Reclamation clearance officer: Marilyn Rehfeld 303–236–0305 extension 459

Dated: July 20, 1995.

Murlin Coffey,

Leader, Property and Office Services. [FR Doc. 95–21175 Filed 8–24–95; 8:45 am] BILLING CODE 4310–94–M

National Park Service

Niobrara National Scenic River Advisory Commission

AGENCY: National Park Service, Interior. **ACTION:** Notice of meeting.

SUMMARY: This notice sets the schedule for the forthcoming meeting of the Niobrara Advisory Commission. Notice of this meeting is required under the Federal Advisory Committee Act (Pub. L. 92–463).

MEETING DATE AND TIME: Friday, Sept. 15, 1995; 1:00 p.m.

ADDRESSES: Brown County Courthouse, Ainsworth, Nebraska.

Agenda topics include:

- 1. Review of latest draft of the Niobrara National Scenic River General Management Plan reflecting changes recommended at the June 29 meeting.
- 2. Review of the Draft Environmental Impact Statement for the General Management Plan.
- 3. The opportunity for public comment and proposed agenda, date, and time, of the next Advisory Group meeting.

The meeting is open to the public. Interested persons may make oral/written presentation to the Commission or file written statements. Requests for time for making presentations may be made to the Superintendent prior to the meeting or to the Chair at the beginning of the meeting. In order to accomplish the agenda for the meeting, the Chair may want to limit or schedule public presentations.

The meeting will be recorded for documentation and a summary in the form of minutes will be transcribed for dissemination. Minutes of the meeting will be made available to the public after approval by the Commission members. Copies of the minutes may be requested by contacting the Superintendent. An audio tape of the meeting will be available at the headquarters office of the Niobrara/ Missouri National Scenic Riverways in O'Neill, Nebraska.

FOR FURTHER INFORMATION CONTACT: Warren Hill, Superintendent, Niobrara/ Missouri National Scenic Riverways, P.O. Box 591, O'Neill, Nebraska 68763– 0591, 402–336–3970.

SUPPLEMENTARY INFORMATION: The Advisory Commission was established by the law that established the Niobrara National Scenic River, Public Law 102-50. The purpose of the group, according to its charter, is to advise the Secretary of the Interior on matters pertaining to the development of a management plan, and management and operation of the Scenic River. The Niobrara National Scenic River includes the 40-mile segment from Borman Bridge southeast of Valentine, Nebraska to its confluence with Chimney Creek; and the 30-mile segment from the confluence with Rock Creek downstream to State Highway

Dated: August 14, 1995.

William W. Schenk,

Field Director.

[FR Doc. 95–21087 Filed 8–24–95; 8:45 am] BILLING CODE 4310–70–P

INTERSTATE COMMERCE COMMISSION

[Finance Docket No. 32749]

Pine Belt Southern Railroad Company—Acquisition and Operation Exemption—Line of Central of Georgia Railroad Company

Pine Belt Southern Railroad Company (PBSR), a noncarrier, filed a notice of exemption on July 26, 1995 to acquire and operate approximately 42.4 miles of rail line owned and operated by Central of Georgia Railroad Company (CGA), a wholly-owned subsidiary of Norfolk Southern Railway Company. 1 The involved rail lines, known as the Roanoke Junction-Lafayette Line and the Nuckols-Hurtsboro Line, are located in Chambers, Lee, and Russell Counties, AL. Specifically, (1) the Roanoke Jct. Lafayette Line runs between milepost T-322.3 at Roanoke Jct. and milepost T-339.7 at Lafayette, a distance of 17.4 miles; and (2) the Nuckols-Hurtsboro Line runs between milepost S-304.0 at Nuckols and milepost S-329.0 at Hurtsboro, a distance of 25 miles. The proposed transaction will be consummated after the July 26, 1995 notice takes effect and all conditions to closing have been satisfied.2

Any comments must be filed with the Commission and served on: Andrew C.

Rambo, P.O. Box 129, 104 Depot St., Shelbyville, TN 37160.

This notice is filed under 49 CFR 1150.31. If the notice contains false or misleading information, the exemption is void *ab initio*. Petitions to revoke the exemption under 49 U.S.C. 10505(d) may be filed at any time. The filing of a petition to revoke will not automatically stay the transaction.

Decided: August 21, 1995.

By the Commission, Joseph H. Dettmar, Acting Director, Office of Proceedings.

Vernon A. Williams

Secretary.

[FR Doc. 95–21190 Filed 8–24–95; 8:45 am] BILLING CODE 7035–01–P

DEPARTMENT OF JUSTICE

Drug Enforcement Administration [Docket No. 95–15]

Anthony E. Doss, M.D., Revocation of Registration

On December 12, 1994, the Deputy Assistant Administrator, Office of Diversion Control, Drug Enforcement Administration, (DEA) issued an Order to Show Cause to Anthony E. Doss, M.D., (Respondent), of 621 Commonwealth Avenue, Bristol, Virginia, proposing to revoke his DEA Certificate of Registration, AD7453537, and to deny any pending applications for renewal of such registration as a practitioner under 21 U.S.C. 823(f). The proposed action was predicated on Dr. Doss' lack of authorization to handle controlled substances in the Commonwealth of Virginia.

By letter dated January 16, 1995, Respondent requested a hearing on the issue raised in the Order to Show Cause and the matter was placed on the docket of Administrative Law Judge Paul A. Tenney. On January 30, 1995, Judge Tenney issued an order for prehearing statements. In lieu of filing a prehearing statement, Government counsel filed a motion for summary disposition on the ground that Respondent was no longer authorized to handle controlled substances in the Commonwealth of Virginia. Attached to the Government's motion were a copy of the Virginia Board of Medicine's order revoking Respondent's state medical license, and an affidavit from the Virginia Board of Pharmacy attesting that Respondent is not authorized to prescribe, distribute or manufacture Schedule I through V drugs in the Commonwealth of Virginia. On February 13, 1995, Judge Tenney issued an order permitting Respondent to file a response, on or before February 27,

¹ The acquisition includes the real estate together with all buildings, improvements, fixtures, appurtenances and all interests of CGA in and to any leases, easements, licenses, permits, agreements, sidetrack agreements and privileges pertaining to the real estate.

 $^{^{2}}$ The parties anticipated a closing date of July 28, 1995.