DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT

[Docket No. FR–4820–N–36]

Notice of Proposed Information Collection: Comment Request; Owner of Record and Re-sale Data to Preclude Predatory Lending Practices (Property Flipping) on FHA Insured Mortgages

AGENCY: Office of the Assistant Secretary for Housing-Federal Housing Commissioner, HUD.

ACTION: Notice.

SUMMARY: The proposed information collection requirement described below will be submitted to the Office of Management and Budget (OMB) for review, as required by the Paperwork Reduction Act. The Department is soliciting public comments on the subject proposal.

DATES: Comments Due Date: November 10, 2003.

ADDRESSES: Interested persons are invited to submit comments regarding this proposal. Comments should refer to the proposal by name and/or OMB Control Number and should be sent to: Wayne Eddins, Reports Management Officer, Department of Housing and Urban Development, 451 7th Street, SW., L’Enfant Plaza Building, Room 8001, Washington, DC 20410, or Wayne.Eddins@hud.gov.

FOR FURTHER INFORMATION CONTACT: Vance Morris, Director, Office of Single Family Program Development, Department of Housing and Urban Development, 451 7th Street, SW., Washington, DC 20410, telephone (202) 708–2121 (this is not a toll free number) for copies of the proposed forms and other available information.

SUPPLEMENTARY INFORMATION: The Department is submitting the proposed information collection to OMB for review, as required by the Paperwork Reduction Act of 1995 (44 U.S.C. Chapter 35, as amended).

This Notice is soliciting comments from members of the public and affected agencies concerning the proposed collection of information to: (1) Evaluate whether the proposed collection is necessary for the proper performance of the functions of the agency, including whether the information will have practical utility; (2) Evaluate the accuracy of the agency’s estimate of the burden of the proposed collection of information; (3) Enhance the quality, utility, and clarity of the information to be collected; and (4) Minimize the burden of the collection of information on those who are to respond; including the use of appropriate automated collection techniques or other forms of information technology, e.g., permitting electronic submission of responses.

This Notice also lists the following information:

Title of Proposal: Owner of Record and Re-sale Data to Preclude Predatory Lending Practices (Property Flipping) on FHA Insured Mortgages.

OMB Control Number, if applicable: 2502–0547.

Description of the need for the information and proposed use: HUD is committed to preventing predatory sales practices. To do so, it will not insure mortgages on properties re-sold within 90 days and will require that only the owner-of-record be permitted to sell the property if FHA will insure the subsequent mortgage. Leanders will be required to provide evidence of the date of the last resale and the date it occurred.

Agency form numbers, if applicable. None.

Estimation of the total numbers of hours needed to prepare the information collection included number of respondents, frequency of response, and hours of response: The estimated total number of hours needed to prepare the information collection is 7,500; the number of respondents is 750,000 generating approximately 750,000 annual responses; the frequency of response is on occasion; and the estimated time needed to prepare the response is less than 1 minute.

Status of the proposed information collection: Extension of a currently approved collection.


Sean G. Cassidy,
General Deputy Assistant Secretary for Housing-Deputy Federal Housing Commissioner.
[FR Doc. 03–23023 Filed 9–9–03; 8:45 am]
BILLING CODE 4210–27–M

DEPARTMENT OF THE INTERIOR

Fish and Wildlife Service

Notice of Availability of the Final Revised Recovery Plan for the Gila Trout (Oncorhynchus gilae)

AGENCY: Fish and Wildlife Service, Interior.

ACTION: Notice of document availability.

SUMMARY: The U.S. Fish and Wildlife Service (Service) announces the availability of the final revised Recovery Plan for the Gila trout (Oncorhynchus gilae). The Gila trout is native to relatively undisturbed high altitude mountain streams in Arizona and New Mexico. Historically, Gila trout occurred in the Verde and Agua Fria drainages, Arizona, and in the upper Gila drainage in New Mexico. Gila trout may also have been indigenous to Eagle Creek, Arizona, and some tributaries of the San Francisco River, New Mexico. Although formerly locally abundant, competition and hybridization with non-native trout, habitat degradation from improper livestock grazing and timber harvest practices, catastrophic forest fires, drought, and floods caused widespread declines. Recovery tasks include establishing additional populations of Gila trout; protecting existing populations and habitat; and continuing to obtain information needed to address conservation issues.

ADDRESSES: Persons wishing to receive the Final Revised Recovery Plan can obtain a copy from the U.S. Fish and Wildlife Service, New Mexico Ecological Services Field Office, 2105 Osuna NE., Albuquerque, New Mexico, 87113. The recovery plan will also be available through the Fish and Wildlife Region 2 Web site at: http://southwest.fws.gov/.

FOR FURTHER INFORMATION CONTACT: Field Office Supervisor, New Mexico Ecological Services Field Office, at the above address; telephone 505/346–2525, facsimile 505/346–2542.

SUPPLEMENTARY INFORMATION:

Background

Restoring an endangered or threatened animal or plant to the point where it is again a secure, self-sustaining member of its ecosystem 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 conservation of the species, establish criteria for downlisting or delisting them, and estimate time and cost for implementing the recovery measures needed.

