Unsuitable Properties

Buildings (by State)
California
Old SF Mint
88 5th Street
San Francisco Co: CA 94103-9
Landholding Agency: GSA
Property Number: 54199910017
Status: Excess
Reason: Extensive deterioration.
GSA Number: 9–G–CA–1531
Colorado
Bldg. 308A
Rocky Flats Env. Tech. Site
Golden Co: Jefferson CO 80020-8
Landholding Agency: Energy
Property Number: 41199910017
Status: Underutilized
Reasons: Within 2000 ft. of flammable or explosive material; secured area.
Bldg. 788
Rocky Flats Env. Tech. site
Golden Co: Jefferson CO 80020-8
Landholding Agency: Energy
Property Number: 41199910019
Status: Surplus
Reasons: Within 2000 ft. of flammable or explosive material; secured area.
Idaho
Admin. Site #2, Lot #3
Bean Lane
Salmon Co: Lemhi ID 83467-6
Landholding Agency: DOT
Property Number: 87199910002
Status: Unutilized
Reason: Secured area.
Maine
Harold Slager Army Reserve Ctr
931 Union Street
Bangor Co: ME 04401-9
Landholding Agency: GSA
Property Number: 54199910020
Status: Excess
Reason: Within airport runway clear zone.
GSA Number: 1–D–ME–627
Ohio
Bldg. 82A
Fernald Environmental Mgmt Project
Fernald Co: Hamilton OH 45013-8
Landholding Agency: Energy
Property Number: 41199910018
Status: Excess
Reasons: Within 2000 ft. of flammable or explosive material; secured area.
Texas
Weather Radar Tower
Naval Air Station
Corpus Christi Co: Nueces TX 78419-5021
Landholding Agency: Navy
Property Number: 77199910050
Virginia
Bldg. SP76AQ
Navy Air Station
Norfolk Co: VA 23511–2797
Landholding Agency: Navy
Property Number: 77199910051
Status: Excess
Reason: Extensive deterioration.
Bldg. CA502
Navy Station Norfolk
Norfolk Co: VA 23511-7
Landholding Agency: Navy
Property Number: 77199910052
Status: Excess
Reason: Secured area.
Land (by State)
Arkansas
0.426 acres
Former Lower Level Windshear Alert Sys #4
Little Rock, Co: Pulaski, AR 57501-0
Landholding Agency: GSA
Property Number: 54199910016
Status: Surplus
Reasons: Within airport runway clear zone; floodway.
GSA Number: 7–U–AR–555
California
Reclamation Unit T–2
Red Bluff, CA 96080-0
Landholding Agency: GSA
Property Number: 54199910018
Status: Excess
Reason: Inaccessible.
GSA Number: 9–I–CA–1528
New York
Braddock Point Light Land
0.8 acres
Parma, NY 10950-8
Landholding Agency: GSA
Property Number: 54199910021
Status: Excess
Reason: Inaccessible.
GSA Number: 1–U–NY–870
[FDR Doc. 99–7143 Filed 3–25–99; 8:45 am]
BILLING CODE 4210–29–M

DEPARTMENT OF THE INTERIOR
Fish and Wildlife Service
Availability of Draft Recovery Plan for Thirteen Plant Taxa From the Northern Channel Islands for Review and Comment
AGENCY: Fish and Wildlife Service, Interior.
ACTION: Notice of document availability.
SUMMARY: The U.S. Fish and Wildlife Service announces the availability for public review of a Draft Recovery Plan for Thirteen Plants from the Northern Channel Islands. These plants occur on the Northern Channel Islands and Santa Catalina Island off the coast of California in Santa Barbara and Los Angeles Counties, California.
DATES: Comments received on the draft recovery plan by May 26, 1999 will be considered by the Service.
ADDRESSES: Requests for copies of the draft recovery plan and written comments and materials regarding this plan should be addressed to the Field Supervisor, at the Ventura Fish and Wildlife Office, U.S. Fish and Wildlife Service, 2493 Portola Road, Suite B, Ventura, California 93003 (phone: 805/644–1766).
FOR FURTHER INFORMATION CONTACT: Tim Thomas, Botanist, at the Ventura address.
SUPPLEMENTARY INFORMATION:
Background
Restoring endangered or threatened animals and plants to the point where they are again secure, self-sustaining members of their ecosystems is a primary goal of the Service’s endangered species program. To help guide the recovery effort, the Service is working to prepare recovery plans for most of the listed species native to the United States. Recovery plans describe actions considered necessary for the conservation of the species, establish criteria for the recovery levels for downlisting or delisting them, and estimated time and cost for implementing the recovery measures needed.

