purpose and need for revision to be considered valid. One of the alternatives to be examined is the "no-action alternative." This is a required alternative that represents continuation of management under the 1985 Forest Plan, as amended. Alternatives are developed in response to public issues, management concerns, and resource opportunities identified during the scoping process. In describing alternatives, desired vegetation and resource conditions will be defined.

Involving the Public

The Forest Service is seeking information and comments from individuals, organizations and federal, state, and local agencies who may be interested in or affected by the proposed action (36 CFR 219.6).

Public participation will be solicited by notifying in person and/or by mail, known interested and affected publics. News releases will be used to give the public general notice, and public involvement opportunities will be offered at various locations. Public participation activities may include written comments, open houses, focus groups and collaborative forums.

Public participation will be sought throughout the revision process and will be especially important at several points along the way. The first formal opportunity to comment is during the scoping process (40 CFR 1501.7). Public open houses are scheduled in four communities at the following locations and dates.

- October 12—Weber County Library, 131 South 7400 East, Huntsville, Utah, 4:00–7:00 p.m.
- October 13—Salt Lake City-County Building, 451 South State Street, Salt Lake City, 4:00–7:00 p.m.
- October 14—Logan Ranger District Office, 1500 East Highway 89, Logan, Utah, 4:00–7:00 p.m.
- October 19—School Board Room, 129 2nd Street, Mountain View, Wyoming, 5:00–8:00 p.m.

Release and Review of the EIS

The Draft Environmental Impact Statement (EIS) is expected to be filed with the Environmental Protection Agency (EPA) and to be available for public comment in June of 2000. At that time, the EPA will publish a notice of availability in the **Federal Register**. The comment period on the Draft EIS will be at least 90 days from the date the EPA publishes the notice of availability in the **Federal Register**, as required by the planning regulations.

The Forest Service believes, at this early stage, it is important to give reviewers notice of several court rulings

related to public participation in the environmental review process. First, reviewers of the Draft EIS must structure their participation in the environmental review of the proposal so that it is meaningful and alerts an agency to the reviewer's position and contentions; Vermont Yankee Nuclear Power Corp. v. NRDC. 435 U.S. 519, 553 (1978). Also, environmental objections that could be raised at the DEIS stage but are not raised until after completion of the Final **Environmental Impact Statement (Final** EIS) may be waived or dismissed by the courts; City of Angoon v. Hodel, 803 F. 2d 1016, 1022 (9th Cir. 1986) and Wisconsin Heritages, Inc. v. Harris, 490 F. Supp. 1334, 1338 (E.D. Wis. 1980). Because of these court rulings, it is very important that those interested in this proposed action participate by the close of the comment period so that substantive comments and objectives are made available to the Forest Service at a time when it can meaningfully consider them and respond to them in the Final EIS.

To assist the Forest Service in identifying and considering issues and concerns on the proposed programmatic actions, comments on the Draft EIS should be as specific as possible. It is also helpful if comments refer to specific pages or chapters of the draft statement. Comments may also address the adequacy of the Draft EIS or the merits of the alternatives formulated and discussed in the statements. Reviewers may wish to refer to the Council on Environmental Quality Regulations for implementing the procedural provisions of the National Environmental Policy Act at 40 CFR 1503.3 in addressing these points.

After the comment period ends on the Draft EIS, comments will be analyzed, considered, and responded to by the Forest Service in preparing the Final EIS. The Final EIS is scheduled to be completed in December of 2000. The responsible official will consider the comments, responses, and environmental consequences discussed in the Final EIS, and applicable laws, regulations, and policies in making decisions regarding the revision. The responsible official will document the decisions and reasons for the decisions in a Record of Decision for the revised plan. The decisions will be subject to appeal in accordance with 36 CFR part 217. Jack A. Blackwell, Intermountain Regional Forester, is the responsible official for this EIS.

Dated: September 21, 1999. **Pam Gardiner,** *Deputy Wasatch-Cache Forest Supervisor.*

[FR Doc. 99–25027 Filed 9–27–99; 8:45 am] BILLING CODE 3410–11–M

DEPARTMENT OF AGRICULTURE

Forest Service

Transfer of Administrative Jurisdiction; Willow Island Locks and Dam Project, Wayne National Forest, Ohio

AGENCY: Forest Service, USDA. **ACTION:** Notice of land interchanges.

