

default, or within any additional time approved by the Secretary or authorized by §§ 203.345, 203.346, or 203.650 through 203.660:

* * * * *

(c) *Prohibiting of foreclosure within time limits.* If assignment consideration under §§ 203.650 through 203.660, the laws of the State in which the mortgaged property is located, or Federal bankruptcy law:

(1) Do not permit the commencement of foreclosure within the time limits described in paragraphs (a), (b), (g), and (h) of this section, the mortgagee must commence foreclosure within 60 days after the expiration of the time during which foreclosure is prohibited; or

(2) Require the prosecution of a foreclosure to be discontinued, the mortgagee must recommence the foreclosure within 60 days after the expiration of the time during which foreclosure is prohibited.

* * * * *

(h) *Special forbearance.* The mortgagee must commence foreclosure or obtain a deed-in-lieu of foreclosure, with title being taken in the name of the mortgagee or the Secretary, within 90 days following the date the mortgagor fails to meet the requirements of a special forbearance under § 203.614.

3. Section 203.402a would be revised to read as follows:

§ 203.402a Reimbursement for uncollected interest.

The mortgagee shall be entitled to receive an allowance in the insurance settlement for unpaid mortgage interest if the mortgagor fails to meet the requirements of a forbearance agreement entered into pursuant to § 203.614 and this failure continues for a period of 60 days. The interest allowance shall be computed to:

(a) The earliest of the applicable following dates, except as provided in paragraph (b) of this section:

(1) The date of the initiation of foreclosure;

(2) The date of the acquisition of the property by the mortgagee by means other than foreclosure;

(3) The date the property was acquired by the Commissioner under a direct conveyance from the mortgagor;

(4) Ninety days following the date the mortgagor fails to meet the requirements of the forbearance agreement, or such other date as the Commissioner may approve in writing prior to the expiration of the 90-day period; or

(5) The date the mortgagee sends the mortgagor notice of eligibility to participate in the Pre-Foreclosure Sale procedure; or

(b) The date foreclosure is initiated or a deed in lieu is obtained, or the date such actions were required by § 203.355(c), whichever is earlier, if the commencement of foreclosure within the time limits described in § 203.355 (a), (b), (g), or (h) is precluded by:

(1) Assignment consideration under §§ 203.650 through 203.660;

(2) The laws of the State in which the mortgaged property is located; or

(3) Federal bankruptcy law.

4. In § 203.410, the heading of paragraph (a) would be italicized and paragraph (a)(3) would be revised to read as follows:

§ 203.410 Issue date of debentures.

(a) *Conveyed properties, claims without conveyance, pre-foreclosure sales—* * **

(3) As of the day after the date to which mortgage interest is computed as specified in § 203.402a, if the insurance settlement includes an allowance for uncollected interest in connection with a special forbearance.

* * * * *

5. In § 203.614, a new paragraph (c) would be added, to read as follows:

§ 203.614 Conditions of special forbearance.

* * * * *

(c) The mortgagee may grant special forbearance relief providing for increased mortgage payments without the approval of the Secretary, subject to the following conditions:

(1) The conditions of paragraph (b)(1) of this section are met;

(2) The agreement is executed not later than the date on which four full monthly payments are due and unpaid;

(3) At the time of execution of the agreement, the mortgagor must pay an amount agreed upon by the mortgagor and the mortgagee, but not less than the first monthly installment due under the agreement;

(4) The written forbearance agreement shall:

(i) Provide for the payment for a period not to exceed 6 months after execution of the agreement of:

(A) Not less than 50 percent of the regular mortgage payments; or

(B) Such percentage as the Secretary, by administrative instruction, may determine, but not more than the regular mortgage payment;

(ii) Provide for an increase of payments to not more than 1½ times the regular mortgage payments, commencing no sooner than 6 months after execution of the agreement; and

(iii) Provide for resumption of the regular mortgage payments after the total unpaid amount accruing prior to

and during the forbearance period is repaid.

Dated: November 4, 1994.

Nicolas P. Retsinas,

Assistant Secretary for Housing-Federal Housing Commissioner.

[FR Doc. 95-1633 Filed 1-20-95; 8:45 am]

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DEPARTMENT OF JUSTICE

Office of Justice Programs

28 CFR Part 90

[OJP No. 1015c]

RIN 1121-AA27

Grants to Combat Violent Crimes Against Women

AGENCY: Office of Justice Programs, Department of Justice.

ACTION: Proposed rule; correction.

SUMMARY: On December 28, 1994 in 59 FR 66830, a proposed rule was published implementing and requesting comments on the Grants to Combat Violence Against Women Program as authorized by Sections 2001 through 2006 of the Omnibus Crime Control and Safe Streets Act of 1968, as amended by Title IV, Section 40121 of the Violent Crime Control and Law Enforcement Act of 1994. In the section "For Further Information Contact" the incorrect telephone number for the Department of Justice Response Center was listed. This document corrects that inaccuracy and lists the proper number.

FOR FURTHER INFORMATION CONTACT: The Department of Justice Response Center at 1-800-421-6770 or (202) 307-1480.

Olga R. Trujillo,

General Counsel, Office of Justice Programs.

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DEPARTMENT OF THE INTERIOR

Office of Surface Mining Reclamation and Enforcement

30 CFR Part 773

RIN 1029-AB80

Notification and Permit Processing

AGENCY: Office of Surface Mining Reclamation and Enforcement, Interior Department.

ACTION: Proposed rule; correction.

SUMMARY: The Office of Surface Mining Reclamation and Enforcement (OSM) of

the U.S. Department of the Interior extended until February 27, 1995, the public comment period on the proposed rule published in the October 26, 1994, **Federal Register** (59 FR 53884). The extension notice was published Friday, December 23, 1994, **Federal Register** (59 FR 66287). This correction provides an INTERNET address where comments can be filed electronically through the end of the comment period.

