production. Administrative costs could be incurred to recover those costs as well. MMS would be unable to identify late delivery or under-delivery by contractors paying for RIK they have taken by delivering like value production to an MMS-designated delivery point if the contractors did not file Form MMS-4440. Failure to submit an RGA could impair MMS's ability to assure a full return on the sale of Federal royalty natural gas. If MMS could not accept LOCs, some small businesses might be disqualified from purchasing Federal royalty production.

No proprietary information will be submitted to MMS under this collection. No items of a sensitive nature are collected. Responses are required to obtain or retain benefits. The PRA provides that an agency may not conduct or sponsor, and a person is not required to respond to, a collection of information unless it displays a currently valid OMB Control Number.

Estimated Number and Type of Respondents/Affected Entities:
Approximately 37 companies who will submit one or multiple bids on Federal royalty oil or gas; 25 of them will also submit a financial statement and 5 may also submit an LOC. Of those who submit winning bids, a subset six will also submit Form MMS-4440 and an RCA

Frequency of Response: Depending on the contract terms of MMS's offer, bids are accepted monthly, twice annually, or annually; bidders have the option to submit one or multiple bids. Form MMS-4440 is required monthly from a small subset of successful bidders who might also be asked to submit an RGA about once a year. Financial statements and LOCs are required about once a year.

Burden Statement and Estimated Annual Reporting and Recordkeeping "Hour"

Burden: We estimate the respondent burden to average 1 hour for each bid, financial statement, or LOC. Hard copies must be submitted for these three items. We estimate the respondent burden to average .5 hour per pipeline for Form MMS-4440 and .5 hour delivery point for each RGA, both of which may be submitted electronically. The total hour burden for these five requirements is 1,324 hours annually, including recordkeeping. Refer to the following chart:

## **BURDEN BREAKDOWN**

Reporting/recordkeeping requirements	Estimated number of respondents	Annual frequency	Estimated number of responses Per Yr	Burden per requirement in hours	Annual burden hours
Bids	37	On Occasion	747	1	747
Financial Statements	25	On Occasion	25	1	25
Summary of Receipt and Delivery Volumes (Form MMS-4440	06	Monthly	1,080	.5	540
Report of Gas Analysis	06	On Occasion	10	.5	05
Letters of Credit	05	On Occasion	07	1	07
Total Reporting	*79		1,869		1,324
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\*NOTE: A respondent is counted each time a different form is submitted. Unsuccessful bidders will submit only 2 forms.

Estimated Annual Reporting and Recordkeeping "Non-Hour Cost" Burden: This collection of information will require total capital start-up costs of \$1,500 (\$250 x 6 respondents) to adjust their automated production reporting systems to provide information to MMS in Form MMS-4440 format.

Comments: Section 3506(c)(2)(A) of the PRA requires each agency "\* \* provide notice \* \* \* and otherwise consult with members of the public and affected agencies concerning each proposed collection of information. \* \* " Agencies must specifically solicit comments to: (a) Evaluate whether the proposed collection of information is necessary for the agency to perform its duties, including whether the information is useful; (b) evaluate the accuracy of the agency's estimate of the burden of the proposed collection of information; (c) enhance the quality, usefulness, and clarity of the information to be collected; and (d) minimize the burden on the respondents, including the use of automated collection techniques or other forms of information technology.

Send your comments directly to the offices listed under the **ADDRESSES** 

section of this notice. OMB has up to 60 days to approve or disapprove the information collection but may respond after 30 days. Therefore, to ensure maximum consideration, OMB should receive public comments by May 18, 2000.

MMS Information Collection Clearance Officer: Jo Ann Lauterbach (202) 208–7744.

Dated: April 12, 2000.

#### R. Dale Fazio,

Acting Associate Director for Royalty Management.

[FR Doc. 00–9690 Filed 4–17–00; 8:45 am]
BILLING CODE 4310–MR-P

# DEPARTMENT OF THE INTERIOR

#### **National Park Service**

# Boundary Revision; Rocky Mountain National Park

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

**ACTION:** Notice of boundary revision, Rocky Mountain National Park.

SUMMARY: This notice announces a revision of the boundary of Rocky Mountain National Park to include two parcels donated by Rocky Mountain National Park Associates, Inc. The National Park Service has determined that this boundary revision is necessary for the proper preservation and protection of the National Park.

**DATES:** The effective date of this Order is the April 18, 2000.

# FOR FURTHER INFORMATION CONTACT:

Superintendent, Rocky Mountain National Park, at the above address or by telephone at 970–586–1399.

**SUPPLEMENTARY INFORMATION:** 16 U.S.C. 4601–9(c)(1) authorizes the Secretary of the Interior to make this boundary revision. This boundary adjustment will add two parcels of land comprised of 28.33 acres and 18.19 acres to Rocky Mountain National Park in Larimer County, Colorado.

The above parcels are depicted as tract numbers 06–142 and 07–152 on land acquisition map, segments 6 and 7, having drawing number 121/92,002, sheet 7 and 8 of 11. The map is on file at the National Park Service, Intermountain Land Resources Program

Center, and at the Office of the Superintendent, Rocky Mountain National Park.

Dated: February 2, 2000.

Karen P. Wade,

Director, Intermountain Region.

