designated representative or authorized contractor of the Federal Government, in the course of their official duties.

(e) "Market or Posted Open" means road and trail markers or signs with arrows and trail numbers or the words "TRAIL OPEN," "AREA OPEN" or "ROAD OPEN" and the international logos for open use for pedestrian, equestrian, bicyclist, motorcyclist, all terrain vehicle rider, and/or motorized vehicle.

EFFECTIVE DATE: This Emergency Closure is effective immediately through September 30, 1988.

ADDRESSES: Lower Snake River District, Boise Field Office, 3948 Development Avenue, Boise, Idaho 83705.

FOR FURTHER INFORMATION CONTACT: Jerry L. Kidd, District Manager, (208) 384– 3300

SUPPLEMENTARY INFORMATION: This closure is being jointly established and administered by the Bureau of Land Management, the Boise National Forest, the Idaho Department of Lands, and Ada County. All travel on lands within the burned area of the fire administered by these agencies are similarly restricted. Authority for this closure is contained in CFR title 43, subpart 8341.2 and complies with CFR title 43, subpart 8364.1 Closure and Restriction Orders. Violation of this closure order is in accordance with CFR title 43, subpart 8360.0–7 and is punishable by a fine not to exceed \$1,000 and/or imprisonment not to exceed 12 months.

Dated: September 25, 1996. Jerry L. Kidd, *District Manager.* [FR Doc. 96–25565 Filed 10–4–96; 8:45 am] BILLING CODE 4310–GG–M

[NM-931-07-1020-00]

New Mexico Resource Advisory Council Meeting

AGENCY: Bureau of Land Management, Interior.

ACTION: Notice of Council Meeting.

SUMMARY: In accordance with the Federal Land Policy and Management Act and the Federal Advisory Committee Act of 1972 (FACA), 5 U.S.C. Appendix 1, The Department of the Interior, Bureau of Land Management (BLM), announces a meeting of the New Mexico Resource Advisory Council (RAC). The meeting, if needed, will be on November 7 and 8, 1996 at the Amberely Suites Hotel, 7620 Pan America Freeway, Albuquerque, NM 87109. The need for this meeting will be determined at the October 10 and 11, 1996 RAC meeting. The November 7 and 8, 1996 RAC meeting, if needed, would be a continuation of the October 10 and 11, 1996 meeting. The agenda for the November 7 and 8, 1996 meeting includes continuing discussion of the results of continuing scoping comments on the New Mexico RAC Draft Standards for Rangeland Health and Guidelines for Livestock Grazing (S&G), development of revisions to the S&G as needed and a time for the public to address the RAC.

The meeting is open to the public. The time for the public to address the RAC is on the Thursday, November 7, 1996, from 3:00 p.m. to 5:00 p.m. The RAC may reduce or extend the end time of 5:00 p.m. depending on the number of people wishing to address the RAC and the length of time available. The length of time available for each person to address the RAC will be established at the start of the public comment period and will depend on how many people there are that wish to address the RAC. At the completion of the public comments the RAC may continue discussion on its Agenda items. FOR FURTHER INFORMATION CONTACT: Bob Armstrong, New Mexico State Office, Policy and Planning Team, Bureau of Land Management, 1474 Rodeo Road, P.O. Box 27115, Santa Fe, New Mexico 87502-0115, telephone (505) 438-7436.

SUPPLEMENTARY INFORMATION: The purpose of the Resource Advisory Council is to advise the Secretary of the Interior, through the BLM, on a variety of planning and management issues associated with the management of public lands. The Council's responsibilities include providing advice on long-range planning, establishing resource management priorities and assisting the BLM to identify State and regional standards for rangeland health and guidelines for grazing management.

Dated: September 30, 1996. Richard A. Whitley, *Acting State Director.* [FR Doc. 96–25579 Filed 10–4–96; 8:45 am] BILLING CODE 4310–FB–M

[AZ-040-7122-00-5567; AZA 29361]

Notice of Realty Action; Proposed Sale of Public Lands; Arizona

AGENCY: Bureau of Land Management, Safford District, Arizona. **ACTION:** Extension of notice.

