Bureau of Land Management

[ID-014-06-1430-01; IDI-31387]

Plan Amendment to Allow for an Indemnity School Land Selection to Transfer Public Lands in Valley County, Idaho to the State of Idaho

AGENCY: Bureau of Land Management. **ACTION:** Notice of availability/notice of realty action.

SUMMARY: Notice is hereby given that the BLM proposes to amend the Cascade Resource Management Plan (RMP) to allow for transfer of certain public lands listed below and to classify them as suitable for Indemnity School Land Selection by the State of Idaho.

Boise Meridian, Idaho

T. 17 N., R. 4 E.,

Sec. 21: S1/2SE1/4,

Sec. 33: E1/2SW1/4, W1/2SE1/4,

Sec. 35: NE¹/₄SE¹/₄, W¹/₂SE¹/₄, SW¹/₄.

DATES: Any protest to the proposed plan amendment must be submitted to the BLM Director on or before December 27, 1996, and comments regarding the indemnity selection and proposed transfer of lands to the State of Idaho may be submitted to the District Manager on or before January 13, 1997.

ADDRESSES: Protests to the plan amendment are to be sent to: Director (WO-210); Bureau of Land Management; Attn: Brenda Williams; 1849 C Street, NW; Washington, D.C. 20240. Comments on the selection and disposal of the lands are to be sent to: District Manager, Bureau of Land Management, 3948 Development Avenue, Boise, Idaho 83705, telephone number (208) 384-3352 or 384-3300.

FOR FURTHER INFORMATION CONTACT: John Fend, Cascade Resource Area Manager, Bureau of Land Management, 3948 Development Avenue, Boise, Idaho

83705, telephone number (208) 384-

3352 or 384-3300

SUPPLEMENTARY INFORMATION: Any party that participated in the plan amendment process and is adversely affected by the proposed amendment may protest this action only as it affects issues submitted for the record during the planning process. The protest shall be in writing and filed with the BLM Director at the address provided above. If no protests are submitted within the 30 days, the plan amendment will be approved.

For a period of 45 days from the publication of this notice, interested parties may submit comments regarding the indemnity selection and proposed transfer of lands to the State of Idaho. Comments are to be submitted to the District Manager at the address provided

above. Any objections will be reviewed by the State Director who may sustain, vacate, or modify this proposed realty action. In the absence of any planning protests or objections regarding the indemnity selection, this proposed realty action will become the final determination of the Department of Interior.

This NOA/NORA supplements the notice published August 19, 1996, on pages 42912 and 42913 of the Federal Register. The original NOA/NORA identified the three parcels listed above as not suitable for indemnity selection. This determination was based on a recommendation to ensure protection of sensitive and candidate species's habitat by retaining it under federal management. Further consideration has indicated that the subject habitat would be adequately protected under State management, and transfer of the lands would not contribute to potential listing of any sensitive or candidate species as threatened or endangered. Therefore, the lands listed above have been examined, and through the public supported land use planning process have been determined to be suitable and are hereby classified for disposal via the indemnity selection by the State of Idaho pursuant to Sections 2275 and 2276 of the Revised Statutes, as amended (43 U.S.C. 851, 852). The land will not be transferred until 45 days after the date of publication of this notice in the Federal Register.

This Decision is in accordance with the Endangered Species Act of 1973 (Pub. L. 93-205, 87 Stat. 884, 16 U.S.C. 1531), E.O. No. 11593, National Historic Preservation Act of 1966 (80 Stat. 915, 16 U.S.C. 470 et seq.), as amended, National Environmental Policy Act of 1969 (P.L. 91-190, 83 Stat. 852; 42 U.S.C. 4321), Federal Land Policy and Management Act of October 21, 1976 (Pub. L. 94-579, 90 Stat. 2743 Section 102(8)), and Section 7 of the Taylor Grazing Act (43 U.S.C. 315, 315a-315r). This Classification action meets the criteria in, and is made pursuant to 43 CFR 2410.1(a)-(d), and 2450.