SUMMARY: On July 27, 1998, and July 6, 1999, the Secretary of the Army and the Secretary of Agriculture, respectively, signed a joint interchange order authorizing the transfer of administrative jurisdiction of 63.12 acres, more or less, lying within the Wayne National Forest in Washington County, Ohio, from the Department of Agriculture to the Department of the Army. Furthermore, the order transfers from the Department of the Army to the Department of Agriculture 23.74 acres, more or less, lying adjacent to the exterior boundaries of the Wayne National Forest, Washington County, Ohio, for inclusion in the Wayne National Forest. The 45-day Congressional oversight requirement of the Act of July 26, 1956 (70 Stat. 656; 16 U.S.C. 505a, 505b) has been met. A copy of the Joint Order, as signed, and Exhibits A, B, and C, which describe the lands and interests therein being conveyed, are set out at the end of this notice.

EFFECTIVE DATE: The order is effective September 28, 1999.

FOR FURTHER INFORMATION CONTACT: David M. Sherman, Lands Staff, Forest Service, USDA, PO Box 96090, Washington, DC 20090–6090, Telephone: (202) 205–1362.

Dated: September 3, 1999.

Gloria Manning,

Associate Deputy Chief, National Forest System.

DEPARTMENT OF THE ARMY

DEPARTMENT OF AGRICULTURE

WILLOW ISLAND LOCKS AND DAM, WAYNE NATIONAL FOREST, WASHINGTON COUNTY, OHIO

Joint Order Interchanging Administrative Jurisdiction of Department of the Army Lands and National Forest Lands

By virtue of the authority vested in the Secretary of the Army and in the Secretary of Agriculture by the Act of July 26, 1956 (70 Stat. 656; 16 U.S.C. Sections 505a and 505b), as amended, it is ordered as follows:

(1) The lands under the jurisdiction of the Department of the Army identified in Exhibit A, attached hereto and made a part hereof, are hereby transferred from the jurisdiction of the Secretary of the Army to the jurisdiction of the Department of Agriculture, subject to outstanding rights or interests of record, and flowage easement rights over the portion of the premises below elevation 608 feet mean sea level, as set out in Exhibit B. These lands were acquired by the United States in connection with the Willow Island Locks and Dam Project and are adjacent to the exterior boundary of the Wayne National Forest, Ohio.

(2) Flowage easements described in Exhibit B, over the lands identified in Exhibit C,

attached hereto and made a part hereof, are hereby transferred from the jurisdiction of the Secretary of Agriculture to the jurisdiction of the Department of the Army, subject to outstanding rights or easements of record. The Secretary of Agriculture retains such rights in said lands as are not inconsistent with the flowage easement rights transferred herein. These lands are a part of the Wayne National Forest, Ohio, and are subject to flooding by the operation of the Willow Island Locks and Dam project.

(3) Pursuant to Section 2 of the aforesaid Act of July 26, 1956, the Department of the Army lands transferred to the Secretary of Agriculture by this order are hereby subject to the laws applicable to lands acquired under the Act of March 1, 1911 (38 Stat. 961), as amended. The interests in land transferred to the Secretary of the Army by this order shall hereafter be subject to the laws applicable to the Department of the Army lands comprising the Willow Island Locks and Dam project.

This order will be effective as of the date of publication in the **Federal Register**.

Dated: July 27, 1998.

Louis Caldera,

Secretary of the Army.

Dated: July 6, 1999.

Dan Glickman,

Secretary of Agriculture.

BILLING CODE 3410-11-M

EXHIBIT A

LEGAL DESCRIPTION

TOWNSHIP 2 NORTH, RANGE 7 WEST, OHIO RIVER SURVEY NEWPORT TOWNSHIP, WASHINGTON COUNTY, OHIO

SECTION 25:

Situated in the State of Ohio, Washington County, Newport Township, Section 25, Town 2, Range 7, Original Seven Ranges, more particularly described as follows:

Commencing for reference at the reported Northwest corner of Section 25, Town 2, Range 7, where a reference stone monument found, set in 1899 by Levi Bartlett, Survey No. 5083, bears East 33.00 feet, thence S 58° 46' 42" E a distance of 3355.31 feet to an iron rebar monument with cap set and stamped "Corner No. 1", said point being the True Point of Beginning for the parcel herein described; thence S 34° 31' 30" E for a total distance of 820.52 feet to a point in the Ohio River at the normal pool elevation of Lock & Dam No. 17, passing an iron rebar with cap set at 668.34 feet; thence with the meanders of the normal pool elevation S 47° 53' 00" W a distance of 1494.30 feet to a point; thence leaving the normal pool elevation N 01° 35' 00" E a distance of 1476.57 feet to a point identified as "Corner 102-3", passing an iron pin with cap identified as "Corner 102-2A" found on the top of the river bank at 133.14 feet, also passing an iron pin with cap identified as "Corner 102-2B" a5 921.93 feet, also passing an iron pin with cap set in concrete and identified as "Corner 102-2C" at 1421.89 feet, thence N 70° 37' 03" E a distance of 134.99 to a point identified as "Corner 102-4"; thence S 16° 57' 50" E a distance of 49.08 feet to an iron pin set in concrete found and identified as "Corner 104-1"; thence N 68° 20' 15" E a distance of 157.93 feet to an iron pin in concrete found and identified as "Corner 106-1"; thence N 66° 37' 01" E a distance of 189.10 feet to an iron pin in concrete found and identified as "Corner 108-1"; thence N 63° 13' 48" E a distance of 157.51 feet to the True Point of Beginning, containing 23.740 acres, more or less.

