public housing program under an Annual Contributions Contract (ACC) with HUD may request criminal conviction records from any law enforcement agency concerning an adult member of a household applying for admission to a public housing or Section 8 program.

Agency form numbers, if applicable: None.

Members of affected public: State and Local Governments (Public Housing Agencies).

Estimation of the total number of hours needed to prepare the information collection including number of respondents, frequency of response, and hours of response: 4,500 PHAs (respondents), once at admission; per request (nine applicable 24 CFR sections) one hour per response, for a total reporting burden of 53,600 hours. The current total burden hours for this information collection are 217,850. Inadvertently an error was made in calculating the total burden. The correct annual reporting burden should have been 96,350 hours.

Status of the proposed information collection: Extension, without change.

**Authority:** Section 3506 of the Paperwork Reduction Act of 1995, 44 U.S.C. Chapter 35, as amended.

### Michael Liu,

Assistant Secretary for Public and Indian Housing.

[FR Doc. 02–23276 Filed 9–12–02; 8:45 am] BILLING CODE 4210–33–M

#### **DEPARTMENT OF THE INTERIOR**

## **Bureau of Land Management**

[AK-962-1410-HY-P; F-93343-BC, F-93344-BC, DYA-12]

## **Alaska Native Claims Selection**

**AGENCY:** Bureau of Land Management, DOI.

**ACTION:** Notice of decision approving lands for conveyance.

SUMMARY: As required by 43 CFR 2650.7(d), notice is hereby given that an appealable decision approving oil and gas for conveyance pursuant to the Alaska Native Claims Settlement Act, as amended, will be issued to Doyon, Limited. The oil and gas was reserved to the United States pursuant to the Act of March 8, 1922, as amended and supplemented, in Native allotment certificates issued for the lands described below:

Lots 1, 2, and 3, U.S. Survey No. 6986, Alaska, in T. 16 N., R. 9 E., Fairbanks Meridian;

- U.S. Survey No. 6991, Alaska, in T. 15 N., R. 10 E., Fairbanks Meridian (FM);
- U.S. Survey No. 6994, Alaska, in T. 18 N., R. 10 E., FM;
- U.S. Survey No. 7047, Alaska, in T. 16 N., R. 10 E., FM;
- U.S. Survey No. 7049, Alaska, in Tps. 16 N., Rs. 9 and 10 E., FM;
- U.S. Survey No. 7058, Alaska, in T. 17 N., R. 7 E., FM;
- U.S. Survey No. 7904, Alaska, in T. 18 N., R. 10 E., FM;
- U.S. Survey No. 7905, Alaska, in T. 16 N., R. 9 E., FM;
- U.S. Survey No. 7906, Alaska, in T. 16 N., R. 10 E., FM;
- Lot 1, U.S. Survey No. 7907, Alaska, in T. 16 N., R. 9 E., FM;
  - U.S. Survey No. 7913, Alaska, in T. 16 N., R. 11 E., FM;
  - U.S. Survey No. 7992, Alaska, in T. 15 N., R. 8 E., FM:
  - U.S. Survey No. 7993, Alaska, in T. 15 N., R. 11 E., FM;
  - U.S. Survey No. 8038, Alaska, in T. 17 N., R. 9 E., FM:
  - U.S. Survey No. 9834, Alaska, in T. 18 N., R. 7 E., FM;
- Lots 1 and 2, U.S. Survey No. 9836, Alaska, in T. 18 N., R. 7 E., FM;
  - U.S. Survey No. 9877, Alaska, in T. 17 N., R. 7 E., FM;
- Lots 1 and 2, U.S. Survey No. 9878, Alaska, in T. 17 N., R. 7 E., FM:
  - U.S. Survey No. 9879, Alaska, in T. 17 N., R. 7 E., FM:
  - U.S. Survey No. 9884, Alaska, in T. 16 N., R. 10 E., FM;
- Lots 1 and 2, U.S. Survey No. 9892, Alaska, in Tps. 16 N., Rs. 8 and 9 E., FM;
  - U.S. Survey No. 9893, Alaska, in T. 16 N., R. 9 E., FM;
  - U.S. Survey No. 9894, Alaska, in T. 16 N., R. 9 E., FM;
  - U.S. Survey No. 9895, Alaska, in T. 16 N., R. 9 E., FM;
- Lots 1, 2, and 3, U.S. Survey No. 9898, Alaska, in T. 16 N., R. 8 E., FM:
- U.S. Survey No. 9899, Alaska, in T. 16 N., R. 8 E., FM;
- Lots 1 to 4, inclusive, U.S. Survey No. 9900, Alaska, in Tps. 16 N., Rs. 8 and 9 E., FM.

