

Room 7255, Office of Community Planning and Development, Department of Housing and Urban Development, 451 Seventh Street SW., Washington, DC 20410, Attention: Homeless Innovative Funding.

One copy of the application must also be sent to the HUD Field Office serving the area in which the applicant's project is located. A list of Field Offices appears in Appendix C to the NOFA, which was published on January 25, 1995. The Field Office copy must be received by the application deadline as well, but a determination that an application was received on time will be made solely on receipt of the application at the Office of Community Planning and Development in Headquarters, Washington, DC.

**FOR FURTHER INFORMATION CONTACT:** The HUD Field Office for the area in which the proposed project is located. Telephone numbers are included in the list of Field Offices set forth in Appendix C to the NOFA, published on January 25, 1995.

**SUPPLEMENTARY INFORMATION:** Accordingly, the deadline date for receipt of applications for the Notice of Funding Availability for Fiscal Year 1995 for Innovative Project Funding under the Innovative Homeless Initiatives Demonstration Program (NOFA), published in the **Federal Register** on January 25, 1995 (60 FR 4996), is extended to February 13, 1995.

Dated: January 25, 1995.

**Jacque M. Lawing,**

*Deputy Assistant Secretary for Economic Development.*

[FR Doc. 95-2220 Filed 1-25-95; 1:28 pm]

BILLING CODE 4210-29-P

## DEPARTMENT OF THE INTERIOR

### Fish and Wildlife Service

#### Notice of Availability of Draft Conservation Agreement for the Virgin Spinedace for Review and Comment

**AGENCY:** U.S. Fish and Wildlife Service, Interior.

**ACTION:** Notice of document availability.

**SUMMARY:** The Fish and Wildlife Service (Service) announces the availability for public review of a Draft Conservation Agreement for the Virgin spinedace (*Lepidomeda mollispinis mollispinis*). This species is proposed for Federal listing as threatened pursuant to the Endangered Species Act (Act) of 1973, as amended. The Conservation Agreement was developed by the Utah Department of Natural Resources, with

participation from the following parties—Bureau of Land Management, National Park Service, Nevada Department of Conservation and Natural Resources, Arizona Game and Fish Department, Washington County Water Conservancy District, and the Service. The agreement focuses on reducing and eliminating significant threats and enhancing and/or stabilizing specific reaches of occupied and unoccupied historical habitat of the Virgin spinedace. The Service solicits review and comment from the public on this draft agreement.

**DATES:** Comments on the Draft Conservation Agreement must be received on or before March 28, 1995 to be considered by the Service during preparation of the final conservation agreement and prior to the Service's determination whether it will be a signatory party to the agreement.

**ADDRESSES:** Persons wishing to review the Draft Conservation Agreement may obtain a copy by contacting the Field Supervisor, U.S. Fish and Wildlife Service, 145 East 1300 South, Suite 404, Salt Lake City, Utah 84115. Written comments and materials regarding the Draft Conservation Agreement should also be directed to the same address. Comments and materials received will be available on request for public inspection, by appointment, during normal business hours at the above address.

**FOR FURTHER INFORMATION CONTACT:** Mr. Roberts D. Williams, Assistant Field Supervisor (see **ADDRESSES** section) (telephone 801/524-5001).

#### SUPPLEMENTARY INFORMATION:

##### Background

The Virgin spinedace is a small minnow endemic to the Virgin River drainage basin in southwestern Utah, northwestern Arizona, and southeastern Nevada. Over the last 50 years, the range of the species has declined by approximately 37-40 percent due to human impacts such as water development projects, agriculture, mining, urbanization, and introduction of nonactive fishes. The Virgin spinedace was proposed for listing as a threatened species on May 18, 1994 (59 FR 25875). In May 1994 the Utah Department of Natural Resources initiated development of a Conservation Agreement, working cooperatively with other agencies, in an effort to reduce the threats affecting the Virgin spinedace.

The Conservation Agreement outlines five general management actions and four general administrative actions required to meet the objectives of the agreement. These actions include

reestablishing and maintaining required flows, enhancing and maintaining habitat, selectively controlling nonnative fish, maintaining genetic viability, monitoring populations and habitat, coordinating conservation activities, implementing the conservation schedule, funding conservation actions, and assessing conservation progress.

