DEPARTMENT OF AGRICULTURE

Forest Service

Newspapers Used for Publication of Legal Notice of Appealable Decisions for the Northern Region; Idaho, Montana, North Dakota, and Portions of South Dakota and Eastern Washington

AGENCY: Forest Service, USDA.

ACTION: Notice.

SUMMARY: This notice lists the newspapers that will be used by all Ranger Districts, Forests, and the Regional Office of the Northern Region to publish legal notice of all decisions subject to appeal under 36 CFR 215 and 217 and to publish notices for public comment and notice of decision subject to the provisions of 36 CFR 215. The intended effect of this action is to inform interested members of the public which newspapers will be used to publish legal notices for public comment or decisions; thereby allowing them to receive constructive notice of a decision, to provide clear evidence of timely notice, and to achieve consistency in administering the appeals process.

DATES: Publication of legal notices in the listed newspapers will begin with decisions subject to appeal that are made on or after October 15, 2000. The list of newspapers will remain in effect until another notice is published in the **Federal Register**.

FOR FURTHER INFORMATION CONTACT:

Interregional NEPA, Appeals and Litigation Leader; Northern Region; P.O. Box 7669; Missoula, Montana 59807. Phone: (406) 329–3647.

The newspapers to be used are as follows:

Northern Regional Office

Regional Forester decisions in Montana: The Missoulian, Great Falls Tribune, and The Billings Gazette.
Regional Forester decisions in Northern Idaho and Eastern
Washington: The Spokesman Review.
Regional Forester decisions in North Dakota: Bismarck Tribune.

Regional Forester decisions in South Dakota: Rapid City Journal.

Beaverhead/Deerlodge—Montana Standard

Bitterroot—Ravalli Republic
Clearwater—Lewiston Morning Tribune
Custer—Billings Gazette (Montana),
Rapid City Journal (South Dakota)
Dakota Prairie National Grasslands—

Dakota Prairie National Grasslands— Bismarck Tribune (North Dakota), Rapid City Journal (South Dakota) Flathead—Daily Interlake Gallatin—Bozeman Chronicle
Helena—Independent Record
Idaho Panhandle—Spokesman Review
Kootenai—Daily Interlake
Lewis & Clark—Great Falls Tribune
Lolo—Missoulina
Nez Perce—Lewiston Morning Tribune

Supplemental notices may be placed in any newspaper, but time frames/ deadlines will be calculated based upon notices in newspapers of record listed above.

Dated: October 10, 2000.

Kathleen A. McAllister,

Deputy Regional Forester.

[FR Doc. 00-26587 Filed 10-16-00; 8:45 am]

BILLING CODE 3410-11-M

DEPARTMENT OF AGRICULTURE

Forest Service

Application of Notice, Comment, and Appeal Procedures for Certain Projects and Activities

AGENCY: Forest Service, USDA.

ACTION: Notice.

SUMMARY: Pending the adoption of an interim final rule, the Forest Service will apply the notice, comment, and appeal procedures in 36 CFR part 215 to certain project and activity decisions. This action is required by the terms of a settlement agreement of litigation between the U.S. Forest Service and Heartwood, Incorporated.

EFFECTIVE DATE: Notice, comment, and appeal procedures apply to those project and activity decisions identified in the settlement agreement and made after October 24, 2000.

ADDRESSES: Written inquiries, as well as requests for the settlement agreement, may be sent to the Director, Ecosystem Management Coordination Staff, USDA Forest Service, P.O. Box 96090, Washington, DC 20090–6090.

FOR FURTHER INFORMATION CONTACT:

Steve Segovia, Assistant Director for Appeals and Litigation, telephone (202) 205–1066; FAX (202) 205–1012.

