

a part of the Piro Province in early contact era New Mexico (16th century). Archeological and historical evidence link the inhabitants of the Piro Province to the present-day inhabitants of the Pueblo of Ysleta del Sur of Texas. Based on material culture, site organization and architecture, site AR 03-03-03-334 has been identified as a small, prehistoric Puebloan habitation site that was occupied between A.D. 900 and A.D. 1250/1300, in the Piro Province of central New Mexico. The present-day descendants of the Piro Province populations are the Pueblo of Ysleta del Sur of Texas. Oral traditions provided by representatives of the Pueblo of Ysleta del Sur of Texas support cultural affiliation.

Officials of the Cibola National Forest have determined that, pursuant to 25 U.S.C. 3001 (9-10), the human remains described above represent the physical remains of one individual of Native American ancestry. Officials of the Cibola National Forest also have determined that, pursuant to 25 U.S.C. 3001 (3)(A), the 15 objects described above are reasonably believed to have been placed with or near individual human remains at the time of death or later as part of the death rite or ceremony. Lastly, officials of the Cibola National Forest have determined that, pursuant to 25 U.S.C. 3001 (2), there is a relationship of shared group identity that can be reasonably traced between the Native American human remains and associated funerary objects and the Pueblo of Ysleta del Sur of Texas.

Representatives of any other Indian tribe that believes itself to be culturally affiliated with the human remains and/ or associated funerary objects should contact Dr. Frank E. Wozniak, NAGPRA Coordinator, Southwestern Region, USDA Forest Service, 333 Broadway Boulevard SE, Albuquerque, NM 87102, telephone (505) 842–3238, before May 19, 2008. Repatriation of the human remains and associated funerary objects to the Pueblo of Ysleta del Sur of Texas may proceed after that date if no additional claimants come forward.

Cibola National Forest is responsible for notifying the Pueblo of Ysleta del Sur of Texas that this notice has been published.

Dated: March 18, 2008.

Sherry Hutt,

Manager, National NAGPRA Program. [FR Doc. E8–8307 Filed 4–17–08; 8:45 am] BILLING CODE 4312–50–S

DEPARTMENT OF THE INTERIOR

National Park Service

Notice of Inventory Completion: U.S. Department of Homeland Security, U.S. Coast Guard, 13th Coast Guard District, Seattle, WA, and Oregon State University Department of Anthropology, Corvallis, OR

AGENCY: National Park Service, Interior. ACTION: Notice.

Notice is here given in accordance with the Native American Graves Protection and Repatriation Act (NAGPRA), 25 U.S.C. 3003, of the completion of an inventory of human remains in the control of the U.S. Department of Homeland Security, U.S. Coast Guard, 13th Coast Guard District, Seattle, WA, and in the possession of Oregon State University Department of Anthropology, Corvallis, OR. The human remains were removed from Chiefs Island and Gregory Point, Coos County, OR.

This notice is published as part of the National Park Service's administrative responsibilities under NAGPRA, 25 U.S.C. 3003 (d)(3). The determinations in this notice are the sole responsibility of the museum, institution, or Federal agency that has control of the Native American human remains. The National Park Service is not responsible for the determinations in this notice.

A detailed assessment of the human remains was made by Oregon State University Department of Anthropology professional staff on behalf of the U.S. Coast Guard, 13th Coast Guard District, in consultation with representatives of Confederated Tribes of the Coos, Lower Umpqua and Siuslaw Indians of Oregon.

In 1977, human remains representing a minimum of one individual were removed from 35CS011 in Coos County, OR, during a cultural resource evaluation project conducted under the supervision of John Draper and Glenn Hartmann of the Department of Anthropology, Oregon State University. No known individual was identified. No associated funerary objects are present.

The site, near Cape Arago lighthouse installation, is on United States Coast Guard property. The site is located on Chiefs Island and Gregory Point, an area that is used for burials by the Confederated Tribes of the Coos, Lower Umpqua and Siuslaw Indians. The site is also located within the ancestral territory of the Confederated Tribes of the Coos, Lower Umpqua and Siuslaw Indians of Oregon as outlined in tribal Resolution No. 91–010.

