Federal agency to initiate Federal salary or annuity offsets as necessary to collect excessive housing assistance received by the tenant.

9. Records, except for those obtained from the SSA and the IRS under 26 U.S.C. 6103(l)(7), concerning an individual's receipt of excessive housing assistance, including the individual's actions to repay the same, may be disclosed to the Federal agency that employs such individual, for the purpose of notifying the employer of potential violation of the Standards of Ethical Conduct for Employees of the Executive Branch.

10. Records may be used to provide statistical information to Congress and the Office of Management and Budget for use in evaluating the effectiveness of computer matching, income verification and related administrative or legal actions taken.

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

STORAGE:

Records are stored manually in tenant case files and electronically in office automation equipment. Records, except for those obtained from the SSA and the IRS under 26 U.S.C. 6103(1)(7) (A) and (B), may also be stored on mainframe computer facilities.

RETRIEVABILITY:

Records may be retrieved by manual or computer search of indices by the name, social security number, housing agency, owner or management agent.

SAFEGUARDS:

Records are maintained in locked file cabinets or in metal file cabinets in secured rooms or premises with access limited to those persons whose official duties require access. Computer files and printed listings are maintained in licked cabinets. Computer terminals are secured in controlled areas which are locked when unoccupied. Access to automated records is limited to authorized personnel who must use a password system to gain access. HUD will safeguard the SSA and the IRS records obtained pursuant to 26 U.S.C. 6103(l)(7) (A) and (B) in accordance with 26 U.S.C. 6103(p)(4) and the IRS's "Tax Information Security Guidelines for Federal, State and Local Agencies," Publication 1075.

RETENTION AND DISPOSAL:

Only those computer files and printouts created from the computer matching that meet predetermined criteria are maintained. These records will be destroyed as soon as they have served the matching program's purpose. All other records will be destroyed as soon as possible within 1 year. Paper listings containing personal identifiers will be shredded. Computer source files provided by other organizations will be returned to those organizations or destroyed in accordance with computer matching agreements.

Information obtained through computer matching and tenant case file reviews will be destroyed as soon as follow-up processing of this information is completed, unless the information is required for evidentiary reasons or needed by housing agencies, owners and management agents for use in program eligibility determinations. When needed for evidentiary documentation, the information will be referred to the HUD Office of Inspector General (OIG) or other appropriate Federal, state or local agencies charged with the responsibility for investigating or prosecuting such violations. When referred to the HUD OIG, the information then becomes a part of the Investigative Files of the Office of Inspector General, HUD/OIG-1.

SYSTEM MANAGER AND ADDRESS:

Director, Computer Matching Activities, Office of the Public and Indian Housing Comptroller, U.S. Department of Housing and Urban Development, 451 Seventh Street, SW., Room 5156, Washington, DC 20410.

NOTIFICATION AND RECORD ACCESS PROCEDURES:

Individuals seeking to determine whether this system of records contains information about themselves, or seeking access to such records, should address inquiries to the Director, Computer Matching Activities, Office of the Public and Indian Housing Comptroller, U.S. Department of Housing and Urban Development, 451 Seventh Street, SW., Room 5156, Washington, DC 20410.

Written requests should contain the full name, Social Security Number, date of birth, current address and telephone number of the individual.

For personal visits, the individual must be able to provide some acceptable identification, such as a driver's license or other identification card.

CONTESTING RECORD PROCEDURES:

The procedures for amendment or correction of records, and for appealing initial agency determinations, appear in 24 CFR part 16.

RECORD SOURCE CATEGORIES:

The Assistant Secretary for Public and Indian Housing collects information from a variety of sources, including:

housing agencies, the Assistant Secretary for Housing-Federal Housing Commissioner (tenant information provided by owners and management agents), state wage information collection agencies, other Federal and state agencies, law enforcement agencies, program participants, complainants, and other nongovernmental sources.