The bearings used herein are referenced to the Ohio State Plane Coordinate System, South Zone, Ground Distance Modified. Mean Pool Elevation is based on the Corps of Engineers U.S. Army Sandy Hook Datum. Normal Pool Elevation is 586.6. This legal description was prepared by Robert G. Vernon, Professional Surveyor No. 6282, based on field surveys in April, 1994.

The above described tract is a part of the same land acquired by the United States of America in a deed from Chella I. Thorniley, et al, dated 9 September 1966, recorded in Deed Volume 365, Page 496, in the Office of the Recorder of Washington County, Ohio.

Also part of the same land acquired by the United States of America from Raymond Cogleton, et ux, in a deed dated 13 April 1966, recorded in Deed Volume 362, Page 113, in the Office of the Recorder of Washington County, Ohio.

Also part of the same land acquired by the United States of America from Max L. Smith in a deed dated 1 June 1966, recorded in Deed Volume 363, Page 983, in the Office of the Recorder of Washington County, Ohio.

Also part of the same land acquired by the United States of America from Florence Jessie Brown Toomey, et al, by Declaration of Taking filed 7 November 1966, recorded in Deed Volume 366, Page 886, in the Office of the Recorder of Washington County, Ohio.

EXHIBIT B

Flowage Easement Estate

The perpetual right, power, privilege and easement in, upon, over and across the land described in Exhibit "C" for the purposes set forth below:

a. Permanently to overflow, flood and submerge the land lying below elevation 602 feet mean sea level in connection with the operation and maintenance of the Willow Island Locks and Dam project for the purposes as authorized by the Act of Congress approved 3 March 1909, together with all right, title and interest in and to the timber and the continuing right to clear and remove any brush, debris and natural obstructions which, in the opinion of the representative of the United States in charge of the project may be detrimental to the project.

b. Occasionally to overflow, flood and submerge the land lying above elevation above elevation 602 feet mean sea level in connection with the operation and maintenance of said project.

Together with all right, title and interest in and to the structures and improvements now situate on the land, except fencing, above elevation 602 feet mean sea level and also excepting the existing improvements associated with a marina and camping facility that includes shelter houses, bath houses, rest rooms, playground equipment, camper hook-ups, dumping station, asphalt drives and parking, asphalt walk paths, treated wood decks, gazebo, docks, a concrete boat launch, and a concrete retaining wall. Provided that no structures for human habitation shall be constructed or maintained on the land, and that no other structures shall be constructed or maintained on the land except as may be approved in writing by the representative of the United States in charge of the project, and that no excavation shall be conducted and no landfill placed on the land without such approval as to the location and method of excavation and/or placement of landfill; the above estate is taken subject to existing easements for public roads and highways, public utilities, railroads and pipelines; reserving however, to the landowners, their heirs and assigns, all such rights and privileges as may be used and

EXHIBIT C

FLOWAGE EASEMENT LANDS TO BE TRANSFERRED TO THE DEPARTMENT OF THE ARMY

TRACT: A, Parcel 1, (Segment 15)OWNER: United States Department of Agriculture, Forest ServiceACRES: 0.50 REV. 6-2-77 J.G.M.

LEGAL DESCRIPTION

TRACT NO. A, Parcel 1

A certain tract of land situate in the State of Ohio, Washington County, Newport Township, Section 18, Township 1 North, Range 6 West, on the Ohio River, and on Davis Run, a tributary of the Ohio River, at approximate river mile 152.0 and more particularly bounded and described as follows:

Beginning at the intersection of the 607 foot contour with the line between the lands now or formerly owned by George R. Murphy, and the subject owner, said point being located South 22° 55' West 353 feet from the intersection of Township Route No. 135 with Ohio State Highway No. 7; thence, leaving the lands of said Murphy, severing the lands of the subject owner, upstream following and binding on the meanders of said 607 foot contour, the following courses and distances:

