appropriate for use by nonprofit private entities. Since 1994, CSAP has met this responsibility through the High Risk Populations Databank on programs for the prevention of substance abuse funded by direct CSAP grants. Because relatively few direct grants of this type have been issued in recent years, CSAP must expand its information collection to include voluntary submission of descriptions of effective substance abuse prevention conducted by state and local governments, nonprofit entities, and the private sector.

CSAP has developed a template to enable practitioners who have evidence that their program reduces risk factors or increases protective factors pertaining to substance abuse to nominate their own standardized program for the Registry. Each program that is nominated should have been standardized (including curriculum manuals, implementation manuals, videotapes, etc.), well implemented, and findings should derive from well designed research efforts. Program models nominated will be reviewed and rated by experts annually to be recommended to the field.

CSAP will promote selected models by providing funds to support development of program materials for dissemination, by connecting program developers with organizations able to help in the dissemination efforts, and by promoting model programs nationally through CSAP's State Incentive Grant recipients and regional Centers for Applied Prevention Technology. Annual burden estimates for the Registry are shown in the table below.

Number of re- spond- ents	Number of responses/respondent	Hours/ response	Total burden hours
250	1	1.25	313

Send comments to Nancy Pearce, SAMHSA Reports Clearance Officer, Room 16–105, Parklawn Building, 5600 Fishers Lane, Rockville, MD 20857. Written comments should be received within 60 days of this notice.

Dated: December 20, 1999.

Richard Kopanda,

[FR Doc. 99-33562 Filed 12-27-99; 8:45 am] BILLING CODE 4162-20-P

Executive Officer, SAMHSA.

DEPARTMENT OF THE INTERIOR

Office of the Secretary

Statement of Findings; San Carlos **Apache Tribe Water Rights Settlement** Act of 1992

AGENCY: Office of the Secretary, Department of the Interior.

ACTION: Statement of findings of actions completed to implement the San Carlos Apache Tribe Water Rights Settlement Act of 1992 (Settlement Act), Pub. L. 102-575, 106 Stat. 4740, as amended.

SUMMARY: The Secretary of the Interior is causing this notice to be published as required in section 3711 of the Settlement Act, in order to implement the Settlement Act.

DATES: The Settlement Act requires that this notice must be published in the Federal Register no later than December 31, 1999.

ADDRESSES: Address all comments concerning this notice to Ms. Deborah Saint, San Carlos Apache Tribe Water Rights Settlement Act Implementation Team Chairperson, Bureau of Reclamation, Native American Affairs Office, 400 North 5th Street, Suite 1470, Phoenix, Arizona 85004.

FOR FURTHER INFORMATION CONTACT: Ms. Deborah Saint, 602-379-3199.

SUPPLEMENTARY INFORMATION: The purpose of the Settlement Act is:

- (1) To approve, ratify, and confirm an agreement entered into by the San Carlos Apache Tribe (Tribe) and its neighboring non-Indian communities (Settlement Agreement) to finally resolve the Tribe's water rights claims;
- (2) To authorize and direct the Secretary of the Interior to execute and perform such Settlement Agreement;
- (3) To authorize the actions and appropriations necessary for the United States to fulfill its legal and trust obligations to the Tribe as provided in the Settlement Agreement and the Settlement Act.

In order for the terms and conditions of the Settlement Act and the Settlement Agreement to be effective, the Secretary of the Interior is required to make a statement of findings that certain conditions, as specified in the Settlement Act, have been met.

Statement of Findings

As required by section 3711 of the Settlement Act, I find as follows:

- 1. The Secretary of the Interior has fulfilled the requirements of sections 3704 and 3706 of the Settlement Act.
- 2. The Roosevelt Water Conservation District subcontract for agricultural

- water service from the Central Arizona Project has been revised and executed as provided in section 3705(b) of the Settlement Act.
- 3. The funds authorized by section 3707(c) of the Settlement Act have been appropriated and deposited into the San Carlos Apache Tribe Development Trust
- 4. The contract between the United States Economic Development Administration and the Tribe, referred to in section 3707(a)(2) of the Settlement Act, has been amended.
- 5. The State of Arizona has appropriated and deposited into the San Carlos Apache Tribe Development Trust Fund \$3,000,000, as required by the Settlement Agreement.