Officials of the Oregon State University Department of Anthropology,

on behalf of the U.S. Coast Guard, 13th Coast Guard District, have determined that, pursuant to 25 U.S.C. 3001 (9-10), the human remains described above represent the physical remains of one individual of Native American ancestry. Officials of the Oregon State University Department of Anthropology, on behalf of the U.S. Coast Guard, 13th Coast Guard District, also have determined that, pursuant to 25 U.S.C. 3001 (2), there is a relationship of shared group identity that can be reasonably traced between the Native American human remains and the Confederated Tribes of the Coos, Lower Umpgua and Siuslaw Indians of Oregon.

Representatives of any other Indian tribe that believes itself to be culturally affiliated with the human remains should contact Dr. David McMurray, Oregon State University Department of Anthropology, 238 Waldo Hall, Corvallis, OR 97331, telephone (541) 737–4515, before May 19, 2008. Repatriation of the human remains to the Confederated Tribes of the Coos, Lower Umpqua and Siuslaw Indians of Oregon may proceed after that date if no additional claimants come forward.

Oregon State University Department of Anthropology is responsible for notifying the Burns Paiute Tribe of the Burns Paiute Indian Colony of Oregon; Confederated Tribes of the Coos, Lower Umpqua and Siuslaw Indians of Oregon; Confederated Tribes of the Grand Ronde Community of Oregon; Confederated Tribes of the Siletz Reservation, Oregon; Confederated Tribes of the Umatilla Reservation, Oregon; Confederated Tribes of the Warm Springs Reservation of Oregon; Coquille Tribe of Oregon; Cow Creek Band of Umpqua Indians of Oregon; and Klamath Tribes, Oregon that this notice has been published.

Dated: March 12, 2008.

Sherry Hutt,

Manager, National NAGPRA Program. [FR Doc. E8–8290 Filed 4–16–08; 8:45 am] BILLING CODE 4312-50-S

DEPARTMENT OF THE INTERIOR

Bureau of Reclamation

Privacy Act of 1974; as Amended; Amendments to Existing Systems of Records

AGENCY: Bureau of Reclamation, Interior.

ACTION: Proposed amendment of existing systems of records.

SUMMARY: In accordance with the Privacy Act of 1974 (5 U.S.C. 552a), the Bureau of Reclamation is issuing public

notice of its intent to amend 22 existing Privacy Act system of records notices to add a new routine use to authorize the disclosure of records to individuals involved in responding to a breach of Federal data.

DATES: Comments received on or before May 27, 2008 will be considered.

ADDRESSES: Any persons interested in commenting on these proposed amendments may do so by submitting comments in writing to the Bureau of Reclamation Privacy Act Officer, Mr. Casey Snyder, Bureau of Reclamation, 84-21300, Building 67, P.O. Box 25007, Denver, Colorado 80225 or by e-mail to csnyder@do.usbr.gov.

FOR FURTHER INFORMATION CONTACT: Bureau of Reclamation Privacy Act Officer, Mr. Casey Snyder, at 303-445-2048.

SUPPLEMENTARY INFORMATION: On May 22, 2007, in a memorandum for the heads of Executive Departments and Agencies entitled "Safeguarding Against and Responding to the Breach of Personally Identifiable Information," the Office of Management and Budget directed agencies to develop and publish a routine use for disclosure of information in connection with response and remedial efforts in the event of a data breach. This routine use will serve to protect the interest of the individuals whose information is at issue by allowing agencies to take appropriate steps to facilitate a timely and effective response to the breach, thereby improving its ability to prevent, minimize or remedy any harm resulting from a compromise of data maintained in its systems of records. Accordingly, the Bureau of Reclamation, Department of the Interior, is proposing to add a new routine use to authorize disclosure to appropriate agencies, entities, and persons, of information maintained in the following systems in the event of a data breach.

