Market Street, San Francisco, California 94105

1. U.S. Bancorp, Portland, Oregon; to engage de novo through U.S. Trade Services, Inc., Portland, Oregon, in issuing and paying letters of credit in Hong Kong and world-wide as well as conduct related letter of credit processing such as examining documents presented under letter of credit, transferring letters of credit at the request of beneficiaries, and creating trade acceptances from usance draft drawn under letter of credit pursuant to § 225.25(b)(1)(iv) of the Board's Regulation Y.

Board of Governors of the Federal Reserve System, January 12, 1995. Jennifer J. Johnson, Deputy Secretary of the Board. [FR Doc. 95–1306 Filed 1–18–95; 8:45 am]

## DEPARTMENT OF HEALTH AND HUMAN SERVICES

#### **Health Care Financing Administration**

# Statement of Organization, Functions, and Delegations of Authority

Part F of the Statement of Organization, Functions, and Delegations of Authority for the Department of Health and Human Services, Health Care Financing Administration (HCFA), (Federal Register, Vol 59, No. 102, pg. 27565, dated Friday, May 27, 1994) is amended to reflect an organizational change within the Bureau of Program Operations (BPO).

BPO is centralizing the Medicare Transaction System (MTS) activities within the currently established Medicare Transaction System Initiative Task Force. This change requires an amendment to the functional statement for the Medicare Transaction System Initiative Task Force (FLB-4) to reflect the Task Forces' responsibility for: (1) The oversight, coordination, and day-today monitoring of the MTS maintenance contract and the contract for independent verification and validation of the MTS development; and (2) the quality assurance of MTS development throughout the system development life

The specific amendment to part F is described below:

Section F.20.g., Medicare Transaction System Initiative Task Force (FLB–4) is deleted and replaced with the following:

- g. Medicare Transaction System Initiative Task Force (FLB-4)
- Serves as the Agency focal point for the management and coordination of the

Medicare Transaction System (MTS) initiative. Represents HCFA to the Department, other Federal Agencies, and outside organizations.

- Provides direction and technical guidance for the design, development, implementation, verification and validation, and maintenance of the MTS to integrate Medicare Part A and Part B claims processing systems.
- Provides technical management, oversight, coordination, and day-to-day monitoring for the MTS design, development, validation, implementation, and maintenance contract and the contract for independent verification and validation of the MTS development.
- Develops, implements, directs, and operates activities to assure the quality of MTS development throughout the system development life cycle.
- Establishes national policy and procedures and the transition of Medicare claims processing from the current Part A and Part B systems to the integrated MTS, operating sites, and local contractor operations.
- Recommends alternatives to existing processes and procedures and methods for improvement.
- Oversees the development of specifications for, and management of, any procurements that are necessary to conduct experiments incorporating approved alternatives to existing processes and procedures.

Dated: January 6, 1995.

Steven A. Pelovitz,

Associate Administrator for Operations and Resource Management.

[FR Doc. 95–1308 Filed 1–18–95; 8:45 am] BILLING CODE 4120–01–P

## **DEPARTMENT OF THE INTERIOR**

## **Bureau of Land Management**

[ES-030-5-1430-01]

# Realty Action: Sale of Public Land in Morgan County, Missouri

**ACTION:** Realty Action: Recreation and public purposes classification-MOES–036109.

**SUMMARY:** The following land has been classified as suitable for disposal to the Missouri Department of Conservation under authority of the Recreation and Public Purposes Act of 1926 (44 Stat. 741), as amended, 43 U.S.C. 869:

Fifth Principal Meridian, T.41N., R.18W., Sec. 28, SWSW. Containing 40.0 acres. The purpose of this conveyance is to provide additional wildlife habitat to the adjacent Proctor Towersite State Wildlife Area.

The patent, when issued, will be subject to the provisions in 43 CFR 2741.8. In the event of noncompliance with the terms of the patent, title to the land shall revert to the United States. Classification of this land will segregate it from all appropriation except as to applications under the mineral leasing laws and the Recreation and Public Purposes Act. This segregation will terminate upon issuance of a patent, or eighteen (18) months from the date of this Notice, or upon publication of a notice of termination.

**COMMENTS:** For a period of 45 days from the date of first publication of this notice, interested parties may submit comments to: District Manager, Milwaukee District Office, Bureau of Land Management, P.O. Box 631, Milwaukee, Wisconsin 53201–0631.

# FOR FURTHER INFORMATION CONTACT: Detailed information concerning this application is available at the Milwaukee District Office, Bureau of Land Management, 310 West Wisconsin Avenue, Suite 225, Milwaukee, Wisconsin 53203 or by calling Larry

Dated: January 6, 1995.
Gary D. Bauer,
District Manager.
[FR Doc. 95–1278 Filed 1–18–95; 8:45 am]
BILLING CODE 4310–GJ–M

## [NM-060-05-1050-00-602]

Johnson at 414-297-4413.

Collection of Entrance Fees for Specific Caves in Areas Listed as "Special Areas" and Special Recreation Management Areas (SRMA) Within the Bureau of Land Management (BLM) Roswell District, New Mexico

**AGENCY:** Bureau of Land Management, Roswell District.

**ACTION:** Cave entrance fee collection.

**SUMMARY:** The Roswell District, with authorization by the State Director, has determined that it would be feasible to collect fees for entrance to specific managed caves within the District. The feasibility is based on the deficit reduction legislation of Public Law 103–66, the Omnibus Budget Reconciliation Act of 1993, which further amended the Land and Water Conservation Fund Act (LWCFA) of 1965. The authorization is also based on the BLM Use Fee Policy for Recreation Areas in New Mexico of August 1989.