

the committee annually reports to the Secretary on the rural impact of the Department's policies and regulations. It also offers recommendations for strategies that could improve the provision and financing of health care services in rural areas.

Each appointee serves a four-year term and is a voting member of the committee. Appointees to the five seats becoming vacant will serve July 1, 1996 through June 30, 2000.

This year the Department is requesting nominations for five members whose expertise would include experience in one or more of the following: (1) The development and delivery of health services in rural areas; (2) state government and state-wide development of rural health programs; (3) rural mental health/substance abuse; (4) health economics and health care financing; (5) rural health professions education; and (6) rural health research.

Nomination Procedure

Any interested person may nominate for consideration one or more qualified individuals for membership on the committee. Nominators shall note that the nominee is willing to serve as a member of the committee for the full, four-year term, and that such person appears to have no conflict of interest that would preclude this service. For each nominee, nominations must include a complete curriculum vitae, a current business address, and a daytime telephone number. Nominators are invited to state why they believe a nominee to be particularly well-qualified. Please note that due to time constraints, incomplete nominations (such as those without a curriculum vitae) will not be considered.

The Department has a special interest in assuring that appropriately qualified citizens who are women, members of a minority, or who have a physical disability are adequately represented on advisory bodies. It therefore encourages the nomination of such candidates to the National Advisory Committee on Rural Health. The Department will also give close consideration to an equitable geographic representation.

Appointments shall be made without discrimination on the basis of age, race, sex, culture, religion, or socioeconomic status.

Dated: November 30, 1995.

Ciro V. Sumaya,
Administrator.

[FR Doc. 95-29531 Filed 12-4-95; 8:45 am]

BILLING CODE 4160-15-P

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[AK-962-1410-00-P; AA-50379-27]

Notice for Publication; Alaska Native Claims Selection

In accordance with Departmental regulation 43 CFR 2650.7(d), notice is hereby given that a decision to issue conveyance under the provisions of Section 14(e) of the Alaska Native Claims Settlement Act of December 18, 1971, 43 U.S.C. 1601, 1613(e), will be issued to Chugach Alaska Corporation for 3,182.31 acres. The lands involved are in the vicinity of Cordova, Alaska.

Copper River Meridian, Alaska

T. 13 S., R. 5 W.;

T. 14 S., R. 5 W.

A notice of the decision will be published once a week, for four (4) consecutive weeks, in the Anchorage Daily News. Copies of the decision may be obtained by contacting the Alaska State Office of the Bureau of Land Management, 222 West Seventh Avenue, #13, Anchorage, Alaska 99513-7599 ((907) 271-5960).

Any party claiming a property interest which is adversely affected by the decision, an agency of the Federal government or regional corporation, shall have until January 4, 1996, to file an appeal. However, parties receiving service by certified mail shall have 30 days from the date of receipt to file an appeal. Appeals must be filed in the Bureau of Land Management at the address identified above, where the requirements for filing an appeal may be obtained. Parties who do not file an appeal in accordance with the requirements of 43 CFR Part 4, Subpart E, shall be deemed to have waived their rights.

Chris Sitbon,

Land Law Examiner, Branch of Gulf Rim Adjudication.

[FR Doc. 95-29560 Filed 12-4-95; 8:45 am]

BILLING CODE 4310-JA-P

[ES-930-06-1320-020241A]

Amendment to the List of Affected States Under Federal Coalbed Methane Recovery Regulations

AGENCY: Bureau of Land Management.

ACTION: Removal of Indiana from the List of Affected States.

SUMMARY: The Energy Policy Act of 1992 (the Act) (P.L. 102-486) requires that the Secretary of the Interior (Secretary) administer a Federal program to regulate coalbed methane development in states

where coalbed methane development has been impeded by disputes or uncertainty over ownership of coalbed methane gas. As required by the Act, the Department of the Interior, with the participation of the Department of Energy, developed a List of Affected States to which this program would apply (58 FR 21589, April 22, 1993). The List of Affected States is currently comprised of the States of Illinois, Indiana, Kentucky, and Tennessee.

The legislative body of the State of Indiana, in the form of a resolution passed on March 6, 1995, petitioned the Secretary of the Interior for removal from the List of Affected States. The resolution stated that the General Assembly of the State of Indiana petitions the Secretary of the interior to delete Indiana from the List of Affected States for the purposes of section 1339 of the Energy Policy Act of 1992. Section 1339 of the Act provides three mechanisms by which a state may be removed from the List of Affected States:

1. A state may pass a law or resolution requesting removal;

2. The governor of a state may petition for removal, but only after giving the legislature 6-months notice, during a legislative session, of his intention to submit the petition; or

3. The state legislature implements a law or regulation permitting and encouraging the development of coalbed methane.

Since the State of Indiana has met the condition for removal from the List of Affected States by passing a resolution requesting removal, the State of Indiana is officially removed from the List of Affected States.

FOR FURTHER INFORMATION CONTACT:

David R. Stewart, Chief, Branch of Resources Planning and Protection, Bureau of Land Management, Eastern States, 7450 Boston Boulevard, Springfield, Virginia 22153, or telephone (703) 440-1728; or Charles W. Byrer, U.S. Department of Energy, 3610 Collins Ferry Road, Morgantown, West Virginia 26507, or telephone (304) 291-4547.

Dated: November 27, 1995.

Gary D. Bauer,

Acting State Director.

[FR Doc. 95-29543 Filed 12-4-95; 8:45 am]

BILLING CODE 4310-GJ-M

[OR-030-06-1220-00; GP6-0030]

Notice of Meeting of Southeastern Oregon Resource Advisory Council

AGENCY: Vale District, Bureau of Land Management, Interior.