These amendments will be effective as proposed at the end of the comment period unless comments are received which would require a contrary determination. Reclamation will publish a revised notice if changes are made based upon a review of comments received.

Dated: March 14, 2008.

Randy Feuerstein,

Chief Information Officer, Denver Office.

SYSTEM NAMES:

Interior, WBR-5: "Claims " (Published March 17, 1999, 64 FR 13234)

Interior, WBR-7: "Concessions." (Published December 9, 1999, 64 FR 69032)

Interior, WBR-11: "Identification/ Security Cards." (Published February 9, 2000, 65 FR 6393)

Interior, WBR-12: "Inventions and Patents." (Published July 28, 1999, 64 FR 40894)

Interior, WBR-13: "Irrigation Management Service." (Published June 3, 1999, 64 FR 29876) Interior, WBR–14: "Land Exchange."

(Published June 3, 1999, 64 FR 29876)

Interior, WBR-15: "Land Settlement Entries." (Published June 3, 1999, 64 FR 29876)

Interior, WBR-17: "Lands-Leases, Sales, Rentals, and Transfers."

(Published June 3, 1999, 64 FR 29876) Interior, WBR-19: "Mineral Location Entries." (Published June 3, 1999, 64 FR

29876Interior, WBR-22: "Oil and Gas

Applications." (Published June 3, 1999, 64 FR 29876)

Interior, WBR-28: "Real Property and Right-of-Way Acquisitions." (Published June 3, 1999, 64 FR 29876)

Interior, WBR-29: "Right-of-Way Applications," (Published June 3, 1999, 64 FR 29876)

Interior, WBR-31: "Acreage Limitation." (Published March 17, 1999, 64 FR 13234)

Interior, WBR-32: "Special Use

Applications, Licenses, and Permits." (Published June 3, 1999, 64 FR 29876)

Interior, WBR-37: "Trespass Cases."

(Published June 3, 1999, 64 FR 29876) Interior, WBR-38: "Water right

Applications." (Published June 3, 1999, 64 FR 29876)

Interior, WBR–39: "Water Rights Acquisition." (Published June 3, 1999, 64 FR 29876)

Interior, WBR–40: "Water Sales and Delivery Contracts." (Published June 3, 1999, 64 FR 29876)

Interior, WBR-41: "Permits."

(Published June 3, 1999, 64 FR 29876) Interior, WBR-43: "Real Estate Comparable Sales Data Storage.'

(Published June 23, 1999, 64 FR 33504) Interior, WBR-45: "Equipment,

Supply, and Service Contracts.' (Published August 11, 1999, 64 FR

43714)

Interior, WBR-48: "Lower Colorado River Well Inventory." (Published June 3, 1999, 64 FR 29874)

NEW ROUTINE USE:

DISCLOSURES OUTSIDE THE DEPARTMENT OF THE INTERIOR MAY BE MADE:

To appropriate agencies, entities, and persons when:

(a) It is suspected or confirmed that the security or confidentiality of information in the system of records has been compromised; and

(b) Reclamation has determined that as a result of the suspected or confirmed

compromise there is a risk of harm to economic or property interest, identity theft or fraud, or harm to the security or integrity of this system or other systems or programs (whether maintained by Reclamation or another agency or entity) that rely upon the compromised information; and

(c) The disclosure is made to such agencies, entities and persons who are reasonably necessary to assist in connection with Reclamation's efforts to respond to the suspected or confirmed compromise and prevent, minimize, or remedy such harm.

[FR Doc. E8-8265 Filed 4-16-08; 8:45 am] BILLING CODE 4310-MN-P

DEPARTMENT OF JUSTICE

Notice of Lodging of Consent Decree **Under the Comprehensive Environmental Response**, **Compensation, and Liability Act**

Notice is hereby given that on April 10, 2008, a proposed consent decree in United States, et al., v. Weyerhaeuser Co., No. 3:08-cv-5220, was lodged with the United States District Court for the Western District of Washington.