SUMMARY: The following lands in Cochise County, Arizona have been found suitable for disposal under section 203 of the Federal Land Policy and Management Act of 1976 (90 Stat. 2750, 43 USC 1713). The land will not be offered for sale until at least 60 days after the date of this notice.

Gila and Salt River Meridian, Arizona

- T. 23 S., R. 24 E.,
- Sec. 10, lots 7 to 10 inclusive, W¹/₂NE¹/₄, SW¹/₄NE¹/₄;
- Sec. 11, lots 4 to 8 inclusive, $N^{1/2}$, $NE^{1/4}SE^{1/4}$.

The area described contains 754.55 acres.

SUPPLEMENTARY INFORMATION: On Page 6257 of Vol. 61, No. 33 of the Federal Register published February 16, 1996, the Safford District Office published a notice for this public land sale. This notice segregated the subject public lands from appropriation under the public land laws, including the mining laws, pending disposition of the action or 270 days from the date of publication of the notice in the Federal Register. Upon publication of this notice in the Federal Register, that segregation will be extended pending disposition of the action or for another 270 day period, whichever occurs first.

FOR INFORMATION CONTACT: Bill Auby, Geologist, at BLM, Tucson Resource Area Office, 12661 East Broadway, Tucson, Arizona 85748; telephone number (520) 722–4289.

Dated: September 13, 1996.

Frank L. Rowley,

Acting District Manager.

[FR Doc. 96–25634 Filed 10–4–96; 8:45 am] BILLING CODE 4310–32–M

National Park Service

Draft General Management Plan/Draft Environmental Impact Statement, Cape Cod National Seashore, Massachusetts

ACTION: Extension of public peview period and announcement of additional public meetings of the Draft Environmental Impact Statement for the Draft General Management Plan.

SUMMARY: Pursuant to Council on Environmental Quality regulations and National Park Service policy, this notice announces the extension of the public review period and announcement of additional public meetings for the draft environmental impact statement (DEIS) for the Draft General Management Plan (DGMP) for Cape Cod National Seashore, Barnstable County, Massachusetts. In accordance with the National Environmental Policy Act of 1969, the environmental impact statement was prepared to assess the impacts of implementing the general management plan.

This Draft Environmental Impact Statement for the Draft General Management Plan presents a proposal and two alternative strategies for guiding future management of Cape Cod National Seashore and balancing resource protection and public use. The major subject areas are natural and cultural resources, public use, nonfederal lands, and park management and operations.

DATES AND MEETINGS: The DGMP and DEIS was made available for public review on August 19, 1996. The 75-day review period has been extended by 30 days; comments should be received no later than November 30, 1996. Two additional public meetings are to be held on October 24, 1996 and November 21, 1996 at the following locations: Truro Central School. Route 6. Truro.

MA, Thursday, October 24, 1996,7– 9 p.m.

Nauset Regional High School, 100 Cable Road, No. Eastham, MA, Thursday, November 21, 1996, 7–9 p.m.

SUPPLEMENTARY INFORMATION: Comments on the DGMP and the DEIS shall be submitted to: Ms. Maria Burks, Superintendent, Cape Cod National Seashore, South Wellfleet, MA 02663, (508) 349–3785.

Dated: October 1, 1996.

Linda Canzanelli,

Acting Superintendent, Cape Cod National Seashore.

[FR Doc. 96–25597 Filed 10–04–96; 8:45 am] BILLING CODE 4310–70–P

DEPARTMENT OF JUSTICE

Antitrust Division

United States v. Ixtlera de Santa Catarina, S.A. de C.V. and MFC Corporation; Proposed Final Judgment and Competitive Impact Statement

Notice is hereby given pursuant to the Antitrust Procedures and Penalties Act, 15 U.S. § 16(b)-(h), that a proposed Final Consent Judgment, Stipulation and Competitive Impact Statement have been filed with the United States District Court for the Eastern District of Pennsylvania in the above-captioned case.

On September 26, 1996, the United States filed a civil antitrust Complaint to prevent and restrain Ixtlera de Santa Catarina, S.A. de C.V. ("Ixtlera") and MFC Corporation from conspiring to fix prices and allocate the sales volume of tampico fiber imported and sold in the United States in violation of Section 1 of the Sherman Act (15 U.S.C. § 1). Tampico fiber is a vegetable fiber grown in Mexico and used as a filler in industrial and consumer brushes.