6. The stipulations attached to the Settlement Agreement as Exhibits "D"

and "E" have been approved.
7. The Settlement Agreement has been modified, to the extent it was in conflict with the Settlement Act, and has been executed by the Secretary of the Interior.

Dated: December 22, 1999.

David J. Hayes,

Acting Deputy Secretary of the Interior. [FR Doc. 99-33589 Filed 12-27-99; 8:45 am] BILLING CODE 4310-10-P

DEPARTMENT OF THE INTERIOR

Bureau of Land Management [ES-020-1610-DG]

Planning Analysis, Arkansas

AGENCY: Bureau of Land Management (BLM), Interior.

ACTION: Notice of public meeting/ request for public input.

SUMMARY: The Jackson Field Office. Eastern States, requests additional public input before deciding on future management of 13 tracts of public land in Arkansas. A Proposed Planning Analysis for BLM-managed tracts of land in Arkansas, which was released November 19, 1999, in withdrawn. After additional public input is considered, a new Proposed Planning Analysis will be

DATES: A public meeting to receive public input will be held 6:30 to 9:30 p.m., January 27, 2000 at the Civic Center Gymnasium in Marshall, Arkansas, which is located in Searcy County. The Jackson Field Office also welcome written input, which will be accepted until February 29, 2000.

ADDRESSES: Written input may be sent to: Bruce Dawson, Field Manager, Jackson Field Office, Bureau of Land Management, 411 Briarwood Drive, Suite 404, Jackson, MS 39206.

FOR FURTHER INFORMATION CONTACT:

Duane Winters or Judy Pace, BLM, Jackson Field Office, 411 Briarwood Drive, Suite 404, Jackson, MS 39206, (601) 977–5400.

SUPPLEMENTARY INFORMATION: There are 12 tracts of public land in Arkansas located in seven different counties: Baxter, Cleburne, Crawford, Fulton, Pike, Searcy, and Van Buren. The total acreage of the twelve tracts is 535 acres with the largest tract being 160 acres and the smallest 5 acres. The request for additional public input is because of increased public interest after release of the Proposed Planning Analysis on November 29, 1999, which proposed to make the tracts available for disposal through sale, exchange or Recreation and Public Purposes Act conveyance.

Duane Winters,

Acting Field Manager, Jackson.
[FR Doc. 99–33563 Filed 12–27–99; 8:45 am]
BILLING CODE 4310–6J–M

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[CA-180-1430-ET; CACA 38618]

Public Land Order No. 7423; Withdrawal of Public Lands Within the Corridor of the South Fork of the American River; California

AGENCY: Bureau of Land Management, Interior.

ACTION: Correction.

SUMMARY: In notice document 99–32656, beginning on page 70277 in the issue of Thursday, December 16, 1999, make the following correction:

On page 70277 in the third column, the Effective Date was shown as December 16, 1999. That date should be changed to December 8, 1999, which is the date that Public Land Order No. 7423 was signed by Assistant Secretary of the Interior Kevin Gover. This change is consistent with the decision in the case of George W. Bolieu, 55 I. D. 85 (1934).

Dated: December 21, 1999.

Nancy J. Alex,

Acting Chief, Branch of Lands (CA-931)
[FR Doc. 99–33617 Filed 12–27–99; 8:45 am]
BILLING CODE 4310-40-P

DEPARTMENT OF THE INTERIOR

Bureau of Land Management (WY-950-1420-00-P)

Filing of Plats of Survey; Wyoming

AGENCY: Bureau of Land Management, Interior.

ACTION: Notice.

The plats of the following described lands were officially filed in the Wyoming State Office, Bureau of Land Management, Cheyenne, Wyoming, effective 10 a.m., December 15, 1999.

