potential employers of refugee clients, surveys of presently effective employment service providers, review of studies on employment opportunities/forecasts which would be appropriate to the refugee populations.

g. Description of the monitoring and oversight responsibilities to be carried out by the county or qualifying local

jurisdiction.

h. Assurance that the local administrative budget will not exceed 15% of the local allocation. Targeted assistance grants are cost-based awards. Neither a State nor a county is entitled to a certain amount for administrative costs. Rather, administrative cost requests should be based on projections of actual needs. States and counties are strongly encouraged to limit administrative costs to the extent possible to maximize available funding for services to clients.

i. For any State that administers the program directly or otherwise provides direct service to the refugee/entrant population (with the concurrence of the county), the State must provide ORR with the same information required above for review and prior approval.

7. All applicants must establish targeted assistance proposed performance goals for each of the 6 ORR performance outcome measures for each impacted county's proposed service contract(s) or sub-grants for the next contracting cycle. Proposed performance goals must be included in the application for each performance measure. The 6 ORR performance measures are: entered employments, cash assistance reductions due to employment, cash assistance terminations due to employment, 90day employment retentions, average wage at placement, and job placements with available health benefits. Targeted assistance program activity and progress achieved toward meeting performance outcome goals are to be reported quarterly on the ORR-6, the "Quarterly Performance Report."

States are required to set proposed outcome goals for each of the 6 ORR performance outcome measures. New grantees may use baseline data, as available, and current data as reported on the ORR-6 for social services program activity to assist them in the goal-setting process.

Proposed targeted assistance outcome goals should reflect improvement over past performance and strive for continuous improvement during the project period from one year to another.

8. An identification of the contracting cycle dates for targeted assistance service contracts in each county. States with more than one qualified county are

encouraged to ensure that all counties participating in TAP in the State use the same contracting cycle dates.

- 9. A description of the State's plan for conducting fiscal and programmatic monitoring and evaluations of the targeted assistance program, including frequency of on-site monitoring.
- 10. Assurance that the State will make available to the county or designated local entity not less than 95% of the amount of its formula allocation for purposes of implementing the activities proposed in its plan, except in the case of a State that administers the program locally as described in item 6i above.
- 11. A line item budget and justification for State administrative costs limited to a maximum of 5% of the total award to the State. Each total budget period funding amount requested must be necessary, reasonable, and allocable to the project. States that administer the program locally in lieu of the county, through a mutual agreement with the qualifying county, may add up to, but not exceed, 10% of the county's TAP allocation to the State's administrative budget.
- 12. Assurance that the State will follow or mandate that its sub-recipients will follow appropriate State procurement and contract requirements in the acquisition, administration, and management of targeted assistance service contracts.

X. Reporting Requirements

States are required to submit quarterly reports on the outcomes of the targeted assistance program, using Schedule A and Schedule C of the new ORR-6 Quarterly Performance Report form.

Dated: June 2, 1997.

Lavinia Limon,

Director, Office of Refugee Resettlement. [FR Doc. 97–14899 Filed 6–6–97; 8:45 am] BILLING CODE 4184–01–P

DEPARTMENT OF THE INTERIOR

Fish and Wildlife Service

Endangered and Threatened Species Permit Application

AGENCY: Fish and Wildlife Service, Interior.

ACTION: Notice of receipt of application.

The following applicant has applied for a permit to conduct certain activities with endangered species. This notice is provided pursuant to section 10(c) of the Endangered Species Act of 1973, as amended (16 U.S.C. 1531, et seq.).

PRT-830273

Applicant: William D. Hendricks, Benton, Kentucky.

The applicant requests a permit to take (capture and release) Indiana bats (Myotis sodalis) and Gray bats (Myotis grisescens) throughout the States of Ohio, Indiana, Illinois, Missouri, Kentucky, and Tennessee for the purpose of survival and enhancement of the species in the wild.

Written data or comments should be submitted to the Regional Director, U.S. Fish and Wildlife Service, Ecological Services Operations, 1 Federal Drive, Fort Snelling, Minnesota 55111–4056, and must be received within 30 days of the date of this publication.

Documents and other information submitted with this application are available for review by any party who submits a written request for a copy of such documents to the following office within 30 days of the date of publication of this notice: U.S. Fish and Wildlife Service, Ecological Services Operations, 1 Federal Drive, Fort Snelling, Minnesota 55111–4056. Telephone: (612/725–3536 x250); FAX: (612/725–3526).