The Complaint alleges that the defendants agreed with unnamed coconspirators to (1) fix the prices of tampico fiber imported into the United States; (2) fix the resale prices charged in the United States distributors; and (3) allocate tampico fiber sales among United States distributors.

The proposed Final Judgment would prohibit the defendants from entering into any agreement or understanding with any other processor or distributor of tampico fiber to:

(1) Raise, fix, or maintain the price or other terms or conditions for the sale or supply of tampico fiber;

(2) Allocate sales, territories or customers for tampico fiber;

(3) Eliminate or discourage new entry into the tampico fiber market; and

(4) Eliminate or otherwise restrict the supply of tampico fiber to any customer.

The proposed Final Judgment would also prohibit defendants form communicating with any other processor, supplier or distributor regarding future price information, information regarding sales volume, the location or identity of customers, eliminating or discouraging new entrants into the tampico fiber market, or eliminating or restricting the supply of tampico fiber to any customer. In addition, the proposed Final Judgment would prohibit the defendants from adhering to any resale pricing policy and defendant Ixtlera from suggesting resale prices and form terminating or threatening to terminate any distributor for that distributor's pricing. Finally, the proposed Final Judgment would also prohibit Ixtlera from merging with the Mexican tampico fiber processor Fibras Saltillo, S.A. de C.V. without providing the Antitrust Division with ninety (90) days notice to review the transaction.

Public comment is invited within the statutory sixty (60) day period. Such comments will be published in the Federal Register and filed with the Court. Comments should be addressed to Robert E. Connolly, Chief, Middle Atlantic Office, U.S. Department of Justice, Antitrust Division, The Curtis Center, 6th and Walnut Streets, Suite 650 West, Philadelphia, PA 19106 (telephone number 215–597–7405). Rebecca P. Dick,

Deputy Director of Operations.

In the United States District Court for the Eastern District of Pennsylvania

United States of America, Plaintiff, v. Ixtlera de Santa Catarina, S.A. de C.V.; and MFC Corporation, Defendants. Civil Action No. 95–6515, Judge Jay C. Waldman.

Stipulation

It is stipulated by and between the undersigned parties, by their respective attorneys, that:

(1) The parties consent that a final judgment in the form hereto attached may be filed and entered by the Court at any time after the expiration of the sixty (60) day period for public comment provided by the Antitrust Procedures and Penalties Act, 15 U.S.C. § 16(b)–(h), without further notice to any party or other proceedings, either upon the motion of any party or upon the Court's own motion, provided that plaintiff has not withdrawn its consent as provided herein;

(2) The plaintiff may withdraw its consent hereto at any time within said period of sixty (60) days by serving notice thereof upon the other party hereto and filing said notice with the Court;

(3) In the event the plaintiff withdraws its consent hereto, this application shall be of no effect whatever in this or any other proceeding and the making of this stipulation shall not in any manner prejudice any consenting party to any subsequent proceedings.

Dated: September 26, 1996.

For the Plaintiff:

Joel I. Klein,

Acting Assistant Attorney General.

Rebecca P. Dick,

Deputy Director of Operations.

Robert E. Connolly,

Chief, Middle Atlantic Office.

Respectfully submitted,

Edward S. Panek,

Michelle A. Pionkowski,

Roger L. Currier,

Joseph Muoio,

Attorneys, Antitrust Division, U.S. Department of Justice, Middle Atlantic Office, The Curtis Center, Suite 650W, 7th and Walnut Streets, Philadelphia, PA 19106, Tel.: (215) 597–7401.

For the Defendants:

Gordon B. Spivack,

Ixtlera de Santa Catarina, S.A. de C.V. Roxann E. Henry,

MFC Corporation.

Final Judgment

Plaintiff, the United States of America, filed its complaint on September 26, 1996. Plaintiff and defendants, by their respective attorneys, have consented to the entry of this final judgment without trial or adjudication of any issue of fact or law. This final judgment shall not be evidence against or an admission by any party to any issue of fact or law.