North 14° 02' East 58 feet,

North 31° 27' East crossing the southern right-of-way line of said Highway No. 7 at 6 feet, in all 191 feet to a point 6 feet south of the center line of a culvert in Davis Run, which crosses under said Highway No. 7; thence, leaving said 607 foot contour, and with a line parallel to the center line of said culvert, upstream with said Run,

North 43° 51' West crossing the center line of said Highway No. 7 at 50 feet, in all 111 feet to a point on said 607 foot contour; thence, leaving said parallel line, continuing to sever the lands of the subject owner, upstream with the right descending bank of said Run following and binding on the meanders of said 607 foot contour, the following courses and distances:

South 81° 32' West crossing the northern right-of-way line of said Highway No. 7 at 3 feet, in all 21 feet,

North 52° 08' West 228 feet,

North 38° 57' West 154 feet,

North 26° 34' West crossing the center line of a private road at 10 feet, in all 157 feet to a point in the center of said Run; thenceleaving the center of said Run, continuing to sever the lands of the subject owner, downstream with the left descending bank of said Run following and binding on the meanders of said 607 foot contour, the following courses and distances:

South 37° 09' East crossing the center of said private road at 165 feet, in all 207 feet,

South 49° 26' East 211 feet to a point in the line of lands now or formerly owned by Harry W. Leasure and C. Wells Rodefer; thence, leaving said 607 foot contour, and with the lands of said Leasure and Rodefer,

South 43° 51' East crossing said northern right-of-way line at 90 feet, entering the center line of said culvert at 125 feet, crossing the center line of said Highway 7 at 186 feet, leaving the center line of said culvert at 235 feet, in all 247 feet to a point on the oridnary high water line of the Ohio River as defined by the contour elevation 600; thence, leaving the lands of said Leasure and Rodefer, downstream following and binding on the meanders of said 600 foot contour,

South 25° 59' West crossing said southern right-of-way line at 50 feet, in all 257 feet to a point in the line of lands of said Murphy; thence, leaving said 600 foot contour, and with the lands of said Murphy,

North 38° 40' West 26 feet to the place of beginning, containing 0.50 acre, more of less, of which 0.15 acre is located below the normal pool of the Willow Island Dam (Elev. 602). The bearings used herein are referenced to the Ohio State Coordinate System, South Zone (Page's Ohio Revised Code Sec. 157.01 to 157.07 incl.). The elevations expressed herein are above mean sea level, sandy Hook Datum, as determined by the Corps of Engineers, U.S. Army.

The above described tract is a part of the same land as that described in a deed from William R. Deshler, et al, to United States of America, dated April 4, 1942 and filed for record April 6, 1942 and recorded in Deed Volume 222, Page 336 in the records of Washington County, Ohio.

TRACT: A, Parcel 2 (Segment 17)	REV.
OWNER: United States Department of	6-2-77
Agriculture, Forest Service	$J_{\cdot}G_{\cdot}M_{\cdot}$
ACRES: 11.66	

LEGAL DESCRIPTION

TRACT NO. A, Parcel 2

A certain tract of land situate in the State of Ohio, Washington County, Grandview Township, Sections 26 and 32, Township 1 North, Range 5 West, on an unnamed drain, a tributary of Sheets Run, on Sheets Run, a tributary of the Ohio River, and on the Ohio River, at approximate river mile 148.7, and more particularly bounded and described as follows:

Beginning at the intersection of the 608 foot contour with the line between the lands now or formerly owned by Nettie R. Holdren, and the subject owner, said point being located South 51° 22' East 410 feet from the intersection of a private drive with Ohio State Route No. 7; thence, leaving said 608 foot contour, and with the lands of said Holdren,

South 51° 20' East 19 feet to a point on the ordinary high water line of the Ohio River as defined by the contour elevation 601; thence, leaving the lands of said Holdren, downstream following and binding on the meanders of said 601 foot contour, the following courses and distances:

South 38° 22' West crossing the Section Line between Sections 26 and 32, Township 1 North, Range 5 West, at 368 feet, in all 846 feet,

South 36° 28' West 229 feet, South 42° 21' West 245 feet, South 46° 17' West 628 feet, South 50° 03' West 570 feet,

South 58° 36' West crossing the center of Sheets Run at 180 feet, in all 186 feet to a point in the line of lands now or formerly owned by Theodore S. Dye; thence, leaving said 601 foot contour, and with the lands of said Dye,

North 13° 45' West crossing the center of said Run at 20 feet, recrossing the center of said Run at 405 feet, in all 495 feet to a point on said 608 foot contour; thence, leaving the lands of said Dye, severing the lands of the subject owner, upstream with the right descending bank of said Run following and binding on the meanders of said 608 foot contour, the following courses and distances:

North 57° 59' East 55 feet, North 27° 56' East 75 feet, North 16° 23' West 53 feet,

