wage Determinations Issued Under The Davis-Bacon And Related Acts," shall be the minimum paid by contractors and subcontractors to laborers and mechanics.

Any person, organization, or governmental agency having an interest in the rates determined as prevailing is encouraged to submit wage rate and fringe benefit information for consideration by the Department. Further information and self-explanatory forms for the purpose of submitting this data may be obtained by writing to the U.S. Department of Labor, Employment Standards Administration, Wage and Hour Division, Division of Wage Determinations, 200 Constitution Avenue, NW., Room S–3014, Washington, D.C. 20210.

Modifications to General Wage Determination Decisions

The number of decisions listed in the Government Printing Office document entitled "General Wage Determinations Issued Under the Davis—Bacon and Related Acts" being modified are listed by Volume and State. Dates of publication in the Federal Register are in parentheses following the decisions being modified.