

"Intergovernmental Review of Department of Health and Human Services Programs and Activities."

As of June 15, 1997, the following jurisdictions have elected not to participate in the Executive Order process. Applicants from these jurisdictions need take no action in regard to E.O. 12372: Alabama, Alaska, Colorado, Connecticut, Hawaii, Idaho, Kansas, Louisiana, Massachusetts, Minnesota, Montana, Nebraska, New Jersey, Ohio, Oklahoma, Oregon, Pennsylvania, South Dakota, Tennessee, Vermont, Virginia, Washington, American Samoa, and Palau.

All remaining jurisdictions participate in the E.O. process and have established Single Points of Contact (SPOCs).

Applicants from participating jurisdictions should contact their SPOCs as soon as possible to alert them to the prospective applications and receive instructions. Applicants must submit any required material to the SPOCs as soon as possible so that ORR can obtain and review SPOC comments as part of the award process. The applicant must submit all required materials, if any, to the SPOC and indicate the date of this submittal (or the date of contact if no submittal is required) on the Standard Form 424, item 16a.

Under 45 CFR 100.8(a)(2), a SPOC has 60 days from the application deadline to comment on proposed new or competing continuation awards. SPOCs are encouraged to eliminate the submission of routine endorsements as official recommendations.

Additionally, SPOCs are requested to clearly differentiate between mere advisory comments and those official State process recommendations which may trigger the "accommodate or explain" rule. When comments are submitted directly to ACF, they should be addressed to: Department of Health and Human Services, Administration for Children and Families, Office of Refugee Resettlement, Division of Community Resettlement, 6th Floor, 370 L'Enfant Promenade, SW., Washington, DC. 20447.

The Paperwork Reduction Act of 1995 (Pub. L. 104-13)

All information collections within this Program Announcement are approved under the following currently valid OMB control numbers: 424 (0348-0043); 424A (0348-0044); 424B (0348-0040); Disclosure of Lobbying Activities (0348-0046); Uniform Project Description (0970-0139) Expires 10/31/00.

Public reporting burden for this collection of information is estimated to average 80 hours per response,

including the time for reviewing instructions, gathering and maintaining the data needed, and reviewing the collection of information.

An agency may not conduct or sponsor, and a person is not required to respond to, a collection of information unless it displays a currently valid OMB control number.

Applicable Regulations

Applicable DHHS regulations can be found in 45 CFR part 74 or 92.

Reporting Requirements

Grantees are required to file the Financial Status Report (SF-269) semi-annually and Quarterly Program Performance Reports (OMB Approval No. 0970-0036). Funds issued under these awards must be accounted for and reported upon separately from all other grant activities.

Although ORR does not expect the proposed components/projects to include evaluation activities, it does expect grantees to maintain adequate records to track and report on project outcomes and expenditures by budget line item.

The official receipt point for all reports and correspondence is the ORR Division of Community Resettlement. An original and one copy of each report shall be submitted within 30 days of the end of each reporting period directly to the Project Officer named in the award letter. The mailing address is: ORR, 370 L'Enfant Promenade SW, Sixth Floor, Washington, DC 20447.

A final Financial and Program Report shall be due 90 days after the budget expiration date or termination of grant support.

Dated: May 6, 1998.

Lavinia Limon,

Director, Office of Refugee Resettlement.

[FR Doc. 98-13099 Filed 5-15-98; 8:45 am]

BILLING CODE 4184-01-P

DEPARTMENT OF THE INTERIOR

Fish and Wildlife Service

Aquatic Nuisance Species Task Force Meeting

AGENCY: Fish and Wildlife Service.

ACTION: Notice of meeting.

SUMMARY: This notice announces the Spring 1998 meeting of the Great Lakes Panel on Aquatic Nuisance Species of the Aquatic Nuisance Species Task Force. Topics to be addressed during the meeting are identified.

DATES: The Great Lakes Panel on Aquatic Nuisance Species will meet

from 1:00 p.m., Tuesday, June 9, 1998, to 2:30 p.m. on Wednesday, June 10, 1998.

ADDRESSES: The meeting will be held at the Holiday Inn—North Campus, 3600 Plymouth Road, Ann Arbor, Michigan.

