Toppenish-Simcoe Unit

Charges

(A) The operation and maintenance rate for the lands under the Toppenish-Simcoe Irrigation Unit for the Calendar Year 1996 and subsequent years until further notice, is fixed at \$10.00 per acre per annum for land for which an application for water is approved by the Project Engineer.

(B) In addition to the foregoing charges there shall be collected a billing charge of \$5.00 for each tract of land for which operation and maintenance bills are prepared. The bills issued for any tract will, therefore, be the basic rate per acre times the number of acres plus \$5.00. A one acre charge shall be levied on all tracts of less than one acre.

Wapato-Satus Unit

Charges

(A) The basic operation and maintenance rates on assessable lands under the Wapato-Satus Unit are fixed for the Calendar Year 1996 and subsequent years until further notice as follows:

- (1) Minimum charge for all tracts......\$40.00
- (2) Basic rate upon all farm units or tracts for each assessable acre except Additional Works lands\$40.00
- (3) Rate per assessable acre for all lands with a storage water rights, known as .b. lands, in addition to other charges per acre......\$8.00
- (4) Basic rate upon all farm units or tracts for each assessable acre of Additional Works lands\$44.00
- (5) Basic rate for each assessable acre of Water Rental Agreement Lands\$49.00

(B) In addition to the foregoing charges there shall be collected a billing charge of \$5.00 for each tract of land for which operation and maintenance bills are prepared. The bill issued for any tract will, therefore, be the basic rate per acre times the number of acres plus \$5.00. A one acre charge shall be levied against all tracts of less than one acre.

Payments

The water charge becomes due on April 1 of each year and are payable on or before that date. No water shall be delivered to any of these lands until all irrigation charges have been paid.

Interest and Penalty Fees

Interest and penalty fees will be assessed, where required by law, on all delinquent operation and maintenance assessment charges as prescribed in the Code of Federal Regulations, Title 4, Part 102, Federal Claims Collection Standards; and 42 BIAM Supplement 3, part 3.8 Debt Collection Procedures.

The Notice proposing this increase to the Wapato Irrigation Project's operation and maintenance assessment rate was published on December 21, 1995 (60 FR 66315). A 30-day comment period was allowed. The Bureau received 23 comments. All, except one comment, came from the Yakima Reservation Irrigation District and its members or the tribe. The Bureau held a meeting with the Irrigation District and the tribe on February 13, 1996. All issues were fully discussed and the need for the increase explained to every one. The one comment from a congressional representative was answered directly by the Portland Area office.

Dated: February 28, 1996. Ada E. Deer, Assistant Secretary—Indian

Assistant Secretary—Indian Affairs. [FR Doc. 96–5130 Filed 3–5–96; 8:45 am] BILLING CODE 4310–02–P

Bureau of Land Management [AZ-020-7122-00-5499; AZA 28639]

Notice of Availability of the Record of Decision for the Final Environmental Impact Statement (FEIS), Proposed Tailings and Waste Rock Disposal Areas, Cyprus Bagdad Copper Corporation, Bagdad, Arizona

AGENCY: Bureau of Land Management, Interior.

ACTION: Notice of availability, record of decision for Final Environmental Impact Statement (FEIS).

SUMMARY: The Bureau of Land Management, Phoenix District, in response to a Mining Plan of Operations (MPO) filed by Cyprus Bagdad Copper Corporation (ČBČČ), has prepared an Environmental Impact Statement (EIS) in compliance with the Federal Land Policy and Management Act of 1976, as amended, 43 CFR 3809, and Section 102(2)(c) of the National Environmental Policy Act of 1969. The proposed action involves development of a new tailings impoundment, expansion of an existing waste rock disposal area, and continuation of expansion of the existing open pit in order to continue copper mining and milling operations in Bagdad, Arizona for 35 years. The BLM has approved the Mining Plan of Operations as described in the proposed action. The Record of Decision is now available to the public.

ADDRESSES/FOR FURTHER INFORMATION, CONTACT: Copies of the Record of Decision may be requested from: Mary Johnson, Project Manager, Bureau of Land Management, Phoenix District Office, 2015 West Deer Valley Road,

Phoenix, AZ 85027, or telephone (602) 780–8090, ext. 564.

DATES: The publication of this notice in the Federal Register constitutes public notice of the decision. The decision may be appealed on or before April 5, 1996 by any person adversely affected by the decision, to the Interior Board of Land Appeals (IBLA), Office of the Secretary, in accordance with the regulations contained in 43 CFR Part 4. Information on filing appeals may be obtained from the Project Manager listed above.

Dated: February 28, 1996.
David J. Miller,
Associate District Manager.
[FR Doc. 96–5065 Filed 3–5–96; 8:45 am]
BILLING CODE 4310–32–P

[UT-040-06-1430-01; UTU-71138, UTU-71175]

Realty Actions; Sales, Leases, Etc.; Utah

AGENCY: Bureau of Land Management, Interior.

ACTION: Notice of Availability and Notice of Realty Action.

SUMMARY: Notice is hereby given that an environmental assessment and proposed plan amendment for the Cedar, Beaver, Garfield, Antimony Resource Management Plan have been completed. Pursuant to the environmental assessments and proposed plan amendments, 87.5 acres of public land have been found suitable for sale, under the authority of the provisions of the Recreation and Public Purposes Act of 1926, as amended. Iron County would purchase 7.5 acres located at Šalt Lake Meridian, T. 36 S., R. 15 W., sec. 20, NW1/4NE1/4NE1/4SW1/4, N1/2NW1/4NE1/4 SW¹/₄, Iron County, Utah and Beaver County would purchase 80 acres located at Salt Lake Meridian, T.29S., R., 7 W., sec. 8, NW1/4NE1/4, SE1/4NW1/4, Beaver County, Utah. The land will not be offered for sale until at least 60 days after the date of this notice and is contingent upon the signing of a decision record approving the proposed amendment.