#### Public Comments Solicited

The Service will use information received in its determination as to whether it should be a signatory party to the agreement. Comments or suggestions from the public, other concerned governmental agencies, the scientific community, industry, or any other interested party concerning this draft document are hereby solicited. All comments and materials received will be considered prior to the approval of any final document.

#### Author

The primary author of this notice is Janet Mizzi (see **ADDRESSES** section) (telephone 801/524-5001).

#### Authority

The authority for this action is the Endangered Species Act of 1973, as amended (16 U.S.C. 1531 *et seq.*), the Fish and Wildlife Act of 1956, the Fish and Wildlife Service Coordination Act of 1964, and the National Memorandum of Understanding (94(SMU-058)).

Dated: January 23, 1995.

**Ralph O. Morgenweck,**

*Regional Director.*

[FR Doc. 95-2080 Filed 1-26-95; 8:45 am]

BILLING CODE 4310-55-M

## INTERSTATE COMMERCE COMMISSION

### Notice of Intent to Engage in Compensated Intercorporate Hauling Operations

This is to provide notice as required by 49 U.S.C. 10524(b)(1) that the named corporations intend to provide or use compensated intercorporate hauling operations as authorized in 49 U.S.C. 10524(b).

1. Parent corporation and address of principal office: American Brands, Inc., 1700 East Putnam Avenue, Old Greenwich, Connecticut 06870-0811.

2. Wholly-owned subsidiaries which will participate in the operations, and State(s) of incorporation:

- (I) ACCO World Corporation—Delaware
- (II) Polyblend Corporation—Illinois
- (III) Vogel Peterson Furniture Company—Delaware

- (IV) ACCO USA, Inc.—Delaware  
 (V) Day-Timers, Inc.—Delaware  
 (VI) Sax Arts and Crafts, Inc.—Delaware  
 (VII) Kensington Microwave Limited—  
 Delaware  
 (VIII) MasterBrand Industries, Inc.—  
 Delaware  
 (IX) Moen Incorporated—Delaware  
 (X) 21st Century Companies, Inc.—  
 Delaware

**Vernon A. Williams,**

*Secretary.*

[FR Doc. 95-2067 Filed 1-26-95; 8:45 am]

BILLING CODE 7035-01-M

[Docket No. AB-55 (Sub-No. 495X)]

**CSX Transportation, Inc.—  
 Abandonment and Discontinuance  
 Exemption—in Lawrence County, IN**

CSX Transportation, Inc. (CSXT) filed a notice of exemption under 49 CFR 1152 Subpart F—*Exempt Abandonments* to abandon its 6.7-mile line of railroad extending between milepost Q-245.0, at Bedford, and milepost Q-251.7, near Mitchell, in Lawrence County, IN. A notice of exemption was served and published in the **Federal Register** on October 5, 1994 (59 FR 50771).

CSXT certified that: (1) No local traffic has moved over the line for at least 2 years; (2) there is no CSXT overhead traffic on the line; (3) no formal complaint filed by a user of rail service on the line (or by a state or local government entity acting on behalf of such user) regarding cessation of service over the line either is pending with the Commission or with any U.S. District Court or has been decided in favor of the complainant within the 2-year period; and (4) the requirements at 49 CFR 1105.7 (environmental reports), 49 CFR 1105.8 (historic report), 49 CFR 1105.11 (transmittal letter), 49 CFR 1105.12 (newspaper publication), and 49 CFR 1152.50(d)(1) (notice to governmental agencies) have been met.

The Brotherhood of Locomotive Engineers filed a request to revoke CSXT's exemption on November 28, 1994, alleging that the notice contained false or misleading information. CSXT's verified notice of exemption was properly filed. However, the notice served and published on October 5, 1994, contained a ministerial error and is amended by this new notice and **Federal Register** publication.