DATES: Written comments: OSM will accept written comments on the proposed rule until 5:00 p.m. Eastern time on February 27, 1995.

ADDRESSES: Written comments: Hand deliver to the Office of Surface Mining Reclamation and Enforcement, Administrative Record, Room 660, 800 North Capitol St., Washington, DC; or mail to the Office of Surface Mining Reclamation and Enforcement, Administrative Record, Room 660 NC, 1951 Constitution Avenue NW., Washington, DC 20240.

Comments may also be sent through the INTERNET to Scott Boyce, Branch of Research and Technical Standards, INTERNET address:

OSMRULES@OSMRE.GOV. Copies of any messages received electronically will be filed with the Administration Record. Please note that this address is different from the address specified in the proposed rule (59 FR 53884).

FOR FURTHER INFORMATION CONTACT: Scott Boyce, Branch of Research and Technical Standards, Office of Surface Mining Reclamation and Enforcement, U.S. Department of the Interior, 1951 Constitution Avenue, NW., Room 640 NC, Washington, DC 20240; telephone (202) 343-3839.

SUPPLEMENTARY INFORMATION: On October 26, 1994 (59 FR 53884), OSM published a proposed rule which would require the regulatory authority to provide to each person who was a party to an informal conference its written findings granting, requiring modification of, or denying a permit application. The rulemaking would also require both that an approved permit contain in its permit area only lands for which the applicant has established a right-to-enter and commence surface coal mining and reclamation operations, and that compliance with an approved permit be based on activities to be conducted solely upon such lands.

The comment period for the proposed rule, which was scheduled to close on December 27, 1994, was extended until February 27, 1995 (59 FR 66287). This notice provides an INTERNET address where comments can be filed electronically. A different INTERNET address was published in the proposed

rule (59 FR 53884) which was valid through December 27, 1994. Any comments to the proposed rule filed via the INTERNET during the 60-day extension period should be sent to the address given in this notice. Comments will be accepted until 5 p.m. local time on February 27, 1995.

Dated: January 13, 1995.

Mary Josie Blanchard,

Acting Assistant Director, Program Support.
[FR Doc. 95-1639 Filed 1-20-95; 8:45 am]

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National Park Service

36 CFR Part 7

RIN 1024-AC28

Pictured Rocks National Lakeshore; Hunting Closure

AGENCY: National Park Service, Interior.

ACTION: Proposed rule.

SUMMARY: The National Park Service (NPS), Pictured Rocks National Lakeshore, is proposing regulations closing developed and high visitor use areas of the lakeshore to hunting in the interest of public safety. Hunting in such developed and high visitor use areas can constitute a hazard to the safety of the visiting public. The NPS solicits comments from the public, including hunters, on the proposal.

DATES: Comments are requested by March 24, 1995.

ADDRESSES: All comments should be addressed to the Superintendent, Pictured Rocks National Lakeshore, P.O. Box 40, Munising, Michigan 49862.

FOR FURTHER INFORMATION CONTACT: Larry Hach, Chief of Visitor Services and Land Management, Pictured Rocks National Lakeshore, P.O. Box 40, Munising, MI 49862. Telephone (906) 387-2607.

SUPPLEMENTARY INFORMATION:

Background

Pictured Rocks National Lakeshore's legislative authority, Public Law 89-668 (80 Stat. 922), states "The Secretary, after consultation with the Michigan Department of Conservation, may designate zones and establish periods where and when no hunting shall be permitted for reasons of public safety, administration, or public use and enjoyment." Pictured Rocks National Lakeshore has already consulted with the Michigan Department of Natural Resources on this issue, as well as with other interested groups including the Michigan United Conservation Clubs,

areas hunters, and other interested local individuals.

The National Park Services' Management Guidelines (specifically Chapter 8, "Use of the Parks") state that the protection of park visitors and providing for visitor safety is a primary goal of park management, and that the Service may establish regulations or closures that are more restrictive than applicable state regulations based on a finding that such restrictions are necessary for public safety, resource protection, or visitor enjoyment. With the increased number of visitors to the lakeshore in recent years (CY 93 visitation was 613,000), and the increase of hunting activities within lakeshore boundaries, conflicts between hunters and non-hunters could directly affect the safety of the visiting public in the developed areas.

Options Considered

According to the park's enabling legislation, hunting in the lakeshore is managed according to the State of Michigan's Department of Natural Resources' hunting regulations and those specific regulations contained in the Superintendent's Compendium, which prohibits spotlighting in accordance with 36 CFR 2.2(e). Continuing under the existing guidelines is dangerous from a safety point of view. A total ban on hunting is neither practical nor necessary. This proposed limited closure is in accordance with stated overall management objectives.

Effects of Revision

Much of the high public use area at the western end of the lakeshore is situated within the corporate limits of the City of Munising in which the discharge of a firearm is already prohibited.

The lakeshore's developed areas, such as campgrounds, parking lots, and overlooks, are heavily used by the visiting public. Hunting in such heavily used areas constitutes a hazard to the safety of the visiting public. State of Michigan regulations already prohibit hunting within 150 yards of occupied dwellings and associated structures for similar public safety reasons. State regulations currently permit hunting within road rights-of-way (ROW's), but because of the heavy volume of traffic on NPS owned roads within the lakeshore, hunting within these ROW's is not conducive to the promotion of visitor safety and enjoyment.

The heaviest public use period for the lakeshore occurs between April 1 and Labor Day when the lakeshore receives approximately 73% of its annual