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Director, Division of Stroke and Trauma,  
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[FR Doc. 97-8592 Filed 4-4-97; 8:45 am]

BILLING CODE 4140-01-M

## DEPARTMENT OF HEALTH AND HUMAN SERVICES

### Substance Abuse and Mental Health Services Administration

#### Fiscal Year (FY) 1997 Funding Opportunities for Knowledge Development and Application Cooperative Agreements

**AGENCY:** Substance Abuse and Mental  
Health Services Administration  
(SAMHSA), HHS.

**ACTION:** Clarification of Notice of  
Funding Availability (NOFA).

This notice is to clarify questions/  
issues that have been raised subsequent  
to the publication of the NOFA for  
SAMHSA's "Cooperative Agreements

for Integrating Mental Health and  
Substance Abuse Prevention and  
Treatment Services with Primary Health  
Care Service Settings or with Early  
Childhood Service Settings, for Children  
ages Birth to 7 and their Families/  
Caregivers" (Short Title: Starting Early  
Starting Smart—SESS). The NOFA was  
published in the **Federal Register** (Vol.  
62, No. 31), Friday February 14, 1997,  
on pages 6974–6977. The receipt date  
for applications is April 17, 1997.

**Award Amounts:** On page 6976 under  
the Cooperative Agreements/Amounts  
section, the notice states that  
approximately \$5.9 million will be  
available to support approximately 10  
SESS site awards and \$500,000 to  
support one data coordinating center  
award. To clarify, it is anticipated that  
funds available to support the data  
coordinating center may increase  
commensurate with the increased center  
tasks and responsibilities in years 2–4.  
In addition, proposed budgets must be  
for total costs (direct + indirect).

**Evaluation Costs:** The percentage of  
the total proposed budget for evaluation  
costs is determined by the proposed  
study design and the costs associated  
with the steering committee and the  
data coordinating center. The budget  
must be consonant with the cost of  
doing the evaluation required by the  
study design. The proposed study  
design, evaluation associated costs, and  
overall budget will be evaluated by a  
peer review group as part of their  
overall assessment of the application.

**Eligible Applicants:** On page 6976  
under the Eligible Applicants section,  
the notice states that applications  
"\* \* \* may be submitted by units of  
State or local governments and by  
domestic private nonprofit and for-  
profit organizations \* \* \*," and that  
each SESS site proposal must include  
documentation regarding the existence  
of an infrastructure and two years of  
experience providing behavioral health  
and other relevant services to the target  
population. SAMHSA has determined  
that "home-based" early childhood  
service settings are eligible applicants if  
they meet other eligibility requirements  
as specified in the announcement.

**FOR FURTHER INFORMATION CONTACT:** Rose  
C. Kittrell, MSW, SAMHSA, Rockwall  
II, Room 1075, 5600 Fishers Lane,  
Rockville, MD 20857; (301) 443-0354 or  
443-0365.

Dated: April 1, 1997.

**Richard Kopanda,**  
Executive Officer, SAMHSA.

[FR Doc. 97-8705 Filed 4-4-97; 8:45 am]

BILLING CODE 4162-20-P

## DEPARTMENT OF THE INTERIOR

### Central Utah Project Completion Act; Notice of Availability of the Record of Decision on the Wasatch County Water Efficiency Project and Daniel Replacement Project Final Environmental Impact Statement Documenting the Department of the Interior's Approval for the Central Utah Water Conservancy District To Proceed With the Construction of the Proposed Action Alternative

**AGENCY:** Office of the Assistant  
Secretary—Water and Science,  
Department of the Interior.

**ACTION:** Notice of availability of the  
Wasatch County Water Efficiency  
Project and Daniel Replacement Project  
Record of Decision.