Dated: June 2, 1997.

John A. Blankenship,

Assistant Regional Director, IL, IN, MO (Ecological Services), Region 3, Fort Snelling, Minnesota.

[FR Doc. 97–14918 Filed 6–6–97; 8:45 am] BILLING CODE 4310–55–P

DEPARTMENT OF THE INTERIOR

Fish and Wildlife Service

Availability of a Habitat Conservation Plan and Receipt of an Application for an Incidental Take Permit for Raley's Landing Project, Yolo County, California

AGENCY: Fish and Wildlife Service **ACTION:** Notice of receipt.

SUMMARY: This notice advises the public that Raley's has applied to the U.S. Fish and Wildlife Service (Service) for an incidental take permit pursuant to section 10(a)(1)(B) of the Endangered Species Act of 1973, as amended. The application has been assigned permit number PRT-829945. The proposed permit would authorize the incidental take of the valley elderberry longhorn beetle (Desmocerus californicus dimorphus), federally listed as threatened, and/or modification or degradation of its habitat during the development of a commercial center in Yolo County, California. The permit would be in effect for 5 years.

The Service announces the receipt of the Raley's incidental take permit application and the availability of the proposed Raley's Landing Project Habitat Conservation Plan (Plan) which accompanies the incidental take permit application, for public comment. The Plan fully describes the proposed project and the measures Raley's will undertake to mitigate for project impacts to the valley elderberry longhorn beetle. The Service has determined that the Raley's Landing Project Plan qualifies as a "Low Effect" Plan as defined by the Fish and Wildlife Service's Habitat Conservation Planning Handbook (November 1996). The Service has further determined that approval of the Plan qualifies as a categorical exclusion under the National Environmental Policy Act, as provided by the Department of Interior Manual (516 DM2, Appendix 1 and 516 DM 6, Appendix 1). This notice is provided pursuant to section 10(c) of the Endangered Species Act.

Comments are specifically requested on the appropriateness of the No Surprises assurance contained in this application, specifically outlined in section 4.5 of the Plan. In the event of unforeseen or extraordinary circumstances affecting the valley elderberry longhorn beetle, Raley's will not be required to provide additional mitigation measures. If the Service makes a finding of extraordinary circumstances, which warrants requiring additional mitigation or compensation, the primary responsibility to provide this compensation rests with the Federal government. All comments received, including names and addresses, will become part of the official administrative record and may be made available to the public.

DATES: Written comments on the permit application and Plan should be received on or before July 9, 1997.

ADDRESS: Comments regarding the permit application or the Plan should be addressed to the Fish and Wildlife Service, Sacramento Fish and Wildlife Office, 3310 El Camino Avenue, Suite 130, Sacramento, California 95821–6340. Please refer to permit number PRT–829945 when submitting comments. Individuals wishing copies of the application and Plan for review should immediately contact the above office. Documents also will be available for public inspection, by appointment, during normal business hours at the above address.

FOR FURTHER INFORMATION CONTACT: Mr. William Lehman or Ms. Tiki Baron,

Sacramento Fish and Wildlife Office, 916–979–2725.

supplementary information: Section 9 of the Endangered Species Act and Federal regulation prohibits the "taking" of a species listed as endangered or threatened. However, the Service, under limited circumstances, may issue permits to "incidentally take" listed species, which is take that is incidental to, and not the purpose of, otherwise lawful activities. Regulations governing permits for threatened species are promulgated in 50 CFR 17.32; regulations governing permits for endangered species are promulgated in 50 CFR 17.22.

Background

Raley's proposes to develop a multiuse commercial center on a 13.74-acre site in Yolo County. The project site, bordered on the east by the Sacramento River, is in an urbanized area of the City of West Sacramento; development of this parcel represents urban in-fill. The project site has been previously developed as evidenced by the remains of several building foundations and is now dominated by ruderal vegetation and invasive non-native trees. Two elderberry shrubs (Sambucus sp.), habitat for the valley elderberry longhorn beetle, occur in the northwestern corner of the site in an area approximately .002 acres in size. One of the two shrubs shows evidence of recent valley elderberry longhorn beetle activity.