The Endangered Species Act, as amended (16 U.S.C. 1531 et seq.) (Act), requires the development of recovery plans for listed species unless such a plan would not promote the conservation of a particular species. Section 4(f) of the Act as amended in 1988 requires that public notice and an opportunity for public review and comment be provided during recovery plan development. The Service will consider all information presented during the public comment period prior to approval of each new or revised recovery plan. Substantive technical comments will result in changes to the plans. Substantive comments regarding recovery plan implementation may not necessarily result in changes to the recovery plans, but will be forwarded to appropriate Federal or other entities so that they can take these comments into account during the course of implementing recovery actions. Individualized responses to comments will not be provided.

The 13 plants from the Northern Channel Islands addressed in this draft recovery plan were included on the list of endangered and threatened species...
Public Comments Solicited

The Service solicits written comments on the draft recovery plan described. All comments received by the date specified above will be considered prior to approval of this plan.

Authority

The authority for this action is section 4(f) of the Endangered Species Act, 16 U.S.C. 1533(f).


Michael J. Spear,
California/Nevada Operations Manager, Sacramento, California
[FR Doc. 99–7390 Filed 3–25–99; 8:45 am]
BILLING CODE 4310–55–P

DEPARTMENT OF THE INTERIOR

Bureau of Indian Affairs

Notice of Availability of the Coquille Forest Resource Management Plan (CFRMP) Final Environmental Impact Statement (FEIS) for the 5,410 Acre Coquille Forest Near the Community of Bridge, in Coos County, OR

AGENCY: Bureau of Indian Affairs, Interior.

ACTION: Notice.

SUMMARY: This notice advises the public that the Bureau of Indian Affairs (BIA) intends to file a Final Environmental Impact Statement (FEIS) for the Coquille Forest Resource Management Plan (CFRMP) with the Environmental Protection Agency. Both the FEIS and the Plan, which will provide guidance for resource management activities on the 5,410 acre Coquille Forest, are now available for review.

DATES: Written comments will be accepted through April 26, 1999.

ADDRESSES: Address written comments to Mr. Ronald D. Kortlever, Superintendent, Siletz Agency, Bureau of Indian Affairs, P.O. Box 569, Siletz, Oregon.

To obtain a copy of the FEIS or CFRMP, please write Mr. Gary Varner, Forester, at the above address, or telephone 541–444–2679. Orders for the FEIS and CFRMP have been sent to all agencies and individuals who participated in the scoping process or who have already requested copies of these documents.

FOR FURTHER INFORMATION CONTACT: Mr. Gary Varner, 541–444–2679.

SUPPLEMENTAL INFORMATION: The BIA, through consultation with the Coquille Indian Tribe (Tribe), has developed the CFRMP in conformance with the requirements of the Coquille Restoration Act (Public Law 101–42), as amended by Pub. L. 104–208 of September 30, 1996 (25 U.S.C. 715c, 110 Stat. 3009–537). The Coquille Forest was created from a fraction of more than 300,000 acres that are under the jurisdiction of the Coos Bay District of the Bureau of Land Management (CBD/BLM). In September 1994, the CBD/BLM approved a Resource Management Plan, and its associated Environmental Impact Statement (EIS), that would provide guidance for the management of those 300,000+ acres for 10 to 15 years into the future. The BIA and the Tribe, through the Coquille Forest Resource Management Plan, have adopted the land allocations, management practices, standards and guidelines in the BLM’s plan that are applicable to the 5,410 acre Coquille Forest. The CFRMP is materially the same as the CBD/BLM Resource Management Plan.

The Council on Environmental Quality (CEQ) regulations at 40 CFR Part 1506.3 allow federal agencies to adopt an EIS prepared by other federal agencies, if the proposed action is substantially the same as that of the issuing agency. An adopting agency that was not a cooperator in the original EIS must recirculate that EIS as an FEIS, with a 30 day review and comment period, before issuing a record of decision on the proposed action. The BIA is following this procedure by recirculating the BLM’s EIS, which was approved two years before the statute authorizing the establishment of the Coquille Forest was enacted, along with the CFRMP.

This notice is furnished in accordance with Section 1503.1 of the CEQ regulations (40 CFR Parts 1500 through 1508) implementing the procedural requirements of the National Environmental Policy Act of 1969, as amended (42 U.S.C. 4321 et seq.), and the Department of the Interior Manual (516 DM 1–6), and is in the exercise of authority delegated to the Assistant Secretary—Indian Affairs by 209 DM 8.


Kevin Gover,
Assistant Secretary—Indian Affairs.
[FR Doc. 99–7513 Filed 3–25–99; 8:45 am]
BILLING CODE 4310–02–P

DEPARTMENT OF THE INTERIOR

Bureau of Indian Affairs

Indian Gaming

AGENCY: Bureau of Indian Affairs, Interior.