**SUMMARY:** On March 21, 1997, Patricia J.  
Beneke, Assistant Secretary—Water and  
Science, Department of the Interior,  
signed the Record of Decision (ROD)  
which documents the selection of the  
Proposed Action Alternative as  
presented in the Wasatch County Water  
Efficiency Project and Daniel  
Replacement Project (WCWEP and DRP)  
Final Environmental Impact Statement  
(FEIS), INT FES 96-58, filed November  
22, 1996, and as described in the  
WCWEP Feasibility Study dated January  
1997. The ROD also approves the  
Central Utah Water Conservancy District  
(CUWCD) proceeding with construction  
of WCWEP and DRP, in accordance with  
statutory and contractual obligations.  
Construction of WCWEP will provide a  
replacement water supply out of water  
conserved in Wasatch County, for the  
water presently being diverted from the  
Strawberry River basin. The  
replacement supply will be delivered by  
means of the DRP.

The FEIS for WCWEP and DRP,  
considered three alternatives to restore  
flows in the upper Strawberry River and  
to provide water and water conveyance  
facilities from Jordanelle Reservoir to  
the existing Daniel Irrigation Company  
(DIC) water storage facilities as  
mandated in section 303 of the Central  
Utah Project Completion Act (CUPCA)  
and a No Action Alternative. The  
Department of the Interior (Interior), the  
Utah Reclamation Mitigation and  
Conservation Commission (Mitigation  
Commission), and the CUWCD served as  
the Joint Lead Agencies in the  
preparation of the NEPA compliance  
documents.

In addition to satisfying the  
requirements and authorizations of  
CUPCA, the construction of the WCWEP  
and DRP will satisfy Interior's  
environmental commitment made in the

U.S. Bureau of Reclamation's 1990 Final Supplement to the Final Environmental Impact Statement, Diamond Fork System, and now binding upon the Mitigation Commission, to restore flows in the upper Strawberry River that have been historically diverted by the DIC, and to provide the mandated replacement water supply. Of principal significance, the selected alternative will fulfill the mandates of CUPCA and the environmental commitment by: improving the efficiency of delivering CUP agricultural and municipal and industrial water stored in Jordanelle Reservoir; conserving water and improving water management in the Heber Valley; supplementing instream flows in some Heber Valley streams; protecting the water rights of downstream users; and minimizing adverse impacts on groundwater, wetlands and other environmental resources.

During preparation of the FEIS, CUWCD consulted formally on listed species with the U.S. Fish and Wildlife Service (FWS) under § 7 of the Endangered Species Act (16 U.S.C.A. sections 1531 to 1544, as amended). In a letter dated January 14, 1997, the FWS indicated that the Proposed Action Alternative selected by this ROD is not likely to adversely affect listed or proposed species or designated or proposed critical habitats. CUWCD and Interior will continue to consult with FWS prior to and during construction to avoid action that may affect proposed or listed species, or their proposed or designated critical habitat.

**FOR FURTHER INFORMATION:** Additional information on matters related to this **Federal Register** notice can be obtained at the address and telephone number set forth below: Mr. Reed Murray, Program Coordinator, CUP Completion Act Office, Department of the Interior, 302 East 1860 South Provo, UT 84606-6154, Telephone: (801) 379-1237.

Dated: April 1, 1997.

**Ronald Johnston,**

*Program Director, Department of the Interior.*

[FR Doc. 97-8780 Filed 4-4-97; 8:45 am]

BILLING CODE 4310-RK-P

## DEPARTMENT OF THE INTERIOR

### Fish and Wildlife Service

#### Issuance of Permit for Incidental Take of Threatened Species

**AGENCY:** Fish and Wildlife Service, Interior.

**ACTION:** Notice of issuance.

On February 28, 1997, a notice was published in the **Federal Register** (40 FR 9204-9205) that an application had been filed with the U.S. Fish and Wildlife Service by the Church of Jesus Christ of Latter-Day Saints for a permit to incidentally take, pursuant to section 10(a)(1)(B) of the Endangered Species Act of 1973, as amended (16 U.S.C. 1531 *et seq.*), threatened Utah Prairie Dog (*Cynomys parvidens*). Anticipated incidental take of this species is in conjunction with otherwise legal activities including construction of a meeting house, seminary building, parking area, and associated infrastructure on a 6.3-acre site in Cedar City, Iron County, Utah pursuant to the Implementation Agreement that implements the Habitat Conservation Plan prepared by the LDS Church.

