the Program Director, CUP Completion Act Office.

Notice is hereby given that an opportunity for a public meeting is afforded in connection with the proposed withdrawal. All interested persons who desire a public meeting for the purpose of being heard on the proposed withdrawal must submit a written request to the Program Director, CUP Completion Act Office, within 90 days from the date of publication of this notice. Upon determination by the authorized officer that a public meeting will be held, a notice of the time and place will be published in the Federal **Register** at least 30 days before the scheduled date of the meeting.

The application will be processed in accordance with the regulations set forth in 43 CFR part 2300.

For a period of 2 years from the date of publication of this notice in the **Federal Register**, the lands will be segregated as specified above unless the application is denied or canceled or the withdrawal is approved prior to that date

Dated: July 22, 1999.

Roger Zortman,

Deputy State Director, Division of Operations. [FR Doc. 99–19403 Filed 7–28–99; 8:45 am] BILLING CODE 4310-RK-P

DEPARTMENT OF THE INTERIOR

National Park Service

Boundary Revision, Proposed Land Exchange, and Opportunity for Public Comment, Mission San Jose y San Miguel de Aguayo Unit, San Antonio Missions National Historical Park

DATES: The effective date of this Order shall be the date of the **Federal Register** publication in which this Order appears.

SUMMARY: Title II, section 201 of the Act of November 10, 1978, Public Law 95-629, 92 Stat. 3636, codified as amended at 16 U.S.C. 410ee (1994), authorizes the Secretary of the Interior, after advising the Committee on Energy and Natural Resources of the United States Senate and the Committee on Natural Resources of the United States House of Representatives, in writing, to make minor revisions to the boundaries of San Antonio Missions National Historical Park (hereinafter SAAN) when necessary by publication of a revised drawing or other boundary description in the **Federal Register**. That statute also authorizes the Secretary of the Interior to acquire by donation, purchase with donated or appropriated funds, or exchange, lands and interests therein

constituting the area generally described as Mission San Jose y San Miguel de Aguayo and such lands and interests therein which the Secretary determines are necessary or desirable to provide for public access to, and interpretation and protection of, Mission San Jose y San Miguel de Aguayo.

The boundary revision would add to the park boundary a 0.02-acre parcel of land known as SAAN Tract 102-18, owned by L & H Packing Co. of San Antonio, Texas. The National Park Service then proposes to exchange a 0.02-acre parcel of land known as SAAN Tract 102-19, which is located outside the park boundaries for said SAAN Tract 102-18. The boundary revision and exchange are required to provide safe access to the Mission San Jose y San Miguel de Aguayo Unit of SAAN by enlarging the view area for vehicular and pedestrian traffic at the intersection on New Napier Avenue and San Jose

Appraisals have been completed and approved on all the tracts involved in the exchange. Both parties have determined that the lands and interests therein to be exchanged are of equal value.

Tract 102–18 and Tract 102–19 are depicted on SAAN land acquisition status map segment 102, drawing number 472/80,026–D, prepared by Land Resources Program Center, Intermountain Region. This map is on file and available for inspection in the office of the National Park Service, Land Resources Program Center, Intermountain Region and the Office of the Superintendent, San Antonio Missions National Historical Park.

Notice is hereby given that the boundary of the San Antonio Missions National Historical Park has been revised pursuant to the above cited statute, to include the lands depicted as Tract 102–18 on said map having drawing number 472/80,026–D.

COMMENTS AND FURTHER INFORMATION:

The comment period on the proposed exchange ends 45 days from the date of this publication. Information may be obtained from or comments pertaining to this exchange should be addressed to the Superintendent, San Antonio Missions National Historical Park, 2202 Roosevelt Avenue, San Antonio, Texas 78210–4919.

Dated: June 7, 1999.

John E. Cook,

Regional Director, Intermountain Region, National Park Service.

[FR Doc. 99–19449 Filed 7–28–99; 8:45 am] BILLING CODE 4310–70–P

DEPARTMENT OF THE INTERIOR

National Park Service

Glacier Bay National Park, Alaska; Dungeness Crab Commercial Fishery Interim Compensation Program for Processors

AGENCY: National Park Service, Interior. **ACTION:** Glacier Bay National Park application procedures for the Dungeness crab commercial fishery interim compensation program for processors.

SUMMARY: Section 123(c) of the Omnibus

Consolidated and Emergency Supplemental Appropriations Act for FY 1999 ("the Act"), as amended by Section 501 of the 1999 Emergency Supplemental Appropriations Act, Pub. L. 106-31 (05/21/99), authorizes compensation for fish processors, fishing vessel crew members, communities, and others negatively affected by congressionally-directed restrictions on commercial fishing in the marine waters of Glacier Bay National Park. The National Park Service (NPS) and the State of Alaska recently announced a framework for completing the compensation program within the next 2 years. The closure of designated wilderness areas to commercial fishing (implemented by NPS on June 15, 1999) and the pending closure of Glacier Bay proper to commercial fishing for Dungeness crab (September 30, 1999) will adversely affect some Dungeness crab fishermen and processors this year, before the compensation program can be completed. NPS is a currently compensating qualifying Dungeness crab commercial fishermen under a specific compensation program authorized by Section (b) of the Act (See 64 FR 32888 [June 18, 1999.]) To address 1999 economic impacts to Dungeness crab processors, NPS, with concurrence of the State of Alaska, intends to provide interim compensation to those processors who meet qualifying criteria similar to those described for commercial fishermen under Section (b) of the Act. An interim compensation payment will be made to Dungeness crab processors who have purchased Dungeness crab harvested from either the Beardslee Island or Dundas Bay wilderness areas in the park for at least six years during the period 1987–1998. This interim payment is intended to mitigate 1999 income losses for qualifying Dungeness crab processors until the compensation program under Section (c) of the Actand appropriate eligibility criteria, priorities and levels of compensation for processors—can be developed and implemented. This **Federal Register** notice serves to provide application instructions for licensed Dungeness crab buyer/processors who believe they qualify for interim compensation. Applications must be provided to the Superintendent, Glacier Bay National Park and Preserve, on or before October 1, 1999.