DATES: The proposed plan amendment may be protested. The protest period will commence with the date of publication of this notice. Protests must be submitted on or before April 5, 1996. Also, for a period of 45 days from March 6, 1996, interested parties may submit comments on the proposed land sale to the District Manager, Cedar City District, at the address below.

ADDRESSES: Protests to the proposed plan amendment should be addressed to the Director, Bureau of Land Management (480), Resource Planning Team, 1849 C Street NW., Washington, DC 20240, within 30 days after the date of publication of this Notice for the proposed planning amendments. All comments concerning this proposed sale should be addressed to A.J. Meredith, District Manager, Cedar City District, 176 East DL Sargent Drive, Cedar City, UT 84720.

FOR FURTHER INFORMATION CONTACT: Arthur L. Tait at 176 East DL Sargent Drive, Cedar City, UT 84720, telephone (801) 865–3080.

SUPPLEMENTARY INFORMATION: The lands described are hereby segregated from all forms of appropriation under the public land laws, including the mining laws, pending disposition of this action or 270 days from March 6, 1996, whichever occurs first. Only the surface estate will be sold. The patents, when issued, will contain certain reservations to the United States and will be subject to existing rights-of-way. Detailed information concerning these reservations as well as specific conditions of the sale are available for review at the Cedar City District Office at the address listed above. Any person who participated in the planning process and has an interest which is or may be adversely affected by these proposed amendments may protest to the Director of the Bureau of Land Management. The protest must be in writing and filed within 30 days of the date of publication of this Notice of Availability in the Federal Register. The protest shall contain the name, mailing address, telephone number and interest of the person filing the protest; a statement of the issue or issues being protested; a statement of the part of the amendment (s) being protested; a copy of all documents addressing the issue or issues that were submitted during the planning process and a concise statement explaining why the State Director's proposed decision is believed to be wrong. In the absence of timely objections, these proposals shall become the final determination of the Department of the Interior.

Douglas M. Koza,

Acting State Director.

[FR Doc. 96–5202 Filed 3–5–96; 8:45 am]

BILLING CODE 4310–DQ–P

[ID-957-1430-00]

Idaho: Filing of Plats of Survey; Idaho

The plat of the following described land was officially filed in the Idaho State Office, Bureau of Land Management, Boise, Idaho, effective 9:00 a.m., February 27, 1996.

The plat representing the dependent resurvey of a portion of the subdivision and the survey of lot 7, in section 9, and correcting certain information as shown on the plat accepted and in the field notes approved November 15, 1993, T. 14 S., R. 32 E., Boise Meridian, Idaho, Group No. 930, was accepted, February 27, 1996.

This survey was executed to meet certain administrative needs of the Bureau of Land Management. All inquiries concerning the survey of the above described land must be sent to the Chief, Cadastral Survey, Idaho State Office, Bureau of Land Management, 3380 Americana Terrace, Boise, Idaho, 83706–2500.

Dated: February 27, 1996.

Duane E. Olsen,

Chief Cadastral Surveyor for Idaho.

[FR Doc. 96–5134 Filed 3–5–96; 8:45 am]

BILLING CODE 4310–GG–M

National Park Service

Notice of Inventory Completion for Human Remains and Funerary Objects in the Possession of Everglades National Park, Homestead, FL

AGENCY: National Park Service **ACTION:** Notice

Notice is hereby given in accordance with provisions of the Native American Graves Protection and Repatriation Act (NAGPRA), 25 U.S.C. 3003(d), of the completion of an inventory of human remains and funerary objects in the possession of the Everglades National Park, Homestead, FL.

A detailed assessment and inventory of the human remains and associated objects has been made by National Park Service professional staff in consultation with the Miccosukee Tribe of Indians of Florida.

In 1982, as part of an authorized survey, a single tooth was found at a site located on a hammock island in Shark River Slough. Archeological and ethnographic information indicates that the island was occupied by members of the Miccosukee tribe in the early 20th

Century. The tooth is believed to have been extracted and disposed of in a traditional manner by the Miccosukee man who lived at the site. The identity of the individual has not been determined.

A site located on another hammock island located in the vicinity of Broad River was also excavated during the 1982 project. Human remains were observed at the site and efforts were made to avoid disturbing them. However, during the course of the fieldwork, one tooth representing one individual was collected. No known individual was identified. The 41 objects found in association with the remain include: medicine and wine bottles, a glass pitcher, an earthenware iug, a creamware saucer, a padlock, a coral pendant, and several marine shells (Busycon and mercenaria). Museum records indicate that a carbide lamp and a brass signal lamp were also collected at the site but can not be located. Archeological and ethnographic information indicates that the Mosquito Island Site was a Miccosukee campsite during the mid-20th Century.

Based on the above mentioned information, officials of the National Park Service have determined that, pursuant to 43 CFR 10.2 (d)(1), the human remains listed above represent the physical remains of two individuals of Native American ancestry. Officials of the National Park Service have determined that the 41 objects listed 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. Further, officials of the National Park Service have determined that, pursuant to 25 U.S.C. 3001 (2), there is a relationship of shared group identity which can be reasonably traced between the human remains and funerary object and the Miccosukee Tribe of Indians of Florida.

This notice has been sent to officials of the Miccosukee Tribe of Indians of Florida. Representatives of any other Indian tribe which believes itself to be culturally affiliated with the human remains or funerary objects should contact Richard Ring, Superintendent, Everglades National Park, 40001 State Road 9336, Homestead, FL 33034, telephone (305) 242–7710, before April 5, 1996. Repatriation of the human remains and funerary objects to the Miccosukee Tribe of Indians of Florida