South 83° 44' West 100 feet to a point in the line of lands of said Dye; thence, leaving said 608 foot contour, and with the lands of said Dye,

North 13° 45' West crossing the southern right-of-way line of said Highway No. 7 at 330 feet, in all 350 feet to a point on said 608 foot contour; thence, leaving the lands of said Dye, severing the lands of the subject owner, upstream with the right descending bank of said Run following and binding on the meanders of said 608 foot contour,

North 72° 56' East 198 feet to a point 6 feet west of the centerline of a culvert in said Run' thence, leaving said 608 foot contour, and with a line parallel to the centerline of said culvert, upstream with said Run,

North 09° 28' West crossing the centerline of said Highway at 68 feet, in all 128 feet to a point on said 608 foot contour; thence, leaving said parallel line, continuing to sever the lands of the subject owner, upstream with the right descending bank of said Run following and binding on the meanders of said 608 foot contour, the following courses and distances:

North 72° 28' West 20 feet,

North 10° 31' West crossing the northern right-of-way of said Highway at 92 feet, in all 225 feet,

North 27° 15' East 74 feet, North 09° 55' East 267 feet, South 19° 12' East 119 feet, North 78° 19' East 30 feet, North 06° 16' West 247 feet,

North 05° 10' East 333 feet to a point in the center of said Run; thence, leaving the center of said Run, continuing to sever the lands of the subject owner, downstream with the left descending bank of said Run following and binding on the meanders of said 608 foot contour, the following courses and distances:

South 14° 45' East 39 feet, South 00° 51' West 340 feet, South 64° 57' East 103 feet, South 04° 03' West 99 feet, South 21° 06' West 225 feet, South 11° 45' East 231 feet,

South 62° 37' West crossing said northern right-of-way line at 45 feet, in all 152 feet to a point 6 feet east of the centerline of said culvert; thence, leaving said 608 foot contour, and with a line parallel to the centerline of said culvert, downstream of said Run,

South 09° 28' East crossing the centerline of said Highway at 63 feet, in all 128 feet, to a point on said 608 foot contour; thence, leaving said parallel line, continuing to sever the lands of the subject owner, upstream with the right descending bank of an unnamed drain following and binding on the meanders of said 608 foot contour, the following courses and distances:

North 71° 58' East 229 feet, South 49° 38' West crossing said southern right-of-way line at 5 feet, in all 79 feet,

North 85° 50' East 137 feet,

South 58° 04' East 163 feet to a point 1.5 feet north of the centerline of a culvert in said drain; thence, leaving said 608 foot contour, with a line parallel to the centerline of said culvert, upstream with said drain,

North 40° 46' East 38 feet to a point on said 608 foot contour; thence, leaving said parallel line, continuing to sever the lands of the subject owner, up stream with the right descending bank of said drain following and binding on the meanders of said 608 foot contour, the following courses and distances:

North 28° 37' West 88 feet, North 31° 17' East 92 feet, North 57° 49' East 137 feet, North 41° 23' East 135 feet,

North 58° 36' East 478 feet to a point in the center of said drain; thence, leaving the center of said drain, continuing to sever the lands of the subject owner, downstream with the left descending bank of said drain following and binding on the meanders of said 608 foot contour, the following courses and distances:

South 40° 02' West 65 feet,

South 53° 03' West 298 feet, South 36° 57' West 141 feet, South 10° 03' West 80 feet, South 51° 40' West 280 feet, South 51° 38' West 23 feet to a point 1.5 feet south of the centerline of said culvert; thence, leaving said 608 foot contour, and with a line parallel to the centerline of said culvert, downstream with said drain,

South $40^{\circ} 46'$ West 38 feet to a point on said 608 foot contour; thence, leaving said parallel line, continuing to sever the lands of the subject owner, downstream with the left descending bank of said drain following and binding on the meanders of said 608 foot contour, the following courses and distances:

South 29° 44' East 92 feet, South 60° 20' West 83 feet, South 30° 38' West 120 feet, South 88° 19' West 239 feet,

South 05° 20' East 107 feet; thence, continuing to sever the lands of the subject owner, downstream with the left descending bank of said Run following and binding on the meanders of said 608 foot contour, the following courses and distances:

South 25° 08' West 214 feet,

South 42° 50' West 75 feet,

South 15° 25' East 271 feet; thence, continuing to sever the lands of the subject owner, upstream following and binding on the meanders of said 608 foot contour, the following courses and distances:

North 57° 18' East 242 feet, North 53° 51' East 459 feet, North 45° 57' East 851 feet, North 37° 13' East 303 feet

North 38° 45' East crossing said Section Line at 411 feet, in all 759 feet to the place of beginning, containing 11.66 acres, more or less, of which 2.25 acres are located below the normal pool of the Willow Island Dam (Elev. 602). The bearings used herein are referenced to the Ohio State Coordinate System, South Zone (Page's Ohio Revised Code Sec. 157.01 to 157.07 incl.). The elevations expressed herein are above mean sea level, Sandy Hook Datum, as determined by the Corps of Engineers, U.S. Army.