DATES: Applications for the Dungeness crab commercial fishery processor interim compensation program will be accepted on or before October 1, 1999.

ADDRESSES: Applications for the Dungeness crab commercial fishery processor interim compensation program should be submitted to the Superintendent, Glacier Bay National Park and Preserve, P.O. Box 140, Gustavus, Alaska 99826. A delivery address is located at 1 Park Road, in Gustavus.

FOR FURTHER INFORMATION CONTACT: For information regarding the Dungeness crab commercial fishery compensation program, please contact Tomie Lee, Glacier Bay National Park and Preserve, P. O. Box 140, Gustavus, Alaska 99826. Phone: (907) 697–2230.

SUPPLEMENTARY INFORMATION: The Act, as amended, requires Dungeness crab fishermen to provide certain information sufficient to determine their eligibility for compensation. NPS will require similar corroborating documentation from Dungeness crab buyers/processors making application to NPS for 1999 interim compensation as described in this notice. Dungeness crab processors must provide the following information to the Superintendent: (1) Full name, mailing address, and a contact phone number. (2) A sworn and notarized personal affidavit from the owner of the processing business attesting to the applicant's history of buying Dungeness crab harvested from either the Beardslee Island or Dundas Bay wilderness areas of the park as a licensed buyer/processor for at least 6 of 12 years during the period of 1987 through 1998. (3) A copy of the business's current State of Alaska license for buying/processing Dungeness crab. (4) Any available corroborating information—including documentation of Dungeness crab landed/purchased from the Alaska Department of Fish and Game shellfish statistical units that include wilderness areas in the Beardslee Islands or Dundas Bay and/or sworn and notarized affidavits of witnesses-that can assist in a determination of eligibility for compensation. The Superintendent, with the concurrence of the State of Alaska, will make a written

determination on eligibility for compensation based on the documentation provided by the applicant. The Superintendent, with the concurrence of the State of Alaska, will also make a written determination on the amount of 1999 interim compensation to be paid to an eligible applicant. NPS intends to complete payment of interim compensation to processors meeting the above eligibility criteria by December 1, 1999. Receipt of compensation for 1999 losses will not prejudice any opportunity the applicant may have to seek any additional compensation that may be provided for in the Act, as amended.

If an application for compensation is denied, the Superintendent will provide the applicant the reasons for the denial in writing. Denial of interim compensation as a Dungeness crab processor will not affect consideration for future compensation for processors under the Act, as amended.

Dated: July 20, 1999.

Paul R. Anderson,

Acting Regional Director, Alaska. [FR Doc. 99–19450 Filed 7–28–99; 8:45 am] BILLING CODE 4310–70–P

DEPARTMENT OF THE INTERIOR

National Park Service

Notice of Draft Principles of Agreement Regarding the Disposition of Culturally Unidentifiable Human Remains— Extended Date for Comments

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

Section 8 (c)(5) of the Native American Graves Protection and Repatriation Act (NAGPRA) (25 U.S.C. 3006 (c)(5)) requires the Review Committee to recommend specific actions for developing a process for the disposition of culturally unidentifiable Native American human remains. The Review Committee has developed the following draft principles of agreement for comment and discussion. The document is intended for wide circulation to elicit comments from Indian tribes, Native Hawaiian organizations, museums, Federal agencies, and national scientific and museum organizations.

Anyone interested in commenting on the review committee's draft principles of agreement should send written comments to:

The NAGPRA Review Committee c/o Departmental Consulting Archeologist

National Park Service (2275)

1849 C St. NW. (NC340) Washington DC, 20240 Comments received by **September 3, 1999** will be considered by the

committee at its next scheduled meeting. For additional information, please contact Dr. C. Timothy McKeown at (202) 343-4101.

Note: We will not accept any comments in electronic form. Dated: July 23, 1999.

Veletta Canouts,

Acting Departmental Consulting Archeologist,

Deputy Manager, Archeology and Ethnography Program.

DRAFT PRINCIPLES OF AGREEMENT

At its June 25-27, 1998 meeting, the NAGPRA Review Committee examined the legislative history of NAGPRA and discussed both the law's intent and how to proceed with one of the Committee's most pressing tasks-- making recommendations on the disposition of culturally unidentifiable human remains. One result was a set of principles. Working from these, the Review Committee offers the following draft principles of agreement as a next step for discussion. The Committee wishes to underscore the preliminary nature of these principles and their placement as a beginning point for consideration of this topic.

A. Intent of NAGPRÁ.

- 1. The legislative intent of NAGPRA is stated by the statute's title, the "Native American Graves Protection and Repatriation Act".
 - 2. Specifically, the statute mandates:
- a. The disposition of all Native American human remains and cultural items excavated on Federal lands after November 16, 1990,
- b. The repatriation of culturally affiliated human remains and associated funerary objects in Federal agency and museum collections,
- c. The development of regulations for the disposition of unclaimed remains and objects (under 25 U.S.C. 3002) and culturally unidentified human remains in Federal agency and museum collections (under 25 U.S.C. 3006).
- 3. The legal standing of funerary objects associated with culturally unidentifiable human remains is not addressed by NAGPRA and is beyond the Review Committee's charge.
- 4. While the statute does not always specify disposition, it is implicit that:
- a. The process be primarily in the hands of Native people (as the nearest next of kin).
- b. Repatriation is the most reasonable and consistent choice.
- 5. Additionally, a fundamental tension exists within the statute