The plat representing the dependent resurvey of a portion of Tract 43 and a portion of the subdivisional lines, T. 12 N., R. 110 W., Sixth Principal Meridian, Wyoming, Group No. 622, was accepted December 13, 1999.

The plat representing the dependent resurvey of a portion of the Eigth Guide Meridian West, through Township 47 North, between Ranges 64 and 65 West, portions of the south and west boundaries, the north boundary and a portion of the subdivisional lines, T. 47 N., R. 65 W., Sixth Principal Meridian, Wyoming, Group No. 638, was accepted December 13, 1999.

The plat representing the dependent resurvey of portions of the north boundary and the subdivisional lines, and the subdivision of Section 5, and the metes and bounds survey of Lot 1, Section 5, T. 38 N., R. 115 W., Sixth Principal Meridian, Wyoming, Group No. 640, was accepted December 13, 1999.

The plat representing the corrective dependent resurvey of a portion of the subdivisional lines, T. 54 N., R. 69 W., Sixth Principal Meridian, Wyoming, Group No. 647, was accepted December 13, 1999.

The plat representing the dependent resurvey of portions of the north boundary and subdivisional lines, and the subduivision of Section 5, and the metes and bounds survey of Parcel A, T. 47 N., R. 87 W., Sixth Principal Meridian, Wyoming, Group No. 651, was accepted December 13, 1999.

Dated: December 15, 1999.

John P. Lee,

Chief Cadastral Survey Group.
[FR Doc. 99–33544 Filed 12–27–99; 8:45 am]
BILLING CODE 4310–22–P

DEPARTMENT OF THE INTERIOR

National Park Service

Urban Park and Recreation Recovery Program

AGENCY: National Park Service, Interior.

ACTION: Notice of FY 2000 Grant Round—UPARR Rehabilitation Grants

SUMMARY: This notice announces the availability of grant funds under the Rehabilitation phase of the Urban Park and Recreation Recovery (UPARR) Program and provides information on the application process including eligible recipients and deadlines for submission of proposals.

DATES: NPS will accept preapplications on or before March 31, 2000.

ADDRESSES: See SUPPLEMENTARY INFORMATION section for NPS addresses.

FOR FURTHER INFORMATION CONTACT: Tom Ross, Assistant Director, Recreation and Conservation, National Park Service, Department of the Interior, 1849 "C" Street, N.W., Washington, D.C. 20240; (202) 565–1200.

SUPPLEMENTARY INFORMATION: For Fiscal Year 2000, Congress has appropriated \$2,000,000 for the funding of projects under the Urban Park and Recreation Recovery Act of 1978 (Pub. L. 95-625). By law, grants made for projects in any one State are not to exceed 15 percent of the funds appropriated. As a result NPS will consider proposals from eligible local jurisdictions for funding projects with a dollar limit equal to or less than the State limitation of \$300,000 (Federal share of total project cost) under the Rehabilitation phase of the program. Preapplications must be received by the appropriate NPS field office by no later than March 31, 2000.

Rehabilitation grants will be targeted to rehabilitate existing neighborhood recreation areas and facilities which have deteriorated to the point where health and safety are endangered or the community's range of quality recreation service is impaired. Proposals must be designed to provide recreation services within a specified area identified by the applicant. Proposals may identify improvements at multiple sites or facilities, each of which must be individually addressed. Grants may be used to remodel, rebuild, or develop existing outdoor or indoor recreation areas and facilities.

Eligible Jurisdictions: Eligible urban jurisdictions as listed in 36 CFR part 72, appendix B and which have an approved Recovery Action Program (RAP) on file with and approved by NPS within the last five years will be eligible to compete for Rehabilitation grant funds. If a jurisdiction's RAP plan expired since the last Congressional appropriation for the UPARR program (FY 1995), the highest elected official of that jurisdiction may submit either (1) A new or updated RAP for NPS review