The above described tract is a part of the same land as that described in a deed form Hosie Grimes (widower) and John H. Grimes and Ruth Grimes, his wife, to the United States of America, (Forest Service Department of Agriculture), dated 20 November 1969, and filed for record 22 December 1969, and recorded in Deed Volume 388, page 713 in the records of Washington County, Ohio.

TRACT: A, Parcel 3 (Segment 19)	Rev.
OWNER: United States Department of	6-2-77
Agriculture, Forest Service	J.G.M.
ACRES: 0.13	

LEGAL DESCRIPTION

TRACT NO. A, Parcel 3

A certain tract of land situate in the State of Ohio, Washington County, Grandview Township, Section 23, Township 1 North, Range 5 West, on the Ohio river, at approximate river mile 145.0, and more particularly bounded and described as follows:

Beginning at the intersection of the 609 foot contour with the line between the lands now or formerly owned by Ralph E. Mahnken, et ux, and the subject owner, said point being located South 17° 23' West 1040 feet from U.S. Corps of Engineers Monument W.I.O. 38; thence, leaving the lands of said Mahnken, et ux, and severing the lands of the subject owner, upstream following and binding on the meanders of said 609 foot contour, the following courses and distances:

North 26° 55' East 239 feet,

North 33° 06' East 100 feet to a point on the line of other lands of said Mahnken, et ux; thence, leaving the said 609 foot contour and with the lands of said Mahnken, et ux,

Due East 20 feet to a point on the ordinary high water line of the Ohio River as defined by the contour elevation 603; thence, leaving the other lands of said Mahnken, et ux, downstream following and binding on the meanders of said 603 foot contour, the following courses and distances:

South 31° 17' West 210 feet,

South 26° 42' West 130 feet to a point on the line of the lands of said Mahnken, et ux; thence, leaving the 603 foot contour and with the lands of said Mahnken, et ux,

Due West 10 feet to the place of beginning, containing 0.13 acres, more or less. The bearings used herein are referenced to the Ohio State Coordinate System, South Zone (Page's Ohio Revised Code Sec. 157.01 to 157.07 incl.). The elevations expressed herein are above mean sea level, Sandy Hook Datum, as determined by the Corps of Engineers, U.S. Army.

The above described tract is a part of the same land as that described in a deed from Ralph E. Mahnken and Mary Alice Mahnken, husband and wife, to The United States of America (Forest Service, Department of Agriculture, dated December 7, 1965 and filed for record December 30, 1965 and recorded in Deed Volume 360, Page 271 in the records of Washington County, Ohio.

TRACT: A, Parcel 8 (Segment 16)	REV.
OWNER: United States Department of	6-2-77
Agriculture, Forest Service	J.G.M.
ACRES: 50.83	

LEGAL DESCRIPTION

TRACT NO. A, Parcel 8

A certain tract of land situate in the State of Ohio, Washington County, Independence Township, Sections 1, 2, & 7, Township 2, North, Range 6 West, on the Ohio River, and on Browns Run, a tributary of the Ohio River, at approximate river mile 150.4, and more particularly bounded and described as follows:

Beginning at the intersection of the 608 foot contour with the line between the lands now or formerly owned by Barber Riggs, and the subject owner, said point being located South 14° 40' East 279 feet from the intersection of a private road with Ohio State Highway No. 7; thence, leaving the lands of said Riggs, severing the lands of the subject owner, upstream following and binding on the meanders of said 608 foot contour, the following courses and distances:

North 74° 06' East 996 feet,

North 66° 21' East 150 feet; thence, continuing to sever the lands of the subject owner, upstream with the right descending bank of Browns Run following and binding on the meanders of said 608 foot contour, the following courses and distances:

North 25° 11' West 204 feet, North 18° 38' West 91 feet,

North 30° 50' West 72 feet to the center of said Run; thence, leaving the center of said Run, downstream with the left descending bank of said Run following and binding on the meanders of said 608 foot contour, the following courses and distances:

South 39° 26' East 80 feet, South 49° 05' East 20 feet, South 33° 23' East 309 feet, North 74° 01' East crossing s

North 74° 01' East crossing said Section Line at 140 feet, in all 370 feet to a point; thence, continuing on the 608 foot contour,