EXEMPTIONS FROM CERTAIN PROVISIONS OF THE ACT:

To the extent that information in this system of records falls within the coverage of subsection (k)(2) of the Privacy Act, 5 U.S.C. 552(k)(2), the system is exempt from the requirements of subsections (c)(3), (d)(1), (d) (2), and (e)(1) of the Privacy Act. To the extent that information in this system of records falls within the coverage of subsection (k)(5) of the Privacy Act, 5 U.S.C. 552a(k)(5), the system is exempt from the requirements of subsection (d)(1) of the Privacy Act. See 24 CFR 16.15 (c) and (d).

[FR Doc. 95–25589 Filed 10–13–95; 8:45 am] BILLING CODE 4210–01–M

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[CA-066-96-1300-00; CACA-20139 and CACA-22901]

Proposed Sand and Gravel Mining Operation in Soledad Canyon, Los Angeles County, CA

AGENCY: Bureau of Land Management, Department of the Interior, Palm Springs—South Coast Resource Area, Desert District, California.

ACTION: Notice of intent to prepare an environmental impact statement.

SUMMARY: In compliance with the National Environmental Policy Act (NEPA) of 1969 and 40 CFR 1508.22, notice is hereby given that the Bureau of Land Management (BLM) will prepare an Environmental Impact Statement (EIS) for the Transit Mixed Concrete (TMC) Surface Mining Project (Project) proposed for construction and operation in Soledad Canyon, Los Angeles County, California. TMC acquired the rights to develop the Project through a competitive bid process. The BLM granted the mineral material contract to TMC in March 1990. The BLM complied with NEPA for the sale of sand and gravel for the Project site by preparing an Environmental Assessment (EA) and issuing a Finding of No Significant Impact (FONSI) in 1989.

The Project plans to mine a total of 83 million tons of materials and sell approximately 56 million tons of sand and gravel, also known as Portland cement concrete sand and gravel (PCC aggregates), over a 20-year period to fulfill contracts entered into with the BLM. The Project includes plans to operate a concrete batch plant to produce and deliver ready-mixed concrete to the local market. All proposed mining and operations will be located north of Soledad Canyon Road and the Santa Clara River. The 500-acre site represents one of the westernmost reserves for PCC aggregate production in the Saugus-Newhall Production-Consumption Region that is located outside the floodplain of the Santa Clara River or a tributary wash.

The general mining plan is to mine on the south side of the ridge through a series of four excavation cuts. Each cut will progress from a higher elevation and proceed downslope. Fill areas for excess natural fines will be established on both the south and north sides of the ridge. Reclamation will be concurrent with mining operations and measures have been incorporated into Project design to minimize erosion, provide watershed control, and protect water quality in the Santa Clara River. A full range of alternatives to the proposed action will be considered in the EIS.

SUPPLEMENTARY INFORMATION: The Project site is on "split-estate" lands where the minerals are federally owned and administered by the BLM, and where the surface is privately owned. Because the Project is located in the County of Los Angeles (County), it is also subject to approval of a Surface Mining Permit through preparation of an Environmental Impact Report (EIR) in accordance with the California Environmental Quality Act (CEQA). The County has been the Lead Agency for preparation of an EIR that has been prepared as a document separate from the EIS.

Public participation is an integral part of the review process. Comments are being requested to help identify significant issues or concerns related to the proposed action to determine the scope of the issues (including alternatives) that need to be analyzed, and to identify and eliminate from detailed study the issues that are not significant. All comments recommending that the EIS address specific environmental issues should contain supporting documentation and rationale.

DATES: Written comments must be submitted no later than November 15, 1995, to the following address: Ms. Julia

Dougan, Area Manager, Bureau of Land Management, Palm Springs—South Coast Resource Area Office, P.O. Box 2000, North Palm Springs, California 92258–2000.

FOR ADDITIONAL INFORMATION CONTACT: Ms. Patty Cook, BLM, Palm Springs—South Coast Resource Area, P.O. Box 2000, North Palm Springs, CA 92258–2000, telephone 619–251–4853.

Dated: October 4, 1995.

Joan Oxendine,

Acting Area Manager.