The purpose of this indemnity selection is to satisfy a portion of the debt owned to the State of Idaho by the federal government for school endowment lands not available for transfer to the State at the time of statehood. The reservations, terms, and conditions applicable to the conveyance

Excepting and Reserving to the United States:

1. A right-of-way thereon for ditches and canals constructed by the authority of the United States pursuant to the Act of August 30, 1890 (26 Stat. 391; 43 U.S.C. 945).

2. Those rights for an access road granted to Boise Cascade Corporation by Right-of-Way IDI-22101, under the Federal Land Policy and Management Act of October 21, 1976.

Dated: November 21, 1996.

Jerry L. Kidd,

Acting District Manager.

[FR Doc. 96-30272 Filed 11-26-96; 8:45 am]

BILLING CODE 4310-GG-M

[UT-940-06-5700-00; UTU-72211]

Realty Action; Utah

AGENCY: Bureau of Land Management.

ACTION: Notice of availability and notice of realty action.

SUMMARY: Notice is hereby given that an environmental assessment (EA) and proposed plan amendment to the Pinyon Management Framework Plan for land tenure adjustments have been completed. Pursuant to this EA and proposed plan amendment, 1553.64 acres of public land have been found suitable for disposal through exchange pursuant to section 206, Title II of the Federal Land Policy and Management Act of 1976. Public land proposed for exchange is located at Salt Lake Meridian, T.31S., R.13W., sec. 5, lots 5, 6, 11 and 12; sec. 6 lots 1 and 2; sec. 8, $E^{1/2}$; sec. 9; sec. 10, $W^{1/2}$, Iron County, Utah. The United States would acquire the following described 2360 acres of private land from the James and Jessie Minor Private Revocable Living Trust: Salt Lake Meridian, T.31S., R.15W., sec. 36, W1/2NE1/4, W1/2, and NW1/4SE1/4; T.31S., R.17W., sec. 32; T.32S., R.17W., sec. 16; T.34S., R.19W., sec. 16. The land tenure adjustment will not occur until at least 60 days after the date of this notice and is contingent upon the signing of a decision record approving the proposed amendment.

DATES: The proposed plan amendment may be protested. The protest period will commence with the date of publication of this notice. Protests must be submitted on or before December 27,

ADDRESSES: Protests to the proposed plan amendment should be addressed to the Director (WO-210), Bureau of Land Management, Attn: Brenda Williams, Resource Planning Team, 1849 C Street, NW., Washington, DC 20240, within 30 days after the date of publication of this notice for the proposed planning amendment.

FOR FURTHER INFORMATION CONTACT:

Ervin Larsen, Bureau of Land Management, Cedar City District, 176 D.L. Sargent Drive, Cedar City, Utah 84720, telephone (801) 865–3081.

SUPPLEMENTARY INFORMATION: The lands described have been segregated from all forms of appropriation under the public land laws, including the mining laws, for a period of five (5) years or pending disposition, whichever occurs first. Only the surface estate will be disposed. The patents, when issued, will contain certain reservations to the United States and will be subject to existing rights-ofway. Detailed information concerning these reservations as well as specific conditions of the exchange are available for review at the Cedar City District Office at the address listed above. Any person who participated in the planning process and has an interest which is or may be adversely affected by these proposed amendments may protest to the Director of the Bureau of Land Management. The protest must be in writing and filed within 30 days of the date of publication of this notice of Availability in the Federal Register. The protest shall contain the name, mailing address, telephone number and interest of the person filing the protest; a statement of the issue or issues being protested; a statement of the part of the amendment(s) being protested; a copy of all documents addressing the issue or issues that were submitted during the planning process and a concise statement explaining why the State Director's proposed decision is believed to be in error. In the absence of timely objections, these proposals shall become the final determination of the Department of the Interior.

David E. Little,

Acting State Director, Utah.

[FR Doc. 96-30269 Filed 11-26-96; 8:45 am]

BILLING CODE 4310-DQ-P

National Park Service

Extension of Time Requested for Decision From OMB

AGENCY: Department of the Interior, National Park Service, Big Cypress National Preserve.

ACTION: Notice.