FOR FURTHER INFORMATION CONTACT: Matt Doss, Great Lakes Commission at 734-665-9135, or Bob Peoples, Executive Secretary, Aquatic Nuisance Species Task Force, at 703-358-2025.

SUPPLEMENTARY INFORMATION: Pursuant to section 10(a)(2) of the Federal Advisory Committee Act (5 U.S.C. App. I), this notice announces a meeting of the Great Lakes Panel on Aquatic Nuisance Species of the Aquatic Nuisance Species Task Force. The Task Force was established by the Nonindigenous Aquatic Nuisance Prevention and Control Act of 1990.

Topics to be covered during the meeting include: reports of ANS Task Force activities nationally and Federal legislation; reports on several ANS issues and initiatives such as the Great Lakes Ballast demonstration project, model guidelines for ANS prevention and control, proposed national voluntary ballast water guidelines, and the Chicago Waterways, Dispersal Barrier Project; a review of panel funding for fiscal year 1999; breakout sessions of the Panel's Information/Education, Research Coordination, and Policy and Legislation Committees to develop 1999 work plans; model State ANS legislation; and reports from Panel members.

Minutes of the meeting will be maintained by the Executive Secretary, Aquatic Nuisance Species Task Force, Suite 840, 4401 North Fairfax Drive, Arlington, Virginia 22203-1622, and the Great Lakes Commission, 400 Fourth Street, Ann Arbor, Michigan, 48103-4816, and will be available for public inspection during regular hours, Monday through Friday, within 30 days following the meeting.

Dated: May 12, 1998.

Gary Edwards,

Co-Chair, Aquatic Nuisance Species Task Force Assistant Director-Fisheries.

[FR Doc. 98-13076 Filed 5-15-98; 8:45 am]

BILLING CODE 4310-55-M

DEPARTMENT OF THE INTERIOR

Bureau of Indian Affairs

Receipt of Petition for Federal Acknowledgment of Existence as an Indian Tribe

AGENCY: Bureau of Indian Affairs.

ACTION: Notice.

This is published in the exercise of authority delegated by the Secretary of the Interior to the Assistant Secretary—Indian Affairs by 209 DM 8. Pursuant to 25 CFR 83.9(a) notice is hereby given that the: Chi-cau-gon Band of Lake Superior Chippewa of Iron County, 32 West Minkler, Iron River, Michigan 49935, has filed a petition for acknowledgment by the Secretary of the Interior that the group exists as an Indian tribe. The petition was received by the Bureau of Indian Affairs (BIA) on February 12, 1998, and was signed by members of the group's governing body.

This is a notice of receipt of petition and does not constitute notice that the petition is under active consideration. Notice of active consideration will be sent by mail to the petitioner and other interested parties at the appropriate time.

Under Section 83.9(a) of the Federal regulations, third parties may submit factual or legal arguments in support of or in opposition to the group's petition. Any information submitted will be made available on the same basis as other information in the BIA's files. Such submissions will be provided to the petitioner upon receipt by the BIA. The petitioner will be provided an opportunity to respond to such submissions prior to a final determination regarding the petitioner's status.

The petition may be examined, by appointment, in the Department of the Interior, Bureau of Indian Affairs, Branch of Acknowledgment and Research, 1849 C Street, NW., MS 4603—MIB, Washington, DC 20240, (202) 208—3592.

Dated: May 11, 1998.

Nancy Jemison,

Acting Deputy Commissioner of Indian Affairs.

[FR Doc. 98—13080 Filed 5—15—98; 8:45 am]

BILLING CODE 4310—02—P

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[CO—930—1430—01; COC—010589, COC—020027, COC—021250]

Public Land Order No. 7329; Partial Revocation of Public Land Order Nos. 1189, 1637, and 1800; Colorado

AGENCY: Bureau of Land Management, Interior.

ACTION: Public Land Order.

SUMMARY: This order partially revokes three public land orders insofar as they affect 279.21 acres of National Forest System lands withdrawn to protect

Forest Service campgrounds and recreation sites. These sites were never developed. The revocation is needed to permit disposal of the lands under the General Exchange Act of 1922. The lands continue to be closed to mining by a Forest Service exchange proposal. The lands have been and will remain open to mineral leasing.