North 75° 18' East 500 feet North 71° 50' East 484 feet

North 76° 34' East 504 feet; thence, continuing to sever the lands of the subject owner, upstream with the right descending bank of an unnamed drain following and binding on the meanders of said 608 foot contour, the following courses and distances:

North 27° 46' East 64 feet, North 12° 45' West 303 feet, North 33° 45' West 239 feet, South 50° 49' West 154 feet, North 74° 36' West 72 feet,

North 22° 48' West 95 feet to a point on the line of lands now or formerly owned by Ray E. Baker and Dorothy M. Baker, on the Section Line between Sections 1 and 2; thence, leaving said 608 foot contour, and with the lands of said Ray E., and Dorothy M. Baker, and with said Section Line,

South 88° 42' East 439 feet to a corner to lands now or formerly owned by Maggie Riggs, et al, and the lands of said Ray E. and Dorothy M. Baker; thence, leaving the said Section Line, and with the said Riggs, et al,

North 00° 07' West 723 feet, to the intersection of the 608 foot contour with the line between the lands of the said Baker, and the said Riggs; thence, leaving the lands of said Baker, severing the lands of the subject owner, following and binding on the meanders of said 608 foot contour, as follows:

North 58° 27' East crossing the center of an unnamed drain at 134 feet, in all 149 feet,

South 69° 40' East crossing the southern right-of-way line of said Highway No. 7 at 22 feet, crossing the center of a private road at 32 feet, in all 124 feet,

North 58° 40' East 135 feet,

North 27° 24' East crossing said southern right-of-way line at 141 feet, in all 152 feet,

North 63° 41' East 201 feet,

North 72° 28' East 262 feet,

North 79° 34' East 375 feet,

North 02° 09' East 38 feet to a point on the line between the lands now or formerly owned by Maggie Riggs, et al, and the subject owner said point being the centerline of said Highway; thence, with said Riggs, et al, and with said centerline,

South 87° 51' East 28 feet to a point on the line of the lands now or formerly owned by Harriett E. McMahan, et al and said point being a corner common to said Riggs, et al, and the subject owner, said point also located in or near center of Leith Run; thence, leaving said Highway and said Riggs, et al, with said McMahan, et al, downstream following and binding on the meanders of said Run as follows:

South $07^{\circ} 29'$ West 22 feet, South $24^{\circ} 56'$ East 126 feet, South $01^{\circ} 38'$ East 105 feet, South $59^{\circ} 13'$ West 55 feet, South $14^{\circ} 14'$ West 138 feet, South $35^{\circ} 50'$ East 67 feet, North $59^{\circ} 32'$ East 59 feet, South $50^{\circ} 51'$ East 146 feet, South $37^{\circ} 34'$ West 82 feet, North $54^{\circ} 15'$ West 62 feet, South $67^{\circ} 23'$ West 26 feet, South $02^{\circ} 52'$ East 120 feet, South 65° 13' West 29 feet, South 30° 41' West 106 feet, South 54° 52' West 66 feet, South 30° 14' West 230 feet, South 05° 51' West 39 feet, South 45° 00' East 99 feet, Due South 50 feet, South 60° 08' West crossing the Section Line between Sections 1 and 2, Township 2 North,

Range 6 West at 156 feet, in all 171 feet,

South 25° 46' West 97 feet, South 24° 47' East 43 feet, South 55° 27' East 183 feet, South 87° 24' East 110 feet, South 49° 24' East 55 feet, South 45° 00' West 89 feet, South 75° 48' West 175 feet, South 63° 35' West 166 feet,

South 74° 11' West 326 feet to a point on the ordinary high water line of the Ohio River as defined by the contour elevation 601; thence, leaving the lands of said McMahan, et al, downstream following and binding on the meanders of said 600 foot contour, the following courses and distances:

South 76° 43' West 204 feet, South 64° 04' West 242 feet, South 85° 03' West crossing the center of said drain at 91 feet, in all 267 feet,

South 77° 02' West 312 feet, South 83° 42' West 364 feet, South 74° 35' West 191 feet, South 78° 08' West 501 feet,

South 72° 48' West crossing the Section Line between Sections 1 and 7, Township 2 North, Range 6 West at 250 feet, in all 467 feet to the center of Browns Run, thence, continuing with the said 600 foot contour, downstream the following courses and distances:

South 76° 23' West 463 feet,

South 72° 49' West 664 feet to a point in the line of lands of said Riggs; thence, leaving said 600 foot contour, and with the lands of said Riggs,

North 18° 12' West 77 feet to the place of beginning, containing 50.83 acres, more or less, of which 9.33 acres are located below the normal pool of the Willow Island Dam (Elev. 602). The bearings used herein are referenced to the Ohio State Coordinate System, South Zone (Page's Ohio Revised Code Sec. 157.01 to 157.07 incl.). The elevations expressed herein are based on above mean sea level, Sandy Hook Datum, as determined by the Corps of Engineers, U.S. Army.