Because of trackage rights held by Soo Line Railroad Company's (SLR), CSXT may only discontinue service at this time. The effectiveness of this notice as to the abandonment will be contingent upon: (1) SLR's obtaining Commission

approval or exemption to discontinue its trackage rights; and (2) CSXT informing any party requesting public use or trail use if and when such trackage rights are discontinued. See *Missouri Pac. R. Co.—Aban.—Osage & Morris Count. KS*, 9 I.C.C.2d 1228 (1993). Requests for public use or trail use conditions will not be acted upon until SLR has relinquished its trackage rights.

As a condition to use of this exemption, any employee adversely affected by the abandonment shall be protected under *Oregon Short Line R. Co.—Abandonment—Goshen*, 360 I.C.C. 91 (1979). To address whether this condition adequately protects affected employees, a petition for partial revocation under 49 U.S.C. 10505(d) must be filed.

A copy of any pleading filed with the Commission should be sent to applicant's representative: Charles M. Rosenberger, 500 Water St., J150, Jacksonville, FL 32202.

If the notice of exemption contains false or misleading information, the exemption is void *ab initio*.

CSXT has filed an environmental report which addresses the abandonment's effects, if any, on the environment and historic resources. The Section of Environmental Analysis (SEA) issued an environmental assessment (EA) on by October 13, 1994 finding that abandonment of the line will not significantly affect the quality of the human environment. Interested persons may obtain a copy of the EA by writing to SEA (Room 3219, Interstate Commerce Commission, Washington, DC 20423) or by calling Elaine Kaiser, Chief of SEA, at (202) 927-6248.

Environmental, historic preservation, public use, or trail use/rail banking conditions will be imposed, where appropriate, in a subsequent decision.

Decided: January 23, 1995.

By the Commission, David M. Konschnik, Director, Office of Proceedings.

**Vernon A. Williams,**

*Secretary.*

[FR Doc. 95-2068 Filed 1-26-95; 8:45 am]

BILLING CODE 7035-01-P

**DEPARTMENT OF JUSTICE**

[AAG/A Order No. 96-94]

**Privacy Act of 1974 as Amended by the  
 Computer Matching and Privacy  
 Protection Act of 1988**

This notice is published in the **Federal Register** in accordance with the requirements of the Privacy Act, as amended by the Computer Matching

and Privacy Protection Act of 1988 (CMPPA) (5 U.S.C. 552a(e)(12)). The Immigration and Naturalization Service (INS), Department of Justice (the source agency), is participating in computer matching programs with the District of Columbia and agencies of five states (all designated as recipient agencies). These matching activities will permit the recipient agencies to confirm the immigration status of alien applicants for, or recipients of, Federal benefits assistance under the "Systematic Alien Verification for Entitlements (SAVE)" program as required by the Immigration Reform and Control Act (IRCA) of 1986 (Pub. L. 99-603). Specifically, the matching activities will permit the following eligibility determinations:

(1) The District of Columbia Department of Employment Services; the New York Department of Labor; and the Texas Employment Commission will be able to determine eligibility status for unemployment compensation.

(2) The California State Department of Social Services will be able to determine eligibility status for the Aid to Families with Dependent Children (AFDC) Program, and the Food Stamps Program.

(3) The Colorado Department of Social Services will be able to determine the eligibility status for the Medicaid Program, the AFDC Program, and the Food Stamps Program.

(4) The New Jersey Department of Labor will be able to determine eligibility status for unemployment compensation.

(5) The California State Department of Health Services will be able to determine eligibility status for the Medicaid Program.

Section 121(c) of IRCA amends section 1137 of the Social Security Act and requires agencies which administer the Federal benefit programs designated within IRCA to use the INS verification system to determine eligibility.

Accordingly, through the use of user identification codes and passwords, authorized persons from these agencies may electronically access the data base of an INS system of records entitled "Alien Status Verification Index, Justice/INS-009." From its automated records system, any agency (named above) participating in these matching programs may enter electronically into the INS data base the alien registration number of the applicant or recipient. This action will initiate a search of the INS data base for a corresponding alien registration number. Where such number is located, the agency will receive electronically from the INS data base the following data upon which to determine eligibility: Alien registration number; last name, first name; date of