[FR Doc. 00-9586 Filed 4-17-00; 8:45 am]

BILLING CODE 4310-70-P

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

#### **National Park Service**

Notice of Approval of Record of Decision; Final Environmental Impact Statement and General Management Plan for Redwood National and State Parks, Humboldt and Del Norte Counties, California

SUMMARY: Pursuant to section 102(2)(C) of the National Environmental Policy Act of 1969 (Pub.L. 91–190, as amended), and the regulations promulgated by the Council of Environmental Quality at 40 CFR 1505.2, the Department of the Interior, National Park Service has prepared and approved a Record of Decision for the Final Environmental Impact Statement (FEIS) for the General Management Plan (GMP) for Redwood National and State Parks, California.

Redwood National and State Parks are comprised of Redwood National Park and three state parks included within the national park boundary, Jedediah Smith, Del Norte Coast, and Prairie Creek Redwoods State Parks. The Final GMP is a joint General Management Plan/General Plan (GMP/GP) produced in cooperation with the State of California's Department of Parks and Recreation. This document incorporates all the elements of an Environmental Impact Report/General Plan (EIR/GP) required under state law. The National Park Service (NPS) and the California Department of Parks and Recreation (CDPR) will use the joint plan as a comprehensive guide for managing the 105,516-acre area of contiguous federal and state parklands cooperatively. The California State Park and Recreation Commission issued a resolution following a public hearing on the FEIR/ GP on November 17, 1999 unanimously approving the Proposed Action (alternative 1) as it appeared in the FEIS/R as the option under which the three state parks will be managed. The CDPR has completed its conservation planning and environmental impact analysis process required under the California Environmental Quality Act.

The NPS will implement actions identified as the Proposed Action (alternative 1) in the Final General

Management Plan/General Plan, as described in the Final EIS/R issued in November 1999. The Draft EIS/R was issued in August 1998 and analyzed three alternatives in addition to the Proposed Action. Under the no action alternative (alternative 2), the parks would be managed according to the prescriptions in the 1980 Redwood National Park General Management Plan and the 1985 State Redwoods Parks General Plan, and subsequent approved planning documents based on those general plans. Under the Preservation Emphasis alternative (alternative 3), the agencies would emphasize the preservation and restoration of the parks' resources and values; opportunities for public use and enjoyment would be limited to experiences that are consistent with this high degree of resource stewardship. This was the environmentally preferred alternative but it was not selected because it unnecessarily restricted visitor use without a substantial concomitant increase in benefits to the resources when compared to the selected action. Under the Visitor Use Emphasis alternative (alternative 4), the agencies would provide a wide spectrum of appropriate visitor experiences that relate to the parks' resources, consistent with overarching obligations to protect the parks' resources and values.

The Record of Decision is a concise statement of all alternatives considered, what decisions were made, and the rationale supporting the selection of the final plan. It also contains a synopsis of the conservation planning and environmental impact analysis process, identifies the environmentally preferred alternative, notes the important public collaboration undertaken and its part in the decision, and summarizes the critical mitigation measures.

Copies of the complete Record of Decision may be obtained from the Superintendent, Redwood National and State Parks, 1111 Second Street, Crescent City, CA, or via telephone at (707) 464–6101.

Dated: April 6, 2000.

# John J. Reynolds,

Regional Director, Pacific West Region. [FR Doc. 00–9587 Filed 4–17–00; 8:45 am] BILLING CODE 4310–70–P

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

### **National Park Service**

Notice of Realty Action; Mojave National Preserve

**AGENCY:** National Park Service, Interior.

**SUMMARY:** Proposed Exchange of Federal Property for Private Property at Mojave National Preserve.

# FOR FURTHER INFORMATION CONTACT:

Sondra S. Humphries, Chief, Pacific Land Resources Program Center at (415) 427–1416.

SUPPLEMENTARY INFORMATION: Public comments will be accepted for a period of 45 calendar days from the date of this notice. In order to resolve the encroachment of a private residence and ranch headquarters on federal land, it is necessary for the National Park Service to effect a land exchange at Mojave National Preserve, San Bernardino County, California.

Authority for the land exchange is contained in 16 U.S.C. 410aaa–56. The land to be conveyed by the United States of America is located approximately 15 miles northwesterly from Interstate Highway 15 off of Essex Road and contains 40.00 acres, more or less.

The land to be acquired by the United States of America is located seven miles northeast of the intersection of Essex and Black Canyon Roads and also contains 40.00 acres, more or less.

Both sites were surveyed for the presence of hazardous materials and none were found. In addition, natural and cultural resource surveys were conducted and impacts were found to be minimal. The biological survey did not disclose the presence of any rare, endangered or threatened species.

Title to the lands being exchanged will be subject to encumbrances of record as well as existing rights-of-way.

The value of the lands to be exchanged shall be determined by a current fair market appraisal and if they are not equal, the value shall be equalized by payment of cash and/or donation, as circumstances require.

The 40.00 acre parcel to be acquired by the United States of America will enable the National Park Service to further protect critical Desert Tortoise Habitat within the Preserve.

Detailed information concerning this proposal, land descriptions, Land Protection Plan and other information are available at the National Park Service, Pacific Land Resources Program Center, 600 Harrison Street, Suite 600, San Francisco, California, 94107–1372.

Comments will be accepted from interested parties for a period of 45 calendar days from the date of this notice, and may be submitted to the above address. Comments will be evaluated and this action may be modified or vacated accordingly. In the absence of any action to modify or vacate, the realty action will become the