Raley's proposes to purchase habitat compensation credits for the valley elderberry longhorn beetle at Wildlands, Inc., a mitigation bank approved by the Service. Wildlands will transplant the two shrubs from the project site to Wildlands' mitigation bank site in accordance with procedures specified in the Service's Mitigation Guidelines for the Valley Elderberry Longhorn Beetle, dated September 19, 1996 (Guidelines). Habitat compensation credits at the Wildlands' mitigation bank include planting of additional elderberry seedlings and associated native plants according to the ratios specified in the Guidelines. Monitoring, remedial measures, and reporting also will follow the recommendations provided in the Guidelines. Because the Raley's Landing Project site contains only two elderberry shrubs, and those shrubs are relatively isolated from other valley elderberry longhorn beetle habitat, the Service believes that the transplantation of the shrubs will result in negligible effects to the beetle. Maintenance of the elderberry shrubs at Wildlands' mitigation bank site may in fact provide

a net benefit to the species. The proposed project will not affect any other listed species.

The Service has determined that the Raley's Landing Project Plan qualifies as a "Low Effect" Plan as defined by the Service's Habitat Conservation Planning Handbook (November 1996). Low Effect Plans are those involving: (1) minor or negligible effects on federally listed and candidate species and their habitats; and (2) minor or negligible effects on other environmental values or resources. The Raley's Landing Project Plan qualifies as a Low Effect Plan for the following reasons:

1. Approval of the Plan will result in minor or negligible effects on the valley elderberry longhorn beetle and its habitat. The Service does not anticipate significant direct or cumulative effects to the valley elderberry longhorn beetle resulting from the removal of low numbers of isolated elderberry shrubs within highly urbanized portions of its range.

2. The project site is already highly disturbed; therefore, site development will not have adverse effects on unique geographic, historic or cultural sites, or involve unique or unknown environmental risks.

3. This project will result in minor development within an existing urban area. Approval of the Plan will not result in any cumulative or growth inducing impacts and, therefore, will not result in significant adverse effects on public health or safety.

4. The project does not require compliance with Executive Order 11988 (Floodplain Management), Executive Order 11990 (Protection of Wetlands), or the Fish and Wildlife Coordination Act, nor does it threaten to violate a Federal, State, local or tribal law or requirement imposed for the protection of the environment.

5. Approval of this Plan will not establish a precedent for future action or represent a decision in principle about future actions with potentially significant environmental effects.

The Service has therefore determined that approval of the Raley's Landing Project Plan qualifies as a categorical exclusion under the National Environmental Policy Act, as provided by the Department of Interior Manual (516 DM2, Appendix 1 and 516 DM 6, Appendix 1). No further National Environmental Policy Act documentation will therefore be prepared.

This notice is provided pursuant to section 10(c) of the Endangered Species Act. The Service will evaluate the permit application, Habitat Conservation Plan, and comments

submitted thereon to determine whether the application meets the requirements of section 10(a) of the Endangered Species Act. If it is determined that the requirements are met, a permit will be issued for the incidental take of the valley elderberry longhorn beetle. The final permit decision will be made no sooner than 30 days from the date of this notice.

Dated: May 30, 1997.

David L. McMullen,

Acting Regional Director, Region 1, Portland, Oregon.

[FR Doc. 97-14944 Filed 6-6-97; 8:45 am] BILLING CODE 4310-55-P

DEPARTMENT OF THE INTERIOR

Bureau of Land Management Alaska

[AK-962-1410-00-P]

Notice for Publication; AA-9205-C, Alaska Native Claims Selection

In accordance with Departmental regulation 43 CFR 2650.7(d), notice is hereby given that a decision to issue conveyance under the provisions of Sec. 14(h)(3) of the Alaska Native Claims Settlement Act of December 18, 1971, 43 U.S.C. 1601, 1613(h)(3), will be issued to Goldbelt, Incorporated for approximately 212 acres. The lands involved are in the vicinity of Juneau, Alaska, and are within Tract A, U.S. Survey No. 2170 and T. 42 S., R. 66 E., Copper River Meridian, Alaska.

A notice of the decision will be published once a week, for four (4) consecutive weeks, in the Anchorage Daily News. Copies of the decision may be obtained by contacting the Alaska State Office of the Bureau of Land Management, 222 West Seventh Avenue, #13, Anchorage, Alaska 99513-7599 ((907) 271–5960).