Notice is hereby given that on March 31, 1997, as authorized by the provisions of the Act, the Service issued an incidental take permit (permit number PRT-825570) to the above-named party subject to certain conditions set forth therein. The permit was granted only after it was determined that it was applied for in good faith, that by granting the permit it will not be the disadvantage of the threatened species, and that it will be consistent with the purposes and policy set forth in the Act, as amended.

Additional information on this permit action may be obtained by contacting the Assistant Field Supervisor, U.S. Fish and Wildlife Service, Utah Ecological Services Field Office, 145 East 1300 South Street, Suite 404, Salt Lake City, Utah 84115, telephone (801) 524-5001, on weekdays between the hours of 8:00 am and 4:30 pm.

Dated: March 31, 1997.

**Terry Terrell,**

*Deputy Regional Director, Region 6, U.S. Fish and Wildlife Service.*

[FR Doc. 97-8821 Filed 4-4-97; 8:45 am]

BILLING CODE 4310-55-M

## DEPARTMENT OF THE INTERIOR

### Bureau of Land Management

[WY-921-41-5700; WYW101404]

#### Notice of Proposed Reinstatement of Terminated Oil and Gas Lease

March 26, 1997.

Pursuant to the provisions of 30 U.S.C. 188 (d) and (e), and 43 CFR 3108.2-3 (a) and (b)(1), a petition for reinstatement of oil and gas lease WYW101404 for lands in Campbell County, Wyoming, was timely filed and was accompanied by all the required

rentals accruing from the date of termination.

The lessee has agreed to the amended lease terms for rentals and royalties at rates of \$5.00 per acre, or fraction thereof, per year and 16 $\frac{2}{3}$  percent, respectively.

The lessee has paid the required \$500 administrative fee and \$125 to reimburse the Department for the cost of this **Federal Register** notice. The lessee has met all the requirements for reinstatement of the lease as set out in Section 31 (d) and (e) of the Mineral Lands Leasing Act of 1920 (30 U.S.C. 188), and the Bureau of Land Management is proposing to reinstate lease WYW101404 effective October 1, 1996, subject to the original terms and conditions of the lease and the increased rental and royalty rates cited above.

**Pamela J. Lewis,**

*Chief, Leasable Minerals Section.*

[FR Doc. 97-8737 Filed 4-4-97; 8:45 am]

BILLING CODE 4310-22-P

## DEPARTMENT OF THE INTERIOR

### Bureau of Land Management

[CA-330-1220-00]

#### Notice of Proposed Supplementary Rules for King Range National Conservation Area

**AGENCY:** Bureau of Land Management, Interior.

**ACTION:** Notice of proposed establishment of supplementary rules.

**SUMMARY:** The Arcata Resource Area is proposing the establishment of the following Supplementary Rules for the King Range National Conservation Area as provided for under Title 43 Code of Federal Regulations Subpart 8365.1-6:

*A. Parking Restriction, Black Sands Beach:* Busses, camping trailers or motor homes, or any other vehicles larger than a full-sized pickup truck, are prohibited from parking in the Black Sands Beach Parking Area at the terminus of Beach Road.

*B. Parking Restriction, Developed Camping and Picnic Sites:* Parking any vehicle on a developed camp/picnic site is allowed only during occupancy of the site. "Occupancy of the site" is defined as that period of time when the vehicles occupants are using facilities at the site for the primary purpose of camping or picnicking. All vehicles not directly associated with use of the camp/picnic site must be placed at other parking locations. This includes any vehicle left parked unattended for the primary purpose of allowing the occupants to