In this action the United States, State of Washington, Puyallup Tribe of Indians and Muckleshoot Indian Tribe sought natural resource damages for releases of hazardous substances into Commencement Bay, Washington. Under the consent decree, defendant will pay \$728,884.00 in natural resource damages and reimburse \$47,441.99 in damage assessment costs.

For thirty (30) days after the date of this publication, the Department of Justice will receive comments relating to the Consent Decree. Comments should be addressed to the Assistant Attorney General, Environment and Natural Resources Division, and either e-mailed to pubcomment-ees.enrd@usdoj.gov or mailed to P.O. Box 7611, U.S. Department of Justice, Washington, DC 20044-7611. In either case, the comments should refer to United States v. Weyerhaeuser Co., No. 3:08-cv-5220, D.J. Ref. No. 90-11-2-1049/12

During the comment period, the Consent Decree may be examined on the following Department of Justice Web site: http://www.usdoj.gov/enrd/ Consent_Decrees.html. A copy of the Consent Decree may also be obtained by mail from the Consent Decree Library, P.O. Box 7611, U.S. Department of Justice, Washington, DC 20044–7611, or by faxing or e-mailing a request to Tonia Fleetwood (tonia.fleetwood@usdoj.gov), fax no. (202) 514-0097, phone confirmation number (202) 514-1547. In



Document Availability

Individuals wishing copies of the habitat conservation plan and associated documents for review should immediately contact the above office. Documents also will be available for public inspection, by appointment, during normal business hours at the above address.

Background

Section 9 of the Act and Federal regulation prohibit the "take" of a species listed as endangered or threatened, respectively (take is defined under the Act, in part, as to kill, harm, or harass a federally listed species). However, we may issue permits to authorize "incidental take" (defined by the Act as take that is incidental to, and not the purposed of, the carrying out of an otherwise lawful activity) of listed species under limited circumstances. Regulations governing permits for threatened species are promulgated in 50 CFR 17.32; regulations governing permits for endangered species are promulgated in 50 CFR 17.22.

The Maytag Trail would be located on Douglas County open space property. The Maytag Trail is a component of a regional trail system. The proposed trail and associated facilities will consist of:

A main trail 8 feet wide and about 5.820 feet long:

Two trail loops 4 feet wide and about 3,030 feet long; A trail overlook encompassing about

A trail overlook encompassing about 0.25 acres; and

A trailhead consisting of about 1.4 acres.

The trail surface will be soft (crusher fines or crushed recycled concrete) or native surface as appropriate for the trail segment considering use and drainage.

segment considering use and drainage. Only one federally listed species, the threatened Preble's meadow jumping mouse occurs on site and has the potential to be adversely affected by the proposed trail project. To minimize and mitigate impacts that may result from incidental take of the mouse, the Country has agreed to: (1) coordinate with the Colorado Division of Wildlife to design and align the trail to minimize potential impacts to the mouse; (2) plant 20 gambel oaks (south gulch crossing) and 25 coyote willows (north gulch crossing) where the trail crosses mouse habitat to provide additional cover in the vicinity of the trail; (3) provide only in-kind services to the Colorado Division of Wildlife to assist them in determining the effects of the trail on the mouse; (4) manage the riparian areas of the property for mouse conservation; and (5) limit trail use and construction to daylight hours when the mouse is inactive.

We have made a preliminary determination that the County's Plan qualifies as a ''low-effect'' habitat conservation plan as defined by our Habitat Conservation Planning Handbook (November 1996). Low-effect habitat conservation plans are those involving: (1) minor or negligible effects on federally listed and candidate species and their habitats; and (2) minor or negligible effects on other environmental values or resources. The Maytag Trail Plan qualifies as a loweffect habitat conservation plan for the following reasons:

1. Approval of the Plan would result in minor or negligible effects on the mouse and its habitat. The County's management of the property as open space will likely have beneficial effects to the mouse. We do not anticipate significant direct or cumulative effects to the mouse resulting from construction or use of the trail.