[FR Doc. 95-25483 Filed 10-13-95; 8:45 am] BILLING CODE 4310-40-P

[AK-040-1430-00; AA-76879, AA-76936, AA-77643, AA-77776]

Notice of Intent To Prepare a Management Framework Plan Amendment/Environmental Assessment (MFP/EA); Alaska

ACTION: Notice of Intent to prepare an amendment to Southcentral Planning Area Management Framework Plan (MFP) to analyze a proposal adding lands to those designated in the MFP as "AREAS IN WHICH APPLICATIONS FOR FLPMA LEASES AND SALES WILL BE ACCEPTED." The plan amendment would be called "Victory Bible Camp Amendment to the Southcentral MFP".

SUMMARY: The Anchorage District Office (ADO), Bureau of Land Management (BLM) proposes an amendment to Southcentral Planning Area MFP dated March 3, 1983, which would allow ADO to classify approximately 129 acres as available for sale under the Federal Land Policy Management Act (FLPMA).

Affected lands are described as follows:

Parcel One: Land now under Airport Lease A–053435, at Victory Bible Camp, near Mile 95 of the Glenn Highway, further described as lying within:

Seward Meridian, Alaska

T. 20 N., R. 8 E.,

Secs. 23 and 26.

Containing approximately 80 acres.

Parcel Two: Land adjacent to the United Methodist Church, at Chugiak, Alaska, further described as:

Seward Meridian, Alaska

T. 15 N., R. 1 W., Lot 53, Section 19.

Containing 1.42 acres.

Parcel Three: Land now under Lease AA–55607 for a parking lot adjacent to the Pioneer Peak Baptist Church along the old Glenn Highway near Bodenburg Butte, at Palmer, Alaska, further described as:

Seward Meridian, Alaska

T. 17 N., R. 2 E.,

Lot 22, Section 26.

Containing 0.94 acre.

Parcel Four: A portion of Lot 2, U.S. Survey 2625, now occupied by Jack and Nadine Smith, at Medfra, Alaska, lying within:

Kateel River Meridian, Alaska

T. 27 S., R. 22 E.,

Sec. 32.

Containing approximately 45 acres.

Parcel Five: One (1) acre of land now occupied by John and Natalie Stone, described by metes and bounds as follows:

Beginning at the witness point located on line 4–1 of U.S. Survey No. 10551, Alaska, in Sec. 32, T. 27 S., R. 22 E., Kateel River Meridian, Alaska;

Thence southwesterly approximately 132 feet on line 4–1 to establish Corner No. 1, the true point of beginning;

Thence continuing southwesterly along line 4–1 approximately 198 feet to Corner No. 2:

Thence southeasterly approximately 220 feet to Corner No. 3;

Thence northeasterly 198 feet to Corner No. 4;

Thence northwesterly 220 feet to Corner No. 1, and the true point of beginning.

The intent of this description is to encompass the applicant's improvements and not encumber more than one (1) acre.

Parcel Six: A parcel of land in the vicinity of Clam Gulch, described by metes and bounds as follows:

Beginning at ¼ corner (GLO Monument) of Sections 21 and 22, T. 2 N., R. 12 W., Seward Meridian, Alaska, Corner No. 1 the true point of beginning;

Thence westerly approximately 659.70 feet to Corner No. 2;

Thence northerly approximately 66 feet to Corner No. 3;

Thence easterly approximately 659.70 feet to Corner No. 4;

Thence southerly approximately 66 feet to Corner No. 1, and the true point of beginning; containing approximately 1 acre.

The issue to be addressed in the Amendment/EA is: should these lands be classified for disposal and offered for direct sale to proponents.

The Southcentral Planning Area MFP has been reviewed and found to be inadequate to support disposal of the affected parcels, even though it did recommend opening other lands in the southcentral area to various types of settlement entry and sale.

DATES: Interested parties may submit comments regarding this plan amendment until November 30, 1995. ADDRESSES: Comments should be sent to

District Manager, Anchorage District