ACTION: Notice of meeting.

SUMMARY: Notice is given that a meeting of the Southeastern Oregon Resource Advisory Council will be held January 8, 1996 from 1:00 p.m. to 9:00 p.m. and January 9, 1996 from 8:00 a.m. to 12:00 p.m. at the Harney County Museum Club Room, 18 West "D" Street, Burns, Oregon.

At an appropriate time, the Council will recess for approximately one hour for lunch and one and one-half hours for dinner. Public comments will be received from 6:00 p.m. to 7:00 p.m., January 8. Topics to be discussed are administrative activities of the Council, the Southeastern Oregon Resource Management Plan, and standards and guidelines for livestock grazing on public lands.

DATES: The meeting will begin at 1:00 p.m. to 9:00 p.m. January 8, 1996 and 8:00 a.m. to 12:00 p.m. January 9, 1996.

ADDRESSES: The meeting will take place in the Harney County Museum Club Room 18 West "D" Street, Burns, Oregon.

FOR FURTHER INFORMATION CONTACT: Jonne Hower, Bureau of Land Management, Value District, 100 Oregon Street, Vale, OR 97918, (telephone 503 473-3144).

Lynn Findley,

Assistant District Manager, Operations.

[FR Doc. 95-29508 Filed 12-4-95; 8:45 am]

BILLING CODE 4310-33-M

National Park Service

National Register of Historic Places; Notification of Pending Nominations

Nominations for the following properties being considered for listing in the National Register were received by the National Park Service before November 25, 1995. Pursuant to section 60.13 of 36 CFR Part 60 written comments concerning the significance of these properties under the National Register criteria for evaluation may be forwarded to the National Register, National Park Service, P.O. Box 37127, Washington, D.C. 20013-7127. Written comments should be submitted by December 20, 1995.

Carol D. Shull,

Keeper of the National Register.

ARKANSAS

Crawford County

No. 12 School,
E of Co. Rd. 402, approximately 6 mi. W of
Chester,

Chester vicinity, 95001481

Washington County

Shelton, Lynn, American Legion Post No. 27,
28 S. College Ave.,
Fayetteville, 95001480

COLORADO

Denver County

Romeo Block,
2944 Zuni St.,
Denver, 95001485

LOUISIANA

Orleans Parish

Arabella Station,
5600 Magazine St.,
New Orleans, 95001484

MARYLAND

Worcester County

Friendship United Methodist Church, Old,
Meadow Bridge Rd.,
West Post Office vicinity, 95001490

MISSOURI

Cape Girardeau County

Miller-Seabaugh House and Dr. Seabaugh
Office Building,
341 Market St.,
Millersville, 95001494

Newton County

Second Baptist Church,
430 W. Grant St.,
Neosho, 95001495

Sullivan County

Milan Railroad Depot,
Jct. of E. Third St. and Short St.,
Milan, 95001493

NEBRASKA

Saline County

Rad Saline Center cis. 389 Z. C. B. J.,
Off NE 15, about 9 mi. N of Western,
Western vicinity, 95001483

NEW YORK

St. Lawrence County

Russell Town Hall,
Jct. of Main and Mill Sts., NW corner,
Russell, 95001492

Suffolk County

Sherrill, Stephen, House,
4 Fireplace Rd.,
East Hampton, 95001486

NORTH DAKOTA

Traill County

Plummer, Amos and Lillie, House,
306 W. Caledonia Ave.,
Hillsboro, 95001488

OHIO

Tuscarawas County

Cooper, Katherine, House,
118 W. 7th St.,
Dover, 95001487

SOUTH CAROLINA

Richland County

South Carolina Penitentiary,
1511 Williams St.,
Columbia, 95001489

TENNESSEE

Fayette County

Marathon Motor Works,
1200-1310 and 1305 Clinton St.,
Nashville, 95001482

WISCONSIN

Oneida County

Lake Tomahawk Site,
Address Restricted,
Lake Tomahawk vicinity, 95001496

Richland County

Tippesaukee Farm Rural Historic District
(Boundary Increase),
Jct. of WI Trunk Hwy. 60 and Co. Trunk
Hwy. X, Town of Richwood,
Port Andrew, 95001491

In order to assist in the preservation of the following property, the commenting period is being waived:

MASSACHUSETTS

Suffolk County

Riviera, The
270 Huntington Ave.
Boston, 95001450

[FR Doc. 95-29553 Filed 12-4-95; 8:45 am]

BILLING CODE 4310-70-P

INTERSTATE COMMERCE COMMISSION

[Ex Parte No. 347 (Sub-No. 2)]

Rate Guidelines—Non-Coal Proceedings

AGENCY: Interstate Commerce Commission.

ACTION: Notice of proposed guidelines.

SUMMARY: The Commission seeks comments on simplified decisional guidelines that can be used to resolve rail rate reasonableness cases in proceedings where the Constrained Market Pricing (CMP) method is unsuitable. The Commission finds that the Simplified Stand-Alone Cost Model proposed by the Association of American Railroads, as currently formulated, does not appear to be an acceptable tool for determining maximum reasonable rail rates, and that, unless it is modified, it would not be appropriate for use in future rate cases. Comments are requested on two proposals that would jointly apply a "revenue shortfall allocation method" (RSAM) test, an "average revenue-to-variable cost percentage above 180%" (R/VC>180) test, and a "revenue-to-variable cost comparison" (R/VC_{COMP}) test as a guide in determining the reasonableness of the rates charged captive shippers in those cases that are too small for use of our CMP guidelines. Comments are also invited on whether