The lands are located in the vicinity of Birch Creek, Alaska, and aggregate 3,179.16 acres. Notice of the decision will also be published four times in the Fairbanks Daily News-Miner.

**DATES:** The time limits for filing an appeal are:

1. Any party claiming a property interest which is adversely affected by the decision shall have until October 15, 2002, to file an appeal.

2. Parties receiving service of the decision by certified mail shall have 30 days from the date of receipt to file an appeal.

Parties who do not file an appeal in accordance with the requirements of 43 CFR part 4, Subpart E, shall be deemed to have waived their rights.

**ADDRESSES:** A copy of the decision may be obtained from: Bureau of Land

Management, Alaska State Office, 222 West Seventh Avenue, #13, Anchorage, Alaska 99513–7599.

## FOR FURTHER INFORMATION CONTACT:

Christy Favorite, 907–271–5656, or by email at cfavorit@ak.blm.gov.

# Christy Favorite,

Land Law Examiner, Branch of ANCSA Adjudication.

[FR Doc. 02–23301 Filed 9–12–02; 8:45 am] BILLING CODE 4310-\$\$-P

#### **DEPARTMENT OF THE INTERIOR**

## **Minerals Management Service**

# Minerals Management Advisory Board Notice of Renewal

**AGENCY:** Minerals Management Service, Interior.

**SUMMARY:** This notice is published in accordance with section 9(a)(2) of the Federal Advisory Committee Act (5 U.S.C. Appendix). Notice is hereby given that the Secretary of the Interior is renewing the Minerals Management Advisory Board Charter.

## FOR FURTHER INFORMATION CONTACT:

Department of the Interior, Minerals Management Service, Office of Policy and Management Improvement, Mail Stop 4230, 1849 C Street, NW., Washington, DC 20240–0001.

SUPPLEMENTARY INFORMATION: The purpose of the Minerals Management Advisory Board is to provide advice to the Secretary of the Interior and other officers of the Department of the Interior in the performance of discretionary functions of the Outer Continental Shelf Lands Act, as amended, including all aspects of leasing, exploration, development, and protection of the resources of the OCS. It also allows the Board to advise the Department on discretionary functions under the Federal Oil and Gas Royalty Management Act of 1982, the Federal Oil and Gas Royalty Simplification and Fairness Act, the Geothermal Steam Act of 1970, the Mineral Leasing Act, and the Mineral Leasing Laws for Indian Lands.

# Certification

I hereby certify that the renewal of the Minerals Management Advisory Board Charter is in the public interest in connection with the performance of duties imposed on the Department of the Interior by 43 U.S.C. 1331 *et seq.*, 30 U.S.C. 1701 *et seq.*, and 30 U.S.C. 1001 *et seq.* 

Dated: September 6, 2002.

Gale A. Norton,

Secretary of the Interior. [FR Doc. 02–23272 Filed 9–12–02; 8:45 am]

BILLING CODE 4310-MR-P

#### DEPARTMENT OF THE INTERIOR

#### **National Park Service**

Personal Watercraft Use on Lake Powell, Draft Environmental Impact Statement, Glen Canyon National Recreation Area, Arizona and Utah

**AGENCY:** National Park Service, Department of the Interior.

**ACTION:** Notice of availability of the draft environmental impact statement for the personal watercraft use on Lake Powell, Glen Canyon National Recreation Area.

**SUMMARY:** Pursuant to § 102(2)(C) of the National Environmental Policy Act of 1969 (Pub L. 91-190, as amended), and the Council on Environmental Quality Regulations (40 CFR part 1500-1508), the National Park Service (NPS), Department of the Interior, has prepared a draft Environmental Impact Statement (DEIS) assessing the potential impacts of personal watercraft (PWC) use for Glen Canyon National Recreation Area. The DEIS describes and analyzes three alternatives to manage personal watercraft on Lake Powell to provide for the long-term protection of park resources while allowing a range of recreational opportunities to support visitor needs. Specifically, this environmental impact statement evaluates three alternatives for managing personal watercraft use on Lake Powell within Glen Canyon National Recreation Area. Each alternative identifies proposed actions related to visitor use zones and accessible developed areas, facilities and recreational services, visitor safety and conflicts, resource protection, and park operations.

