includes detailed financial information, management policies, and corporate strategy. Owners/operators with 50 or more projects, with estimated combined mortgage amount of \$250 million or more must file, in addition to the Corporate Credit Analysis, more detailed information that is required for non-Portfolio owners in connection with the site visit. These large-size owners/operators must also provide information on their other properties

and lines of business not being financed with FHA mortgage insurance.

Need and Use of the information

The information is collected and evaluated, first by a rating agency and then by HUD. The purpose is to determine the financial strength and management reliability of the owner/operator. If the owner and/or the operator should go into bankruptcy or be unable to continue management of its

large group of properties, the ability of the individual properties to keep operating successfully would be severely jeopardized. The failure of the owner/operator could lead to assignments to HUD of large numbers of health care facilities, and a serious resulting charge to the mortgage insurance fund.

Respondents:

Reporting Burden:

Number of respondents

Χ

Frequency of response

Χ

Hours per response

Total burden hours

Contact: Eric Stevenson, HUD (202) 708–0614, ext. 2544), Joseph Lackey, OMB, (202) 395–7316

Authority: Section 3507 of the Paperwork Reduction Act of 1995, 44 U.S.C. Chapter 35, as amended.

Dated: April 20, 2001.

Wayne Eddins,

Reports Management Officer, Office of the Chief Information Officer.

[FR Doc. 01-10599 Filed 4-27-01; 8:45 am]

BILLING CODE 4210-27-M

DEPARTMENT OF THE INTERIOR

Bureau of Land Management [ES-030-01-1610-DO]

Notice of Intent To Prepare the Lower Potomac River Coordinated Management Plan/Environmental Assessment

AGENCY: Bureau of Land Management, Milwaukee Field Office, DOI.

ACTION: Notice of intent to prepare a coordinated management plan.

SUMMARY: Notice is hereby given that the Bureau of Land Management (BLM), Milwaukee Field Office, intends to prepare a coordinated management plan (CMP) for the purpose of determining whether and where to acquire land in the Lower Potomac River project area located in Charles County, Maryland. No specific tracts have been targeted for acquisition.

The planning efforts will follow the procedures set forth in title 43 of the Code of Federal Regulations, Subpart 1600. The EA will be prepared under the National Environmental Policy Act of 1969 regulations (40 CFR 1500, et

seq.).

The public has 30 days from the date of publication of this notice to send its ideas regarding the proposal described below in the "Supplementary Information" and in the preliminary planning criteria sections. These

comments should be written to help focus the plan on substantive issues and develop appropriate management alternatives. These comments may include specific resource data or information or locations where these data or information may be found.

DATES: The public scoping period commences with the publication of this notice. Comments must be postmarked no later than May 30, 2001 to ensure the issues they raise are considered in the plan.

ADDRESSES: Comments may be mailed to the following addresses: James W. Dryden, Field Office Manager, Milwaukee Field Office, P.O. Box 631, Milwaukee, Wisconsin 53201–0631 or Ed Ruda, Project Leader Manager, Eastern States Office, 7450 Boston Boulevard, Springfield, Virginia 22153.

FOR FURTHER INFORMATION CONTACT: Ed Ruda, Project Leader at (703) 440–1663, or by electronic mail at ed_ruda@es.blm.gov, or Howard Levine, Planning and Environmental Coordinator at (414) 297–4463, or by electronic mail at howard levine@es.blm.gov.

SUPPLEMENTARY INFORMATION: Congress has appropriated a total of \$3 million in Land and Water Conservation Funds (LWCF) for the acquisition of lands by the BLM in the "Douglas Point" region of southwestern Charles County, Maryland. The planning area has been renamed Lower Potomac River Project Area.

Prior to expending Federal money for acquisition, BLM must fulfill the requirements of Sections 202 and 205(b) of the Federal Land Policy and Management Act of 1976, as amended (43 U.S.C. 1701, et seq.) (FLPMA). Under these requirements, any land acquisitions by BLM must conform with applicable land use plans. Currently, BLM has no land use plans in the State of Maryland. The Lower Potomac River Coordinated Management Plan/ Environmental Assessment will fulfill

that requirement. The plan will not identify any specific tracts for acquisition by the Federal Government, but will instead develop a set of criteria to evaluate proposals for acquisition in the future.

The Lower Potomac River CMP will be developed cooperatively with Maryland Department of Natural Resources (MDNR) and Charles County. By preparing a single plan, each agency's needs will be met and potential acquisitions can be evaluated within an overall conservation strategy for the region.

The planning regulations require that BLM release for review a list of planning criteria that will guide development of the land use plan. The public is invited to review, comment and propose amendments to any of the following planning criteria:

1. The plan will be completed in compliance with FLPMA and other applicable laws.

2. The plan will include an Environmental Assessment (EA) prepared under the National Environmental Policy Act. If scoping reveals the potential for significant impact, BLM will prepare an environmental impact statement.

- 3. The final plan will include a set of acquisition criteria that will be used to evaluate specific proposals either by Bureau motion or raised by willing sellers. Although land acquisition can be defined as fee title acquisition criteria, conservation easement acquisition, or mineral estate acquisition (less than fee), the terms of BLM's LWCF proposal, as approved by Congress, envision full fee acquisition.
- 4. The economic benefits and costs of potential Federal acquisitions will be evaluated in the plan.
- 5. Potential Federal acquisitions will be evaluated in the context of other land acquisitions made by the State of Maryland or not-for-profit groups.
- 6. Any lands acquired by BLM will be managed consistent with objectives

developed as a result of the plan and FLPMA.

