there are fewer than 10 non-Federal respondents.

Author
The primary author of this proposed rule is Timothy Merritt (see ADDRESSES section).

Authority
The authority for this action is the Endangered Species Act of 1973 (16 U.S.C. 1531 et seq.).

Dated: July 5, 2005.

Cynthia K. Dohner,
Acting Regional Director.
[FR Doc. 05-16275 Filed 8–17–05; 8:45 am]

DEPARTMENT OF THE INTERIOR
Fish and Wildlife Service

Notice of Availability of the Recovery Plan for the Endangered Catesbaea melanocarpa

AGENCY: Fish and Wildlife Service, Interior.

ACTION: Notice of document availability.

SUMMARY: We, the Fish and Wildlife Service, announce the availability of the final recovery plan for Catesbaea melanocarpa (no common name). This endangered plant species is a small spiny shrub of the family Rubiaceae. It is extremely rare and is known from Puerto Rico, St. Croix in the U.S. Virgin Islands, Barbuda, Antigua, and Guadeloupe. The recovery plan includes specific recovery goal/objectives and criteria to be met to delist Catesbaea melanocarpa under the Endangered Species Act of 1973, as amended.

ADDRESSES: Copies of this recovery plan are available on the Internet at http://endangered.fws.gov/recovery/index.html#plans or by request from the Caribbean Field Office, U.S. Fish and Wildlife Service, P.O. Box 491, Boquerón, Puerto Rico 00622 (telephone 787/851–7297).

FOR FURTHER INFORMATION CONTACT: Marelisa Rivera at the above address (telephone 787/851–7297, ext. 231).

SUPPLEMENTARY INFORMATION:

Background
Catesbaea melanocarpa belongs to a genus that consists of ten or more species of spiny shrubs. Catesbaea melanocarpa is extremely rare and is known from Puerto Rico, St. Croix in the U.S. Virgin Islands (USVI), Barbuda, Antigua, and Guadeloupe. In the U.S. Caribbean, it is known from only one individual in Cabo Rojo, Puerto Rico, and approximately 100 individuals in one location in St. Croix, USVI. Little information is available regarding the status of the species in Barbuda, Antigua, and Guadeloupe. The two currently known locations in Puerto Rico and the USVI are privately-owned, and are subject to development pressure for residential and tourism projects. The risk of extinction is high because so few individuals of Catesbaea melanocarpa are known to occur in limited areas. Additionally, the species is threatened by catastrophic natural events, such as hurricanes, as well as human induced fires. Catesbaea melanocarpa was listed as endangered under the Endangered Species Act of 1973, as amended (16 U.S.C. 1531 et seq.) (Act) on March 17, 1999 (64 FR 13116).

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 our endangered species program. To help guide the recovery effort, we prepare recovery plans for most listed species. 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 recovery measures. The 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 requires us to provide public notice and an opportunity for public review and comment during recovery plan development. A notice of availability of the technical agency draft recovery plan for Catesbaea melanocarpa was published in the Federal Register on September 27, 2004 (69 FR 57712). A 60-day comment period was opened with the notice, closing on November 26, 2004. We received comments from two interested parties and from two experts on Catesbaea melanocarpa who served as peer reviewers of the recovery plan. On April 19, 2005, we published in the Federal Register a notice of reopening the comment period for the agency draft recovery plan to solicit comments on revised Recovery Goal and “Recovery Criteria” sections (70 FR 20396). A 30-day comment period was opened with the notice, closing on May 19, 2005. We received comments from two interested parties. Comments and information submitted were considered in the preparation of this final plan and, where appropriate, incorporated.

Recovery Plan
The objective of this recovery plan is to provide a framework for the recovery of Catesbaea melanocarpa so that protection under the Act is no longer necessary. As recovery criteria are met, the status of the species will be reviewed, and it will be considered for reclassification to threatened status or for removal from the Federal List of Endangered and Threatened Wildlife and Plants (50 CFR part 17).

The information on the current number of individuals throughout the species’ range, and the knowledge of biology, habitat requirements, and genetic information is limited. However, the Service has developed downlisting and delisting criteria for Catesbaea melanocarpa. These criteria are intended to provide long-term sustainability of the endangered Catesbaea melanocarpa. Long term sustainability requires adequate reproduction for replacement of losses due to natural mortality factors (including disease and stochastic events), sufficient genetic robustness to avoid inbreeding depression and allow adaptation, sufficient habitat for long term population maintenance, and elimination or control of threats.

Downlisting of the species from endangered to threatened status will be considered when: (1) The habitat known to support the two extant populations (St. Croix and Peñones de Melones) is expanded and protected through landowner conservation agreements or easements; (2) extant populations are expanded through the planting of additional propagated individuals to augment the number of adult individuals to at least 250; (3) at least one population within each of the following previously occupied habitat is found and/or established: Guánica Commonwealth Forest (PR), Susúa Commonwealth Forest (PR), Barbuda, Antigua, and Guadeloupe; and (4) research is conducted on key biological and genetic issues, including effective propagation techniques, and number of individuals within a population and number of populations needed for the establishment of self-sustaining populations and a viable overall population.

Catesbaea melanocarpa will be considered for delisting when: (1) A number of viable populations (to be determined following the appropriate studies) are protected by long term conservation strategies; (2) viable populations (the number of which should be determined following the appropriate studies) are established in previously unoccupied but suitable habitat at Sandy Point National Wildlife Refuge (USVI), Cabo Rojo National Wildlife Refuge (PR), Timbuctu Sierra Bermeja (Laguna Cartagena National Wildlife Refuge, PR), and any other
identified suitable conservation area within the dry forest zone; and (3) the numbers of populations, their sizes, genetic makeup and distribution needed to ensure self-sustainability are determined and achieved.