SUMMARY: On October 25, 1996, the National Park Service published a Notice and Request for Comments in the Federal Register (F.R. 61(208): 55313–55314) stating that the National Park Service (NPS) and Virginia Polytechnic Institute and State University propose to conduct a survey of the current amount and distribution of Off-Road Vehicle

(ORV) use within the Big Cypress National Preserve. The goal is to learn about this use with respect to vehicle type, recreation activity type, and management unit location of use. Results will be used by park planners, park managers, and members of the public in considering alternative ORV management options.

Under the provisions of the Paperwork Reduction Act of 1995 and 5 CFR Part 1320, Reporting and Record Keeping Requirements, the NPS in the October 25 Federal Register notice stated that it was requesting OMB to process the Information Collection Request (ICR) under the emergency processing provision by November 15, 1996 and that it was inviting public comment on the Proposed ICR for thirty days from the date of publication of the October 25 Federal Register notice.

In this notice, the NPS is reporting that it has amended its request to OMB to process this ICR under the emergency processing provision by requesting a decision date of no later than November 25, 1996. This revised decision date closely coincides with the published 30 day period during which the NPS accepted public comments about the proposed ICR.

Terry N. Tesar,

Information Collection Clearance Officer, Audits and Accountability Team, National Park Service.

[FR Doc. 96–30438 Filed 11–26–96; 10:10 aml

BILLING CODE 4310-70-M

National Register of Historic Places; Notification of Pending Nominations

Nominations for the following properties being considered for listing in the National Register were received by the National Park Service before November 12, 1996. Pursuant to section 60.13 of 36 CFR Part 60 written comments concerning the significance of these properties under the National Register criteria for evaluation may be forwarded to the National Register, National Park Service, P.O. Box 37127, Washington, D.C. 20013–7127. Written comments should be submitted by December 12, 1996.

Beth Savage,

Acting Keeper of the National Register.

ARIZONA

Maricopa County

Jones, Edward L., House, 5555 N. Casa Blanca Dr., Paradise Valley, 96001474

ILLINOIS

Whiteside County

Odell Building, 202 E. Lincolnway Rd., Morrison, 96001475

MAINE

Cumberland County

Dry Mills School, 1 Game Farm Rd., Dry Mills, 96001495

Penobscot County

(Historic Residential Architecture of Bangor MPS), Sargent—Roberts House, 178 State St., Bangor, 96001476

Waldo County

Bayside Historic District, Roughly bounded by Penobscot Bay, Clinton Ave., George St., and Bay View Park, Bayside, 96001477

MARYLAND

Kent County

Airy Hill, 7909 Airy Hill Rd., Chestertown vicinity, 96001478

MASSACHUSETTS

Worcester County

Still River Baptist Church, 213 Still River Rd., Harvard, 96001479

MICHIGAN

Barry County

Chief Noonday Group Camp Historic District, E of Briggs Rd., approximately 1 mi. SE of jct. of Briggs Rd. and Bowens Mill Rd., Yankee Springs Township, Bowens Mill vicinity, 96001481

Long Lake Group Camp Historic District, Long Lake Rd., near jct. of Gun Lake Rd. and Hastings Point Rd., Yankee Springs Township, Cloverdale vicinity, 96001482

Delta County

Fayette (Boundary Increase), Fayette State Park, end of MI 183, Fairbanks Township, Fayette, 96001480

MISSOURI

Johnson County

Warren Steet Methodist Episcopal Church, 201 S. Warren St., Warrensburg, 96001483

NORTH CAROLINA

Duplin County

Warsaw Historic District (Duplin County MPS), Roughly bounded by former Atlantic Coastline RR right-of-way, N. and S. Front, Pollock, Frisco, Plank, and Railroad Sts., Warsaw, 96001484

OKLAHOMA

Grady County

Pocasset Gymnasium, .5 mi. S of jct. of Dutton Rd. and OK 81, Pocasset, 96001489

Stephens County

Duncan Armory, 100 ft. from jct. of 14th St. and unmarked alley between Fuqua Park and Ash Ave., Duncan, 96001490

Tulsa County

66 Motel (Route 66 in Oklahoma MPS), 3660 Southwest Blvd., Tulsa, 96001487