This document is used to make reasoned decisions about whether to continue personal watercraft use at Glen Canyon NRA. NPS will make the determination based on the unit's enabling statute, mission, management objectives, resources, values, and other uses, as well as impacts from personal watercraft on the unit. Consistent with Bluewater Network v. Stanton, No. CV02093 (D.D.C. 2000) and the settlement agreement approved by the court on April 11, 2001, the environmental impact statement includes an evaluation of various personal watercraft use alternatives to determine their effects on water quality,

air quality, soundscapes, wildlife, wildlife habitat, shoreline vegetation, visitor conflicts, safety, and other appropriate topics.

Public meetings were initiated in August 2001 to solicit early input into the scope and range of issues to be analyzed. A notice of intent announcing the decision to prepare the Environmental Impact Statement was published in the **Federal Register** on August 1, 2001. Scoping comments continued to be accepted and considered within the planning process.

During this comment period, the NPS facilitated several hundred discussions and briefings with congressional delegations, local elected officials, tribal representatives, public service organizations, educational institutions, and other interested members of the public. Over 3500 letters and e-mail messages concerning personal watercraft use on Lake Powell were received. The major issues raised during this period are summarized in Chapter 1, Purpose and Need for Action.

The DEIS includes two "action" alternatives and one "no action" (existing conditions) alternative. Under all the action alternatives, a Special Regulation would be promulgated to address the continued use of personal watercraft in the recreation area, in accordance with settlement agreement signed by the United States District Court for the District of Columbia on April 11, 2001. This agreement between the NPS and Bluewater Network requires all park units wishing to continue personal watercraft use to promulgate special regulations after an environmental analysis is conducted in accordance with the 1969 National Environmental Policy Act.

Alternative A, Continue PWC Use as Currently Managed under a Special Regulation, evaluates the impacts from the continuation of the present management direction, as established by the 1979 General Management Plan for Glen Canyon NRA. Under this alternative, personal watercraft use would continue as currently managed under a special regulation and would be authorized for all areas of the recreation area above Glen Canyon Dam, except where previously prohibited by the Superintendent's Compendium.

Alternative B, Promulgate a Special Regulation to Continue PWC Use with Additional Management Restrictions, the preferred alternative, would continue personal watercraft use in the recreation area under a special regulation with additional management restrictions. Personal watercraft use would be prohibited in portions of the Colorado, Escalante, Dirty Devil, and

San Juan Rivers to increase protection of environmental values and reduce visitor conflict. To further reduce visitor conflict and improve visitor experience, speed restrictions would also be imposed in areas of the Escalante and Dirty Devil Rivers. Educational programs and materials would be enhanced to provide more information to visitors on watercraft use and safety as well as recreation area resources. Development of a monitoring program to evaluate the effects of personal watercraft on recreation area resources is emphasized. The preferred alternative also calls for the preparation of a Lake Management Plan to comprehensively consider all lake watercraft use.

Under Alternative C, No Action (Personal Watercraft Use Eliminated) the National Park Service would not take any rule-making action to authorize personal watercraft use in the recreation area. Personal watercraft use could continue until the settlement agreement deadline occurs, after which time their use would be discontinued.

**DATES:** The National Park Service will accept comments from the public on the Draft Environmental Impact Statement for 60 days from the date the **Environmental Protection Agency posts** its notice of filing in the **Federal Register**. The NPS will conduct public meetings to facilitate public review and comment on the DEIS. The meeting dates and times will be made available through press releases and on the Glen Canyon NRA Web site at http:// www.nps.gov/glca/plan.htm. Or, you can get specific meeting locations, times, and dates by contacting Park Planning, Glen Canyon NRA, P.O. Box 1507, Page, Arizona, 86040, or by telephone at (928) 608-6200.

ADDRESSES: Information will be available for public review and comment at the Carl Hayden Visitor Center, Glen Canyon Dam, 1000 Hwy. 89, Page, Arizona, 86040, (928) 608–6404, in the office of the Superintendent, Park Headquarters, 691 Scenic View Drive, Page, Arizona, 86040, (928) 608–6200, and at the following Web site http://www.nps.gov/glca/plan.htm.

## FOR FURTHER INFORMATION CONTACT:

Brian Wright, Glen Canyon National Recreation Area, (928) 608–6339.

**SUPPLEMENTARY INFORMATION:** The DEIS is now available for public review. Interested persons and organizations wishing to express any concerns or provide relevant information are encouraged to send comments to Superintendent, Glen Canyon National Recreation Area, P.O. Box 1507, Page, Arizona 86040, or contact Park Planning