SUPPLEMENTARY INFORMATION: In the matter of *Heartwood, Inc.* v. *U.S. Forest Service,* Civ. No. 99–4255 (S.D. III. Sept. 15, 2000), the agency and plaintiff entered a settlement agreement that the agency would promulgate an interim final rule settling forth the notice, comment, and appeal procedures at 36 CFR part 215 for the following projects and activities:

- (1) Projects involving the use of prescribed burning;
- (2) Projects involving the creation or maintenance of wildlife openings;

(3) The designation of travel routes for off-highway vehicle (OHV)(use which is not conducted through the travel management planning process as part of the forest planning process;

(4) The construction of new OHV routes and facilities intended to support

OHV use;

(5) The upgrading, widening, or modification of OHV routes to increase either the levels or types of use by OHVs (but not projects performed for the maintenance of existing routes);

(6) The issuance or reissuance of special use permits for OHV activities conducted on areas, trails, or roads that are not designated for such activities;

(7) Projects in which the cutting of trees for thinning or wildlife purposes occurs over an area greater than 5 contiguous acres;

(8) Gathering geophysical data using shorthole, vibroseis, or surface charge;

(9) Trenching to obtain evidence of mineralization;

(10) Clearing vegetation for sight paths from areas used for mineral, energy, or geophysical investigation or support facilities for such activities.

At the time of publication of the interim rule, the agency also will invite public comment for consideration in

adopting a final rule.

Pending adoption of this interim rule, the agency agreed to give notice in the **Federal Register** that it would apply these notice, comment, and appeal procedures as of the effective date given in the notice.

A copy of the settlement agreement is available by writing the address listed earlier in this notice or by logging onto the "NEPA, NFMA and Appeals" page of the Forest Service homepage of the World Wide Web, the address for which is http://www.fs.fed.us/forum/nepa.

Dated: October 11, 2000.

James R. Furnish,

Deputy Chief for National Forest System.
[FR Doc. 00–26567 Filed 10–16–00; 8:45 am]
BILLING CODE 3410–11–M

DEPARTMENT OF AGRICULTURE

Natural Resources Conservation Service

Notice of Proposed Changes to Section IV of the Field Office Technical Guide (FOTG) of the Natural Resources Conservation Service in Indiana

AGENCY: Natural Resources Conservation Service (NRCS).

ACTION: Notice of availability of proposed changes in Section IV of the FOTG of the NRCS in Indiana for review and comment.

SUMMARY: It is the intention of NRCS in Indiana to issue a revised conservation practice standard in Section IV of the FOTG. The revised standard is Wetland Enhancement (Code 659). This practice may be used in conservation systems that treat highly erodible land and/or wetlands.

DATES: Comments will be received on or before November 16, 2000.

ADDRESSES: Address all requests and comments to Jane E. Hardisty, State Conservationist, Natural Resources Conservation Service (NRCS), 6013 Lakeside Blvd., Indianapolis, Indiana 46278. Copies of this standard will be made available upon written request. You may submit your electronic requests and comments to darrell.brown@in.usda.gov.

FOR FURTHER INFORMATION CONTACT: Jane E. Hardisty, 317–290–3200.

SUPPLEMENTARY INFORMATION: Section 343 of the Federal Agriculture Improvement and Reform Act of 1996 states that after enactment of the law, revisions made to NRCS state technical guides used to carry out highly erodible land and wetland 2 provisions of the law, shall be made available for public review and comment. For the next 30 days, the NRCS in Indiana will receive comments relative to the proposed changes. Following that period, a determination will be made by the NRCS in Indiana regarding disposition of those comments and a final determination of changes will be made.

Dated: October 2, 2000.

Ron Lauster,

State Resource Conservationist, Indianapolis, Indiana.

[FR Doc. 00–26561 Filed 10–16–00; 8:45 am] BILLING CODE 3410–16–P

COMMISSION ON CIVIL RIGHTS

Agenda and Notice of Public Meeting of the Florida Advisory Committee

Notice is hereby given, pursuant to the provisions of the rules and regulations of the U.S. Commission on Civil Rights, that a meeting of the Florida Advisory Committee to the Commission will convene at 1 p.m. and adjourn at 5 p.m. on Tuesday, November 14, 2000, at the Wyndham Orlando Hotel, 8001 International Drive, Orlando, Florida 32819. The purpose of the meeting is to provide new member orientation and discuss such topics as affirmative action in Florida, the Governor's "One Florida Plan," immigration, education, and other current civil rights issues.

