the agency resource management planning process with full public participation.

§ 37.3 Authority.
Section 4 of the Federal Cave Resources Protection Act of 1988 (102 Stat. 4546; 16 U.S.C. 4301) authorizes the Secretary to issue regulations providing for the identification of significant caves. Section 5 authorizes the Secretary to withhold information concerning the location of significant caves under certain circumstances.

§ 37.4 Definitions.
(a) Authorized officer means the agency employee delegated the authority to perform the duties described in this part.
(b) Cave means any naturally occurring void, cavity, recess, or system of interconnected passages beneath the surface of the earth or within a cliff or ledge, including any cave resource therein, and which is large enough to permit a person to enter, whether the entrance is excavated or naturally formed. Such term shall include any natural pit, sinkhole, or other feature that is an extension of a cave entrance or which is an integral part of the cave.
(c) Cave resources means any materials or substances occurring in caves on Federal lands, including, but not limited to, biotic, cultural, mineralogic, paleontologic, geologic, and hydrologic resources.
(d) Federal lands, as defined in the Federal Cave Resources Protection Act, means lands the fee title to which is owned by the United States and administered by the Secretary of the Interior.
(e) Secretary means the Secretary of the Interior.
(f) Significant cave means a cave located on Federal lands that has been determined to meet the criteria in §37.11(c).

§ 37.5 Collection of information.
(a) The collections of information contained in this part have been approved by the Office of Management and Budget under 44 U.S.C. 3501 et seq. and assigned clearance numbers 1004–0165 (cave nominations) and 1004–0166 (confidential information). The information provided for the cave nominations will be used to determine which caves will be listed as “significant” and the information in the requests to obtain confidential cave information will be used to decide whether to grant access to this information. Response to the call for cave nominations is voluntary. No action may be taken against a person for refusing to supply the information requested. Response to the information requirements for obtaining confidential cave information is required to obtain a benefit in accordance with Section 5 of the Federal Cave Resources Protection Act of 1988 (102 Stat. 4546; 16 U.S.C. 4301).
(b) The public reporting burden is estimated to average 3 hours per response for the cave nomination and one-half hour per response for the confidential cave information request. The estimated response time for both of the information burdens includes time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Send comments regarding this burden estimate or any other aspect of this collection of information, including suggestions for reducing the burden, to Bureau of Land Management Clearance Officer, WO–873, Mail Stop 401 LS, 1849 C Street NW., Washington, DC 20240; and the Office of Management and Budget, Paperwork Reduction Project 1004–0165/6, Washington, D.C. 20503.

Subpart B—Cave Designation

§ 37.11 Nomination, evaluation, and designation of significant caves.
(a) Nominations for initial and subsequent listings. The authorized officer will give governmental agencies and the public, including those who utilize caves for scientific, educational, and recreational purposes, the opportunity to nominate potential significant caves. The authorized officer will give public notice, including a notice published in the Federal Register, calling for nominations for the initial listing, including procedures for preparing and submitting the nominations. Nominations for subsequent listings will be accepted from governmental
agencies and the public by the agency that manages the land where the cave is located as new cave discoveries are made or as new information becomes available. Nominations not approved for designation during the listing process may be resubmitted if better documentation or new information becomes available.

(b) Evaluation for initial and subsequent listings. The evaluation of the nominations for significant caves will be carried out in consultation with individuals and organizations interested in the management and use of cave resources, within the limits imposed by the confidentiality provisions of §37.12 of this part. Nominations will be evaluated using the criteria in §37.11(c).

(c) Criteria for significant caves. A significant cave on Federal lands shall possess one or more of the following features, characteristics, or values.

1. Biota. The cave provides seasonal or yearlong habitat for organisms or animals, or contains species or subspecies of flora or fauna that are native to caves, or are sensitive to disturbance, or are found on State or Federal sensitive, threatened, or endangered species lists.

2. Cultural. The cave contains historic properties or archaeological resources (as described in 36 CFR 60.4 and 43 CFR 7.3) or other features that are included in or eligible for inclusion in the National Register of Historic Places because of their research importance for history or prehistory, historical associations, or other historical or traditional significance.

3. Geologic/Mineralogic/Paleontologic. The cave possesses one or more of the following features:

   (i) Geologic or mineralogic features that are fragile, or that exhibit interesting formation processes, or that are otherwise useful for study.

   (ii) Deposits of sediments or features useful for evaluating past events.

   (iii) Paleontologic resources with potential to contribute useful educational and scientific information.

4. Hydrologic. The cave is a part of a hydrologic system or contains water that is important to humans, biota, or development of cave resources.

5. Recreational. The cave provides or could provide recreational opportunities or scenic values.

6. Educational or Scientific. The cave offers opportunities for educational or scientific use; or, the cave is virtually in a pristine state, lacking evidence of contemporary human disturbance or impact; or, the length, volume, pit depth, height, or similar measurements are notable.