3. Approval of the Plan would not result in any cumulative or growth inducing impacts and, therefore, would not result in significant adverse effects on public health or safety.

4. The Project does not require compliance with Executive Order 11988 (Floodplain Management), Executive Order 11990 (Protection of Wetlands), or the Fish and Wildlife Coordination Act, nor does it threaten to violate a Federal, State, local, or Tribal law or requirement imposed for the protection of the environment.

5. Approval of the Plan would not establish a precedent for future action or represent a decision in principle about future actions with potentially significant environmental effects.

We, therefore, have preliminarily determined that approval of the Plan as a categorical exclusion under the National Environmental Policy Act, as provided by the Department of the Interior Manual (516 DM 2, Appendix 1 and 516 DM 6, Appendix 1). Based upon this preliminary determination, we do not intend to prepare further National Environmental Policy Act documentation. We will consider public comments in making a final determination on whether to prepare such additional documentation.

This notice is provided pursuant to section 10(c) of the Act. We will evaluate the permit application, the Plan, and comments submitted therein to determine whether the application meets the requirements of section 10(a) of the Act. If it is determined that those requirements are met, a permit will be issued for the incidental take of the Preble's meadow jumping mouse in conjunction with the construction and use of the Maytag Trail. The final permit decision will be made no sooner than 30 days from the date of this notice.

Dated: May 26, 1999.

Terry T. Terrell,

Deputy Regional Director, Region 6. [FR Doc. 99–14004 Filed 6–2–99; 8:45 am] BILLING CODE 4310–55–M

DEPARTMENT OF THE INTERIOR

Bureau of Indian Affairs

Indian Gaming

AGENCY: Bureau of Indian Affairs, Interior.

ACTION: Notice of amendment to approved Tribal-State Compact.

SUMMARY: Pursuant to 25 U.S.C. 2710, of the Indian Gaming Regulatory Act of 1988 (Pub. L. 100-497), the Secretary of the Interior shall publish, in the Federal Register, notice of approved Tribal-State Compacts for the purpose of engaging in Class III (casino) gambling on Indian reservations. The Assistant Secretary-Indian Affairs, Department of the Interior, through his delegated authority, has approved the First Amendment to the Tribal/State Compact for Class III Gaming between the Kalispel Tribe of Indians and the State of Washington, which was executed on March 4, 1999.

DATES: This action is effective on June 3, 1999.

FOR FURTHER INFORMATION CONTACT: George T. Skibine, Director Indian Gaming Management Staff, Bureau of Indian Affairs, Washington, DC 20240, (202) 219–4066.

Dated: May 20, 1999.

Kevin Gover,

Assistant Secretary—Indian Affairs. [FR Doc. 99–13999 Filed 6–2–99; 8:45 am] BILLING CODE 4310–02–P

DEPARTMENT OF THE INTERIOR

Bureau of Reclamation

Privacy Act of 1974, as Amended; System of Records

AGENCY: Bureau of Reclamation, Interior. ACTION: Notice of minor changes to a

system of records. **SUMMARY:** Pursuant to the provisions of the Privacy Act of 1974, as amended (5 U.S.C. 552a), notice is hereby given that the Department of the Interior is updating a system of records managed

by the Bureau of Reclamation (Reclamation). The changes are to the

system of records "Lower Colorado River Well Inventory, WBR–48" which is published in its entirety below. DATES: These actions are effective June

3, 1999. FOR FURTHER INFORMATION CONTACT: For information regarding "Lower Colorado River Well Inventory, WBR–48" contact Mr. Jeffrey Addiego, Hydraulic Engineer, Boulder Canyon Operations Office at (702) 293–8525. For general information regarding Reclamation's

Privacy Act program, contact Mr. Casey

Snyder at (303) 445–2048. **SUPPLEMENTARY INFORMATION:** When originally published in the **Federal Register** this system of records was identified with an organization prefix of "BOR" (e.g., BOR–48). The content of the system of records is the same; the prefix on this system was changed to reflect organizational changes.