EFFECTIVE DATE: June 2, 1998.

FOR FURTHER INFORMATION CONTACT:

Doris E. Chelius, BLM Colorado State Office, 2850 Youngfield Street, Lakewood, Colorado 80215—7076, 303—239—3706.

By virtue of the authority vested in the Secretary of the Interior by Section 204 of the Federal Land Policy and Management Act of 1976, 43 U.S.C. 1714 (1994), it is ordered as follows:

1. Public Land Order Nos. 1189, 1637, and 1800, which withdrew National Forest System lands to protect campgrounds and recreation sites, are hereby revoked insofar as they affect the following described lands:

White River National Forest

Sixth Principal Meridian

T. 4 S., R. 78 W.,

sec. 4, lots 3 to 6, inclusive, lots 11 and 12, sec. 9, lots 4, 23, and lots 25 to 29, inclusive.

T. 5 S., R. 78 W.,

sec. 34, lot 9; sec. 35, lots 21 and 26.

The areas described aggregate 279.21 acres in Summit County.

2. At 9 a.m. on June 2, 1998, the lands shall be opened to such forms of disposition as may by law be made of National Forest System lands subject to valid existing rights, the provisions of existing withdrawals, other segregations of record, and the requirements of applicable law.

Dated: May 11, 1998.

Bob Armstrong,

Assistant Secretary of the Interior.

[FR Doc. 98—13193 Filed 5—15—98; 8:45 am]

BILLING CODE 4310—JB—P

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[AZ—070—08—1230—00; 8300]

Arizona: The Crossroads and Empire Landing Campgrounds Located on the Parker Strip (California); Establishment of Fees and Supplementary Rules, During FY 1998 and Subsequent Years

AGENCY: Lake Havasu Field Office, Arizona; Bureau of Land Management, Interior.

ACTION: Implementation and increase of fees and supplementary rules of

overnight camping and day use at the Crossroads & Empire Landing Campgrounds on the California side of the Colorado River, between Parker, AZ, and Parker Dam, CA.

SUMMARY: The Bureau of Land Management (BLM) Lake Havasu Field Office announces the implementation and increase of fees at the Crossroads & Empire Landing Campgrounds. To be instituted during FY 1998, as a federal fee campground under the authorities described in 36 CFR part 71. The purpose of the fee implementation and increase to the offset management and maintenance costs of facility and equipment repair, volunteer expenses, and sewage disposal. The fee is being established to safely and properly accommodate the increasing costs of operating and maintaining a public campground while helping provide natural resource protection through improved management of this use. The fee implementation assures that the campground will be available for public use year after year.

EFFECTIVE DATE: May 20, 1998.

FOR FURTHER INFORMATION CONTACT:

Myron McCoy Outdoor Recreation Planner, Lake Havasu Field Office, 2610 Sweetwater Avenue, Lake Havasu City, Arizona, 86406, telephone (520) 505—1200; e-mail memccoy@az.blm.gov.

SUPPLEMENTARY INFORMATION: Authority for the campground fee implementation is contained in Title 43, Code of Federal Regulations, Part 8360, Subpart 8365, Sections 2 and 2—3. Authority for the payment of fees is in Title 36, Code of Federal Regulations, Subpart 71. Authority for including this project in the Fee Demonstration Pilot Program is contained in the Omnibus Budget Reconciliations Act of 1993 (Public Law 103—66) and the FY 1996 Appropriations Act (Public Law 104—134). The authority for establishing supplementary rules is contained in Title 43, Subpart 8365, Section 1—6. The campground fee implementation supplementary rules have been developed to manage continued use of the site until a management plan can be completed. These rules will be available in the local office having jurisdiction over the site affected, and will be posted at the site. Violations of supplementary rules are punishable as class A misdemeanors.

The following is the legal descriptions for the Campgrounds:

Crossroads: San Bernardino Meridian

T. 2 N., R. 26 E.,
Sec. 35, SW $\frac{1}{4}$ SW $\frac{1}{4}$.