Persons desiring additional information or planning a presentation to the Committee should contact Bobby D. Doctor, Director of the Southern Regional Office, 404–562–7000 (TDD 404–562–7004). Hearing-impaired persons who will attend the meeting and require the services of a sign language interpreter should contact the Regional Office at least ten (10) working days before the scheduled date of the meeting.

The meeting will be conducted pursuant to the provisions of the rules and regulations of the Commission.

Dated at Washington, DC, October 11, 2000.

Lisa M. Kelly,

Special Assistant to the Staff Director, Regional Programs Coordination Unit. [FR Doc. 00–26636 Filed 10–16–00; 8:45 am]

DEPARTMENT OF COMMERCE

Bureau of the Census

[Docket Number 000913261-0261-01]

Change in Report Series From Print Publication to Internet Access

AGENCY: Bureau of the Census, Department of Commerce.

ACTION: Notice of publication program change.

SUMMARY: The Bureau of the Census (Census Bureau) will cease printed publication of the "Monthly Product Announcement" (MPA) with the December 2000 edition. The publication's information and additional data will be available at <www.census.gov> and as a free Internet subscription.

EFFECTIVE DATE: December 31, 2000.

FOR FURTHER INFORMATION CONTACT: Les Solomon, Marketing Services Office, Customer Services Center, Census Bureau, Washington, DC 20233, telephone: 301–457–1224.

SUPPLEMENTARY INFORMATION: The MPA lists all Census Bureau publications and data files for a 30-day period. It includes product ordering information and order forms. The MPA does not describe every data product, but usually does discuss one or two new ones in each issue.

The Census Bureau has decided to provide product information to the customer on a more timely basis. The new format will give the customer product information daily and allow the customer to purchase products immediately. We believe that changing to Internet access will not significantly affect the MPA's users. We will,

however, address the needs of customers adversely affected by this change. Customers may request a paper copy that lists the Census Bureau's monthly releases by contacting the Customer Services Center at 301–457–4100.

Dated: October 11, 2000.

Kenneth Prewitt,

 $Director, Bureau\ of\ the\ Census.$

[FR Doc. 00–26641 Filed 10–16–00; 8:45 am] BILLING CODE 3510–01–P

DEPARTMENT OF COMMERCE

International Trade Administration [A-570-862]

Initiation of Antidumping Duty Investigation: Foundry Coke Products From the People's Republic of China

AGENCY: Import Administration, International Trade Administration, Department of Commerce.

FFECTIVE DATE: October 17, 2000. **FOR FURTHER INFORMATION CONTACT:** James Doyle, Import Administration, International Trade Administration, U.S. Department of Commerce, 14th Street and Constitution Avenue, NW., Washington, DC 20230; telephone: (202)

Initiation of Investigation

482-0159.

The Applicable Statute and Regulations

Unless otherwise indicated, all citations to the statute are references to the provisions effective January 1, 1995, the effective date of the amendments made to the Tariff Act of 1930 ("Act") by the Uruguay Round Agreements Act ("URAA"). In addition, unless otherwise indicated, all citations to the Department of Commerce's ("Department") regulations are to 19 CFR part 351 (2000).

The Petition

On September 20, 2000, the Department received a petition on imports of foundry coke products from the People's Republic of China ("PRC") filed in proper form by ABC Coke, Citizens Gas and Coke Utility, Erie Coke, Tonawanda Coke Corporation, and United Steelworkers of America, AFL—CIO, hereinafter referred to as "the petitioners." On September 25, 2000, the Department received a supplement to the petition. On September 27, 2000, the Department requested clarification of certain areas of the petition and received a response on October 2, 2000.

In accordance with section 732(b) of the Act, the petitioners allege that imports of foundry coke products from