This system of records notice was previously published in the **Federal Register** on April 7, 1995 (60 FR 17805). This publication revises the system location, storage, and the system manager and address. All other changes proposed are editorial in nature. **Murlin Coffey**,

Manager, Property and Office Services.

INTERIOR/WBR-48

SYSTEM NAME:

Lower Colorado River Well Inventory.

SYSTEM LOCATION:

U.S. Geological Survey, 520 North Park Avenue, Suite 221, Tucson, Arizona 85719 (paper records are temporarily stored, waiting for entry into the U.S. Geological Survey system, at Bureau of Reclamation, Yuma Area Office, 7301 Calle Agua Salada, Yuma, Arizona 85364).

CATEGORIES OF INDIVIDUALS COVERED BY THE SYSTEM:

Individuals and/or their lessees who have at least one well on their property that may pump mainstream Colorado River water. Note: This system also contains records pertaining to corporations and other public entities. Only those records relating to individuals are covered by the Privacy Act.

CATEGORIES OF RECORDS IN THE SYSTEM:

Names, addresses, and telephone numbers of covered individuals; Assessor Parcel Numbers; contract numbers; categories of uses to which the water is put; methods of disposal of unconsumed portions of water pumped; volumes of water pumped; physical characteristics and locations of wells; water purveyor, municipal, or other administrative boundaries within which wells are located; and water levels of wells located in hydraulically connected areas adjacent to the flood plain.

AUTHORITY FOR MAINTENANCE OF THE SYSTEM:

The Reclamation Act of June 17, 1902, (32 Stat. 388, 43 U.S.C. 391), as amended and supplemented; the Colorado River Front Work and Levee System Adjacent to Yuma Project Act of March 3, 1925, (Pub. L. 79-469, 43 Stat. 1186, 1198), as amended and supplemented; the Boulder Canyon Project Act of December 21, 1928, (45 Stat. 1057, 43 U.S.C. 617), as amended and supplemented; the Reclamation Project Act of August 4, 1939, (53 Stat. 1187, 43 U.S.C. 485); the Colorado River Basin Project Act of September 30, 1968, (82 Stat. 885); the Reclamation Reform Act of October 12, 1982, (96 Stat. 1261, 43 U.S.C. 390); and the Supreme Court opinion rendered June 3, 1963, (373 U.S. 546), and Decrees entered March 9, 1964, (376 U.S. 340), January 9, 1979, (439 U.S. 419), and April 16, 1984, (466 U.S. 144), in Arizona v. California et al.

PURPOSE(S):

The primary purposes of the records are: (a) To assist in the administration and negotiation of water use contracts with individual landowners, lessees, or other classes of water users; and (b) to support the annual compilation and publication of records of consumptive use of mainstream Colorado River water.

ROUTINE USES OF RECORDS MAINTAINED IN THE SYSTEM, INCLUDING CATEGORIES OF USERS AND THE PURPOSES OF SUCH USES:

Disclosure outside the Department of the Interior may be made to: (1) The States of Arizona, California, and Nevada to assist them in administering their apportionments of mainstream Colorado River water; (2) Another Federal agency to enable that agency to respond to an inquiry by the individual to whom the record pertains; (3) The Department of Justice, or to a court, adjudicative, or other administrative body, or to a party in litigation before a court or adjudicative or administrative body, when: (a) One of the following is a party to the proceeding or has an interest in the proceeding: (i) The Department or any component of the Department; (ii) Any Departmental employee acting in his or her official capacity; (iii) Any Departmental employee acting in his or her individual capacity where the Department or the Department of Justice has agreed to represent the employee; or (iv) The United States, when the Department determines that the Department is likely to be affected by the proceeding; and (b) The Department deems the disclosure to be: (i) Relevant and necessary to the proceedings; and (ii) Compatible with the purpose for which we compiled the information; (4) The appropriate Federal, State, tribal, local, or foreign governmental agency that is responsible for investigating, prosecuting, enforcing, or implementing a statute, rule, regulation, order, or license, when we become aware of an indication of a violation or potential violation of the statute, rule, regulation, order, or license; (5) A congressional office in response to an inquiry to that office by the individual to whom the records pertain.