Any party claiming a property interest which is adversely affected by the decision, an agency of the Federal government or regional corporation, shall have until July 9, 1997 to file an appeal. However, parties receiving service by certified mail shall have 30 days from the date of receipt to file an appeal. Appeals must be filed in the Bureau of Land Management at the address identified above, where the requirements for filing an appeal may be obtained. Parties who do not file an appeal in accordance with the requirements of 43 CFR Part 4, Subpart

E, shall be deemed to have waived their rights.

Heather A. Coats,

Land Law Examiner, ANCSA Team, Branch of 962 Adjudication.

[FR Doc. 97-14940 Filed 6-6-97; 8:45 am] BILLING CODE 4310-\$\$-P

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[AK-962-1410-00-P]

Alaska Notice for Publication, AA-14015; Alaska Native Claims Selection

In accordance with Departmental regulation 43 CFR 2650.7(d), notice is hereby given that a decision to issue conveyance under the provisions of Sec. 14(h)(8) of the Alaska Native Claims Settlement Act of December 18, 1971, 43 U.S.C. 1601, 1613(h)(8), will be issued to Sealaska Corporation for approximately 11,020 acres. The lands involved are within the Tongass National Forest in southeast Alaska.

Copper River Meridian, Alaska

T. 72 S. R. 81 E.,

Sec. 29;

Sec. 32.

T. 76 S. R. 82 E.,

Secs. 7 thru 10;

Secs. 13 thru 19;

Secs. 21 thru 24; Secs. 26 thru 35.

T. 77 S. R. 82 E..

Secs. 1, 2 and 3;

Secs. 11 and 12.

A notice of the decision will be published once a week, for four (4) consecutive weeks, in the Juneau *Empire.* Copies of the decision may be obtained by contacting the Alaska State Office of the Bureau of Land Management, 222 West Seventh Avenue, #13, Anchorage, Alaska 99513-7599 ((907) 271–5960).

Any party claiming a property interest which is adversely affected by the decision, an agency of the Federal government or regional corporation, shall have until July 9, 1997 to file an appeal. However, parties receiving service by certified mail shall have 30 days from the date of receipt to file an appeal. Appeals must be filed in the Bureau of Land Management at the address identified above, where the requirements for filing an appeal may be obtained. Parties who do not file an appeal in accordance with the requirements of 43 CFR Part 4, Subpart

E, shall be deemed to have waived their rights.

Patricia A. Baker.

Land Law Examiner, ANCSA Team, Branch of 962 Adjudication.

[FR Doc. 97-14943 Filed 6-6-97; 8:45 am] BILLING CODE 4310-JA-P

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[ID-010-5700-10; IDI-32102]

Classification of Lands for Recreation and Public Purposes, Ada County, ID

AGENCY: Bureau of Land Management, Interior.

ACTION: Notice of realty action.

SUMMARY: The following described public lands in Ada County, Idaho, have been examined and determined to be suitable for classification for conveyance to the City of Boise City, under the provisions of the Recreation and Public Purposes (R&PP) Act of June 14, 1926, as amended (43 U.S.C. 869 et seq.):

Boise Meridian, Idaho

T. 4 N., R. 2 E. Tracts 37 and 38;

Aggregating 77.63 acres, more or less.

DATES: For a period from June 9, 1997 until July 24, 1997. Interested parties may submit comments regarding the proposed classification or conveyance of the lands to the District Manager at the address below.

ADDRESSES: Comments should be sent to the District Manager, Bureau of Land Management, Lower Snake River District, 3948 Development Ave., Boise, Idaho 83705.

COMMENTS: Comments may address whether the lands being classified are physically suited for the proposal, whether the use will maximize the future use or uses of the land, whether the use is consistent with local planning and zoning, or if the use is consistent with State and Federal programs. In the absence of any adverse comments, the classification will become effective 60 days from the date of publication of this notice in the Federal Register. Comments may also address the specific use proposed in the application and plan of development, whether the BLM followed proper administrative procedures in reaching the decision, or any other factor not directly related to the suitability of the land for the stated purpose. Adverse comments will be reviewed by the State Director.

FOR FURTHER INFORMATION CONTACT: John Sullivan, 208-384-3338.