In an effort to meet the recovery criteria, the following recovery actions were identified. The Recovery Plan breaks these actions down further into specific tasks.

1. Protect existing populations (St. Croix and Cabo Rojo) from current and future threats and/or limiting factors through landowner agreements and other conservation mechanisms.
2. Determine the distribution and population status of Catesbaea melanocarpa throughout its present and historic range, including Barbuda, Antigua, and Guadeloupe.
3. Evaluate techniques and develop a plant propagation program for Catesbaea melanocarpa.
4. Enhance existing populations and establish new self-sustaining populations (number of which should be determined by viability analysis) within protected areas by introducing additional individuals developed through propagation. Introduction sites may include, but are not limited to, the Guanica Commonwealth Forest, Sussia Commonwealth Forest, Sandy Point National Wildlife Refuge, and Cabo Rojo National Wildlife Refuge.
5. Conduct additional scientific research on Catesbaea melanocarpa.
6. Facilitate the recovery of Catesbaea melanocarpa through public awareness and education.
7. Provide technical assistance to Barbuda, Antigua, and Guadeloupe for the development of conservation measures for the species.
8. Refine recovery criteria.

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

Dated: July 11, 2005.

Cynthia K. Dohner,
Acting Regional Director.

[FR Doc. 05–16356 Filed 8–17–05; 8:45 am]

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[Notice of meetings.

SUMMARY: The McInnis Canyons National Conservation Area (MCNCA) Advisory Council will hold its next meeting of 2005 on September 7, 2005. The meeting will begin at 3 p.m. and will be held at the Fruitia City Office Building, 325 East Aspen Avenue, Fruitia, CO. An additional meeting will be held on December 7, 2005 at the Mesa County Administration Building; 544 Road Avenue, Grand Junction, CO.]

DATES: The meeting will be held on September 7, 2005.

ADDRESSES: For further information or to provide written comments, please contact the Bureau of Land Management (BLM), 2815 H Road, Grand Junction, Colorado 81506; (970) 244-3000.

SUPPLEMENTARY INFORMATION: The McInnis Canyons National Conservation Area was established on October 24, 2000 when the Colorado Canyons National Conservation Area was established on October 24, 2000 when the Colorado Canyons National Conservation Area and Black Ridge Wilderness Act of 2000 (the Act) was signed by the President. The Act required that the Advisory Council be established to provide advice in the preparation and implementation of the CCNCA Resource Management Plan. The name was congressionally changed at the end of 2004 from Colorado Canyons National Conservation Area to McInnis Canyons National Conservation Area (MCNCA).

The MCNCA Advisory Council will meet on Wednesday, September 7, 2005 at the Fruitia City Office Building, 325 East Aspen Avenue, Fruitia, CO. The agenda topics for this meeting are:

2. Update on Friends of McInnis Canyons NCA.
3. Update on NCA Implementation Plan.
4. Cooperative management of Loma Boat Launch. (Field trip to site included.)
5. Public comment period
6. Agenda for next meeting
Beginning September of 2005, the MCNCA Advisory Council meetings will be held quarterly on the first Wednesday of every third month. The dates for these meetings are September 7, 2005; and December 7, 2005. Meetings for 2006 will be determined at the December meeting. Topics of discussion for future meetings will include completion of an implementation/business plan, refinement of a monitoring strategy, partnerships, interpretation, adaptive management, socioeconomic, and other issues as appropriate.

All meeting will be open to the public and will include a time set aside for public comment. Interested persons may make oral statements at the meetings or submit written statements at any meeting. Per-person time limits for oral statements may be set to allow all interested persons an opportunity to speak.

Summary minutes of all Council meetings will be maintained in the Bureau of Land Management Office in Grand Junction, Colorado. They are available for public inspection and reproduction during regular business hours within thirty (30) days following the meeting.

Dated: August 5, 2005.

Paul H. Peck,
Manager, McInnis Canyons National Conservation Area.

[FR Doc. 05–16356 Filed 8–17–05; 8:45 am]

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DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[Notice of Realty Action: Competitive Sale of Public Lands in Clark County, NV; Termination of Recreation and Public Purposes Classification and Segregation; Withdrawal of the Formerly Classified Lands by the Southern Nevada Public Land Management Act]

AGENCY: Bureau of Land Management, Department of the Interior.

ACTION: Notice of realty action.

SUMMARY: The Bureau of Land Management (BLM) proposes to sell by public auction 86 parcels of Federal public land, aggregating approximately 3,197.00 acres, more or less, in the Las Vegas Valley, Nevada. The sale will be under the authority of the Southern Nevada Public Land Management Act of 1998 (112 Stat. 2343), as amended by Title IV of the Clark County Conservation of Public Land and Natural Resources Act of 2002 (116 Stat. 1994) (SNPLMA). The SNPLMA sale will be subject to the applicable provisions of Sections 203 and 209 of the Federal Land Policy and Management Act of 1976 (FLPMA) (43 U.S.C. 1713 and 1719), and BLM land sale and mineral conveyance regulations at 43 CFR parts 2710 and 2720. The sale will be conducted in Las Vegas, Nevada, on November 16, 2005, using competitive bidding procedures under the regulations, at not less than the