The above described tract is a part of the same land as that described in a deed from Sarah Elizabeth Brown Knapp a.k.a. Elizabeth Brown Knap_µ, single, Martha R. Kootz Brown, a.k.a. Martha R. Brown, a widow; James B. Lauffer, a.k.a. James Brown Lauffer and Nancy Ann Lauffer,

husband and wife; Walter Koontz Brown, a.k.a. Walter Kuntz Brown and Margurite Kemp Brown, husband and wife; Donald Mark Brown and Isabel Lawton Brown, husband and wife; Richard Carl Brown and Elouise Lunsford Brown, husband and wife; Florence Jessie Brown Toomey and Tom J. Toomey, her husband; Frank Walter Brown and Phyllis Rose Brown, husband and wife; to the United States of America by deed dated October 20, 1972, and recorded October 24, 1972, in Deed Volume 404, Page 734 in the records of Washington County, Ohio.

Also a part of the same land as that described in a deed from Donald Mark Brown and Isabel Lawton Brown, his wife; Richard Carl Brown and Elouise Lunsford Brown, his wife; Florence Jessie Brown Toomey, and Tom J. Toomey, her husband; Frank Walter Brown and Phyllis Rose Brown, his wife; to the United States of America by deed dated October 20, 1972, and recorded October 24, 1972, in Deed Volume 404, Page 744, in the records of Washington County, Ohio.

Also a part of the same land as that described in a deed from Lorene V. Bradfield Wentzel and Carl Wentzel, her husband, Gilbert A. Bradfield and Elouise Bradfield, his wife, Alice Bradfield Whiting and Creston J. Whiting, her husband, Charles B. Bradfield, a.k.a. Charles Bernard Bradfield and Ann Bradfield, his wife, Katherine Scott, a.k.a. Katherine E. Scott, single, Barbara Brockmeier and Thomas Brockmeier, her husband, Hazel Nelson and W. Forrest Nelson, her husband, Kathleen Foster, a widow, Jacqueline Sue Harmon and Bruce Harmon, her husband, Judith Carolyn Foster Hammock and Gearld Hammock, a.k.a. Gerald Hammock, her husband, Sonja Foster Ehmer and William Ehmer, her husband, Walter Foster and Mildred Foster, his wife, Thelma Foster Ullman and Chester Ullman, her husband, Harry A. Bradfield, a.k.a. Harry W. Bradfield and Erma Bradfield, his wife, James Robert Bradfield and Alice Sue Bradfield, his wife, Martha Clark and Carl O. Clark, her husband, Ray G. Bradfield and Catherine Bradfield, his wife, Donald A. Bradfield and Lillian Bradfield, his wife, Grace Fleming and Frank Fleming, her husband, and Mary A. Bradfield Smith, a widow, to the United States of America by deed dated 9 February 1973, and recorded September 17, 1973 in Deed Volume 410, Page 482, in the records of Washington County, Ohio.

Also a part of the same land as that described as Section One in a deed form Colonial Enterprises, Inc. a corporation; to the United States of America by deed dated December 11, 1973, and recorded December 12, 1973, in Deed Volume 412, Page 418, in the records of Washington County, Ohio.

Also a part of the same land as that described in a deed from Maggie Riggs, a widow; Homer Sanford Riggs, a.k.a. Homer Riggs, and Carrie Riggs, his wife; Mildred Weber, a.k.a. Mildred Webber, a widow; Walter Adam Riggs, a.k.a. Walter Riggs, and Dalliers Riggs, his wife; Charles Clement Riggs, a.k.a. Charles Riggs, and Ann R. Riggs, his wife; Harold Gale Riggs, a.k.a. Harold Riggs, and Irene Riggs, his wife; John Dwight Riggs, a.k.a. John Riggs, and Vera V. Riggs, his wife; Robert William Riggs, a.k.a. Robert Riggs, and Ethyl Riggs, his wife; Elwanda Fox a.k.a. Elwanda Rose Riggs, and Darrell Fox, her husband; Loretta Cline and Jesse H. Cline, her husband; Sandra Bleakly, a.k.a. Sandra Riggs, and Patrick R. Beleakley, her husband; Dallas Riggs and Linda Riggs, his wife to the United States of America by deed dated 9 February 1973, and recorded September 17, 1973 in Deed Volume 420, Page 112, all in the records of Washington County, Ohio.