DISCLOSURE TO CONSUMER REPORTING AGENCIES:

Disclosures pursuant to 5 U.S.C. 552a(b)(12). Disclosures may be made from this system to consumer reporting agencies as defined in the Fair Credit Reporting Act (15 U.S.C. 168a(f) or the Federal Claims Collection Act of 1966 (31 U.S.C. 3701(a)(3)).

POLICIES AND PRACTICES FOR STORING, RETRIEVING, ACCESSING, RETAINING, AND DISPOSING OF RECORDS IN THE SYSTEM:

STORAGE:

Records are stored in automated form on computer databases and in manual form in file folders at the U.S. Geological Survey, and in manual form in file folders at the Bureau of Reclamation.

RETRIEVABILITY:

Records stored in computer databases will be retrievable by any record category. Records stored in manual files will be retrievable by name of property owner or contract holder.

SAFEGUARDS:

Data will be maintained with safeguards meeting the requirements of 43 CFR 2.51 for manual and computerized records.

RETENTION AND DISPOSAL:

In accordance with approved retention and disposal schedules, records will be retained in the Bureau of Reclamation for 10 years, relocated to the Federal Records Center and retained there for an additional 75 years, and then transferred to the National Archives and Records Administration for permanent retention.

SYSTEM MANAGER(S) AND ADDRESS:

U.S. Geological Survey (NWIS), 520 North Park Avenue, Suite 221, Tucson, Arizona 85719; and/or Bureau of Reclamation, Yuma Area Office, 7301 Calle Agua Salada, Yuma, Arizona 85364.

NOTIFICATION PROCEDURE:

An individual requesting notification of the existence of records on him or her should address his/her request to the System Manager. The request must be in writing, signed by the requester, and comply with the content requirements of 43 CFR 2.60.

RECORD ACCESS PROCEDURES:

An individual requesting access to records maintained on him or her should address his/her request to the System Manager. The request must be in writing, signed by the requester, and comply with the content requirements of 43 CFR 2.63.

CONTESTING RECORD PROCEDURES:

An individual requesting amendment of a record maintained on him or her should address his/her request to the System Manager. The request must be in writing, signed by the requester, and comply with the content requirements of 43 CFR 2.71.

RECORD SOURCE CATEGORIES:

Individuals on whom records are maintained, state and county well permits, land ownership and water use records and databases, and the U.S. Geological Survey Ground Water Site Inventory database.

EXEMPTIONS CLAIMED FOR THE SYSTEM: None.

[FR Doc. 99–14006 Filed 6–2–99; 8:45 am] BILLING CODE 4310–94–P

DEPARTMENT OF THE INTERIOR

Bureau of Reclamation

Privacy Act of 1974, as Amended; Systems of Records

AGENCY: Bureau of Reclamation, Interior.

ACTION: Notice of minor changes to 14 systems of records.

SUMMARY: Pursuant to the provisions of the Privacy Act of 1974, as amended (5 U.S.C. 552a), notice is hereby given that the Department of the Interior proposes minor changes to 14 systems of records managed by the Bureau of Reclamation (Reclamation). These notices are published in their entirety below. **DATES:** These actions are effective June 3, 1999.

FOR FURTHER INFORMATION CONTACT: For information regarding these systems of records contact Mr. Stan Seigal, Chief Realty Officer, Policy Office at (303) 445–2915. For general information regarding Reclamation's Privacy Act program, contact Mr. Casey Snyder at (303) 445–2048.

SUPPLEMENTARY INFORMATION: Recent Privacy Act Compilations list the following systems of records with a prefix of "Reclamation" (e.g., Reclamation-13). When originally published in the **Federal Register** these systems of records were identified with an organization prefix of "LBR" (e.g., LBR-13). The content of the systems of records is the same; the prefixes on these systems were changed to reflect organizational changes.