The Endangered Species Act of 1973 (Act), as amended (16 U.S.C. 1531 et seq.) 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 for recovery plan development. The draft revised recovery plan was submitted for
technical and agency review. Information presented during the public comment period has been considered in the preparation of this final recovery plan. We will forward substantive comments regarding recovery plan implementation to appropriate Federal or other entities so that they can take these comments into account during the course of implementing recovery actions. The Gila trout was listed as endangered on March 11, 1967, under the Federal Endangered Species Preservation Act of 1966. Federal status of the fish as endangered was continued under the Endangered Species Act of 1973. The threats facing the survival and recovery of this species are competition and hybridization with non-native trout species (e.g., Oncorhynchus mykiss, Salmo trutta), improper forest management practices, improper grazing management practices, severe drought, catastrophic wildfires, and floods.

This recovery plan supersedes the recovery plan finalized for the species in 1993. The plan includes new scientific information about the species gathered since 1993 and provides objectives and actions needed to downlist then delist the species. Recovery activities designed to achieve these objectives include establishing additional populations of Gila trout; protecting existing populations and habitat; continuing to obtain information needed to address conservation issues; and continuing to provide information and coordinating recovery of this species. The recovery plan provides criteria for delisting and reclassification (i.e., from endangered to threatened). Authority

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


Bryan Arroyo,
Acting Regional Director, Region 2.

[FR Doc. 03–22988 Filed 9–9–03; 8:45 am]

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[CA–930–5410–00–B178; CACA 44998]

Conveyance of Mineral Interests in California

AGENCY: Bureau of Land Management, Interior.

ACTION: Notice of segregation.

SUMMARY: An application has been filed for the conveyance of the Federally owned mineral interest in the tract of land described below in this notice. Publication of this notice temporarily segregates the mineral interests in the public lands covered by the application from appropriation under the mining and mineral leasing laws while the application is being processed.

FOR FURTHER INFORMATION CONTACT:


SUPPLEMENTARY INFORMATION: The tract of land referred to above in this notice consists of 160 acres of land, situated in Los Angeles County, and is described as follows:

San Bernardino Meridian, California

T. 5 N., R.17 W., Sec. 29, S/1/2NE1/4;
Sec. 29, N/1/2SE1/4

Under certain conditions, section 209(b) of the Federal Land Policy and Management Act of 1976 authorizes the sale and conveyance of the Federally owned mineral interests in land when the non-mineral, or so called “surface” interest in the land is not Federally owned. The objective is to allow consolidation of the surface and mineral interests when either one of the following conditions exist: (1) There are no known mineral values in the land; or (2) where continued Federal ownership of the mineral interests interferes with or precludes appropriate non-mineral development and such development is a more beneficial use of the land than mineral development.

In accordance with section 209(b) of the 1976 Act, on December 10, 2002, an application was filed for the sale and conveyance of the Federally owned mineral interest in the above-described tract of land. Publication of this notice segregates, subject to valid existing rights, the Federally owned mineral interests in the public lands referenced above in this notice from appropriation under the general mining and mineral leasing laws, while the application is being processed to determine if either one of the two specified conditions exists and, if so, to otherwise comply with the procedural requirements of 43 CFR part 2720. The segregative effect shall terminate: (i) Upon issuance of a patent or other document of conveyance as to such mineral interests; (ii) upon final rejection of the application; or (iii) two years from the date of filing the application, whichever occurs first.

Authority: 43 CFR 2720.1–1(b).


Howard Stark,
Chief, Branch of Lands Management.

REVIEW; COMMENT REQUEST

AGENCY: Minerals Management Service (MMS), Interior.

SUMMARY: Notice of extension of an information collection (1010–0071).

TO COMPLY WITH THE PAPERWORK REDUCTION ACT OF 1995 (PRA), WE ARE NOTIFIED THE PUBLIC THAT WE HAVE SUBMITTED TO OMB AN INFORMATION COLLECTION REQUEST (ICR) TO RENEW APPROVAL OF THE PAPERWORK REQUIREMENTS IN THE REGULATIONS UNDER 30 CFR PART 203, “RELIEF OR REDUCTION IN ROYALTY RATES.” THIS NOTICE ALSO PROVIDES THE PUBLIC A SECOND OPPORTUNITY TO COMMENT ON THE PAPERWORK BURDEN OF THESE REGULATORY REQUIREMENTS.

DATE: Submit written comments by October 10, 2003.

ADDRESSES: You may submit comments either by fax (202) 395–6566 or e-mail (OIRA_DOCKET@omb.eop.gov) directly to the Office of Information and Regulatory Affairs, OMB, Attention: Desk Officer for the Department of the Interior (1010–0071). Mail or hand carry a copy of your comments to the Department of the Interior, Minerals Management Service; Attention: Rules Processing Team; Mail Stop 4024; 381 Elden Street; Herndon, Virginia 20170–4817.

FOR FURTHER INFORMATION CONTACT:

Arlene Bajusz, Rules Processing Team, (703) 787–1600. You may also contact Arlene Bajusz to obtain a copy, at no cost, of the regulations that require the subject collection of information.

SUPPLEMENTARY INFORMATION:

Title: 30 CFR part 203, Relief or Reduction in Royalty Rates.

OMB Control Number: 1010–0071.

Abstract: The Outer Continental Shelf (OCS) Lands Act, as amended by Pub. L. 104–58, Deep Water Royalty Relief Act (DWRRRA), gives the Secretary of the Interior (Secretary) the authority to reduce or eliminate royalty or any net profit share specified in OCS oil and gas leases to promote increased production. The DWRRRA also authorized the