(d) National Park Service policy. The policy of the National Park Service, pursuant to its Organic Act of 1916 (16 U.S.C. 1, et seq.) and Management Policies (Chapter 4:20, Dec. 1988), is that all caves are afforded protection and will be managed in compliance with approved resource management plans. Accordingly, all caves on National Park Service-administered lands are deemed to fall within the definition of “significant cave.”

(e) Special management areas. Within special management areas that are designated wholly or in part due to cave resources found therein, all caves within the so-designated special management area shall be determined to be significant.

(f) Designation and documentation. If the authorized officer determines that a cave nominated and evaluated under paragraphs (a) and (b) of this section meets one or more of the criteria in paragraph (c), the authorized officer will designate the cave as significant. The authorized officer will designate all caves identified in paragraphs (d) and (e) of this section to be significant. The authorized officer will notify the nominating party of the results of the evaluation and designation. Each agency Field Office will retain appropriate documentation for all significant caves located within its administrative boundaries. At a minimum, documentation shall include a statement of finding signed and dated by the authorized officer, and the information used to make the determination. This documentation will be retained as a permanent record in accordance with the confidentiality provision in §37.12 of this part.

(g) Decision final. Decisions to designate or not designate a cave as significant are made at the sole discretion of the authorized officer and are not
subject to further administrative re-
view or appeal under 43 CFR part 4.
(h) If a cave is determined to be sig-
nificant, its entire extent, including
passages not mapped or discovered at
the time of the determination, is
deemed significant. This includes caves
that extend from lands managed by
any Federal agency into lands managed
by one or more other bureaus or agen-
cies of the Department of the Interior,
as well as caves initially believed to be
separate for which interconnecting pas-
sages are discovered after significance
is determined.
§ 37.12 Confidentiality of cave location
information.
(a) Information disclosure. No Depart-
ment of the Interior employee shall
disclose information that could be used
to determine the location of any sig-
nificant cave or cave under consider-
ation for determination, unless the au-
thorized officer determines that disclo-
sure will further the purposes of the
Act and will not create a substantial
risk to cave resources of harm, theft,
or destruction.
(b) Requesting confidential information.
Notwithstanding paragraph (a) of this
section, the authorized officer may
make confidential cave information
available to a Federal or State govern-
mental agency, bona fide educational
or research institute, or individual or
organization assisting the land man-
aging agency with cave management
activities. To request confidential cave
information, such entities shall make a
written request to the authorized offi-
cer that includes the following:
(1) Name, address, and telephone
number of the individual responsible
for the security of the information re-
cived.
(2) A legal description of the area for
which the information is sought.
(3) A statement of the purpose for
which the information is sought, and
(4) Written assurances that the re-
questing party will maintain the con-
fidentiality of the information and pro-
tect the cave and its resources.
(c) Decision final. Decisions to permit
or deny access to confidential cave in-
formation are made at the sole discre-
tion of the authorized officer and are
not subject to further administrative
review or appeal under 5 U.S.C. 552 or
43 CFR parts 2 or 4.
PART 38—PAY OF U.S. PARK PO-
LICE—INTERIM GEOGRAPHIC
ADJUSTMENTS
Sec. 38.1 Definitions.
38.2 Computation of hourly, daily, weekly,
and biweekly adjusted rates of pay.
38.3 Administration of adjusted rates of
pay.
AUTHORITY: 104 Stat. 1462.
SOURCE: 56 FR 33719, July 23, 1991, unless
otherwise noted.
§ 38.1 Definitions.
In this subpart: Adjusted annual rate
of pay means an employee’s scheduled
annual rate of pay multiplied by 1.08
and rounded to the nearest whole dol-
lar, counting 50 cents and over as a
whole dollar.
Employee means a U.S. Park Police
officer whose official duty station is lo-
cated in an interim geographic adjust-
ment area.
Interim geographic adjustment area
means any of the following Consoli-
dated Metropolitan Statistical Areas
(CMSAs) as defined by the Office of
Management and Budget (OMB):
(1) New York-Northern New Jersey-
Long Island, NY-NJ-CT; and
(2) San Francisco-Oakland-San Jose,
CA.
Official duty station means the duty
station for an employee’s position of
record as indicated on his or her most
recent notification of personnel action.
Scheduled annual rate of pay means—
(1) The U.S. Park Police rate of basic
pay for the employee’s rank and step,
exclusive of additional pay of any kind;
(2) A retained rate of pay, where ap-
licable, exclusive of additional pay of
any kind.
§ 38.2 Computation of hourly, daily,
weekly, and biweekly adjusted
rates of pay.
When it is necessary to convert the
adjusted annual rate of pay to an hour-
ly, daily, weekly, or biweekly rate, the
following methods apply:
(a) To derive an hourly rate, divide
the adjusted annual rate of pay by 2,087