The system of records notices being revised and the reason for revision are listed below:

This publication revises the system locations; a "purpose(s)" section has been added which was not included in the original notices; the routine uses, system manager's titles, and addresses have been updated. All other changes are editorial in nature.

"Irrigation Management Service, WBR-13," previously published in the Federal Register on April 11, 1977 (42 FR 19098); "Land Exchange, WBR-14," previously published in the Federal Register on April 11, 1977 (42 FR 19098); "Land Settlement Entries, WBR-15," previously published in the Federal Register on April 11, 1977 (42 FR 19099); "Lands-Leases, Sales, Rentals, and Transfers, WBR-17; previously published in the Federal Register on April 11, 1977 (42 FR 19099); "Mineral Location Entries, WBR-19;" previously published in the **Federal Register** on April 11, 1977 (42 FR 19100); "Oil and Gas Applications, WBR-22;" previously published in the Federal Register on April 11, 1977 (42 FR 19101); "Real Property and Right-of-Way Acquisitions, WBR-28;' previously published in the Federal Register on April 11, 1977 (42 FR 19103); "Right-of-Way Applications, WBR-29;" previously published in the Federal Register on April 11, 1977 (42 FR 19104); "Special Use Applications, Licenses, and Permits, WBR-32; previously published in the Federal Register on April 11, 1977 (42 FR 19105); "Trespass Cases, WBR-37;" previously published in the Federal Register on April 11, 1977 (42 FR 19106); "Water Right Applications, WBR-38;" previously published in the Federal Register on April 11, 1977 (42 FR 19107); "Water Rights Acquisition, WBR-39;" previously published in the Federal Register on April 11, 1977 (42 FR 19107); "Water Sales and Delivery Contracts, WBR-40;" previously published in the Federal Register on

April 11, 1977 (42 FR 19107); and "Permits, WBR–41;" previously published in the **Federal Register** on April 11, 1977 (42 FR 19108). **Murlin Coffey**,

Manager, Property and Office Services.

INTERIOR/WBR-13

SYSTEM NAME:

Irrigation Management Service.

SYSTEM LOCATION:

Commissioner's Office, Reclamation Service Center, and Regional Offices: Pacific Northwest, Mid-Pacific, Lower Colorado, Upper Colorado, and Great Plains. See appendix for addresses.

CATEGORIES OF INDIVIDUALS COVERED BY THE SYSTEM:

Individuals receiving irrigation waters from Bureau of Reclamation constructed facilities.

CATEGORIES OF RECORDS IN THE SYSTEM:

Computer input, storage, and output concerning water usage.

AUTHORITY FOR MAINTENANCE OF THE SYSTEM: 43 U.S.C. 371, et seq.

PURPOSE(S):

The primary use of the record is to assist farmers on Federal projects in the selection of the proper amounts and timing of irrigation deliveries.

ROUTINE USES OF RECORDS MAINTAINED IN THE SYSTEM, INCLUDING CATEGORIES OF USERS AND THE PURPOSES OF SUCH USES:

Disclosures outside the Department of the Interior may be made to: (1) Another Federal agency to enable that agency to respond to an inquiry by the individual to whom the record pertains; (2) The Department of Justice, or to a court, adjudicative, or other administrative body, or to a party in litigation before a court or adjudicative or administrative body, when: (a) One of the following is a party to the proceeding or has an interest in the proceeding: (i) The Department or any component of the Department; (ii) Any Departmental employee acting in his or her official capacity; (iii) Any Departmental employee acting in his or her individual capacity where the Department or the Department of Justice has agreed to represent the employee; or (iv) The United States, when the Department determines that the Department is likely to be affected by the proceeding; and (b) The Department deems the disclosure to be: (i) Relevant and necessary to the proceedings; and (ii) Compatible with the purpose for which we compiled the information; (3) The appropriate Federal, State, tribal, local, or foreign governmental agency that is responsible