- 7. Lands purchased with LWCF money will be managed consistent with the BLM policies guiding such acquisitions, which includes limiting development. The construction of capital improvements (such as visitor centers, pavilions, and electricity, water or phone lines) are not anticipated at this time.
- 8. Decisions in the plan will be consistent, to the maximum extent possible, with the policies, plans and programs of local Governments, State agencies and other Federal agencies, and the goals of the Chesapeake Bay Program.

In addition, the Maryland State legislature has required certain information and analyses in any plans prepared for potential State acquisitions in the region. Given the fact that this will be a CMP, it will include the following items: Purchase Plan, Management Oversight Plan, Operating Plan, Public Access Plan, Forestry Management Plan, Wildlife Management Plan, and Water Management Plan.

Complete records of all phases of the planning process will be available at the Milwaukee Field Office and are available upon request.

Dated: April 9, 2001.

Chris Hanson,

Acting Milwaukee Field Manager. [FR Doc. 01–10611 Filed 4–27–01; 8:45 am] BILLING CODE 4310–PN–P

INTERNATIONAL TRADE COMMISSION

[Investigation No. 1205-5]

Proposed Modifications to the Harmonized Tariff Schedule of the United States

AGENCY: International Trade Commission.

ACTION: Additional proposed amendments.

EFFECTIVE DATE: April 23, 2001. **SUMMARY:** On November 18, 1999, the Commission instituted investigation No. 1205-5, Proposed Modifications to the Harmonized Tariff Schedule for the United States, pursuant to section 1205 of the Omnibus Trade and

Competitiveness Act of 1988. Section 1205 directs the Commission to keep the Harmonized Tariff Schedule of the United States (HTS) under continuous review and to recommend modifications to the HTS (1) when amendments to the International Convention on the Harmonized Commodity Description and Coding System (Harmonized System), and the Protocol thereto, are recommended by the World Customs Organization (Harmonized System), and the Protocol thereto, are recommended by the World Customs Organization (WCO) (formerly known as the Customs Cooperation Council) for adoption, and (2) as other circumstances warrant. The Commission's final report will set forth the proposed changes and indicate the necessary changes in the HTS that would be needed to conform the HTS to the international nomenclature structure; the report will also include other appropriate explanatory information on the proposed changes. A preliminary report was submitted to the Office of the United States Trade Representative in March 2000. Since that time, the Commission has been informed of additional proposed amendments to the HTS that should be included in the final report.

FOR FURTHER INFORMATION CONTACT:

Eugene A. Rosengarden, Director (202–205–2592), Office of Tariff Affairs and Trade Agreements, U.S. International Trade Commission, Washington, DC 20436. Hearing impaired individuals are advised that information on this investigation can be obtained by contacting the TDD terminal on (202) 205–1810.

Background

The majority of the changes proposed in the Commission's preliminary report are the result of the work of the WCO and its Harmonized System Committee (HSC) to update and clarify the Harmonized System nomenclature, as part of the WCO's long-term program to review the nomenclature structure on a formal basis. These proposed changes, which are to become effective in January 2002, are available in the Office of the Secretary, Room 112, United States International Trade Commission, 500 E Street SW., Washington, DC 20436 (telephone 202-205-2000) and are posted on the Commission's website (http://www.usitc.gov). These changes encompass all decisions taken by the

HSC since the implementation of the last set of WCO modifications to the Harmonized System, which were effective as of January 1, 1996.

Other proposed changes included in this investigation have been requested by the U.S. Customs Service, in order to clarify the proper tariff classification and duty treatment of particular goods due to decisions of the Court of International Trade, the HSC, or the U.S. Customs Service. These changes, including those which are the subject of this notice, will be treated separately in the Commission's final report.

The Commission prepared nonauthoritative cross-reference tables in its preliminary report to provide guidance to potentially affected parties and to show the likely existing and future tariff classifications of the goods concerned. The Customs Service has domestic legal authority for tariff classification and may provide information, both during the course of the investigation and after the Commission's report is submitted, that indicates different or additional tariff classifications of some goods. Moreover, the WCO has recently issued a cross-reference table under Article 16 of the Harmonized System Convention, indicating the international classifications (existing and future) of the goods affected by the proposed changes. Thus, the classifications shown in the Commission's preliminary crossreference tables may be subject to change in the final report in light of WCO's cross-reference table.

Additional Proposed Amendments to the HTS

In addition to the changes to the HTS already proposed in the Commission's preliminary report and in the **Federal Register** of December 29, 2000 (65 F.R. 83032), February 16, 2001 (66 FR 10743) and March 8, 2001 (66 FR 13963), the following changes are proposed to clarify proposals already set forth in the Commission's preliminary report to the U.S. Trade Representative, Proposed Modifications to the Harmonized Tariff Schedule of the United States, Investigation No. 1205–5 (Preliminary) (USITC Publication 3295). These new proposed changes are set out below.

Chapter 8

Subheadings 0805.30, 0805.30.20 and 0805.30.40 are superseded by the following:

[Citrus fruit, fresh or dried:] Lemons (Citrus limon, Citrus limonum) and limes (Citrus aurantifolia, Citrus latifolia):

"0805.50

Free (A+,CA,E,IL,J) 0.2¢/kg (MX)