official approval of the Red Cliff Band of Lake Superior Chippewa Indians of Wisconsin's petition by the Department of the Interior.

EFFECTIVE DATE: The Red Cliff Band of Lake Superior Chippewa Indians of Wisconsin reassumes exclusive jurisdiction March 25, 1996.

FOR FURTHER INFORMATION CONTACT: The principal author of this document is Betty B. Tippeconnie, Department of the Interior, Bureau of Indian Affairs, Division of Social Services, 1849 C St., N.W., Mail Stop 310 SIB, Washington, D. C., 20240. (202) 208–2721.

SUPPLEMENTARY INFORMATION: The authority for the Assistant Secretary— Indian Affairs to publish this notice is contained in 25 CFR 13.14 and 209 DM 8. Section 108 of the Indian Child Welfare Act of 1978, Pub. L. 95–608, 92 Stat. 3074, 25 U.S.C. 1918, authorizes Indian tribes that occupy a reservation as defined in 25 U.S.C. 1903(10) over which a state asserts jurisdiction over Indian child custody proceedings, pursuant to Federal statute, to reassume jurisdiction over such proceedings.

To reassume such jurisdiction, a tribe must first file a petition in the manner prescribed in 25 CFR Part 13. Notice of receipt of this petition was published in the Federal Register, Vol. 60, No. 211, page 55588, on November 1, 1995. The petition is then reviewed by the Department of the Interior using criteria set out in 25 CFR 13.12. If the Department finds that the tribe has submitted a suitable plan and that tribal exercise of jurisdiction is feasible, the petition is approved by publication in the Federal Register.

The geographic area subject to the reassumption of exclusive jurisdiction by the Red Cliff Band of Lake Superior Chippewa Indians of Wisconsin is within the exterior boundaries of the Red Cliff Indian Reservation, in the State of Wisconsin, in the County of Bayfield.

Dated: December 13, 1995. Ada E. Deer, Assistant Secretary—Indian Affairs. [FR Doc. 96–815 Filed 1–22–96; 8:45 am] BILLING CODE 4310–02–P

Approval of Petition for Reassumption of Exclusive Jurisdiction by the Washoe Tribe of Nevada and California **Over Indian Child Custody** Proceedings Involving Indian Children Who Are Enrolled or Eligible for Enrollment With the Washoe Tribe of Nevada and California and Who Reside or are Domiciled on Washoe Held or Occupied Trust Lands, Inclusive of any Public Domain Trust Allotments, in the State of California Within the County of Alpine, Commonly Known as the Woodsford Indian Community (Colony), the Wade Property, and the Sacramento Public Domain Trust Allotments

AGENCY: Bureau of Indian Affairs, Interior.

ACTION: Notice.

SUMMARY: The Washoe Tribe of Nevada and California has filed a petition with the Department of the Interior to reassume exclusive jurisdiction over Indian child custody proceedings involving Indian children who are enrolled or eligible for enrollment with the Washoe Tribe of Nevada and California and who reside or are domiciled on Washoe-held or occupied Trust Lands, inclusive of any public domain trust allotments, in the State of California within the County of Alpine, commonly known as the Woodsford Indian Community (Colony), the Wade Property, and the Sacramento Public Domain Trust Allotments.

The Assistant Secretary—Indian Affairs has reviewed the petition and determined that tribal exercise of jurisdiction is feasible and that the tribe has a suitable plan for exercising such jurisdiction. This notice constitutes the official approval of the Washoe Tribe of Nevada and California's petition by the Department of the Interior.

EFFECTIVE DATE: The Washoe Tribe of Nevada and California reassumes exclusive jurisdiction March 25, 1996.

FOR FURTHER INFORMATION CONTACT: The principal author of this document is Betty B. Tippeconnie, Department of the Interior, Bureau of Indian Affairs, Division of Social Services, 1849 C St., N.W., Mail Stop 310 SIB, Washington, D.C., 20240. (202) 208–2721.

SUPPLEMENTARY INFORMATION: The authority for the Assistant Secretary— Indian Affairs to publish this notice is contained in 25 CFR 13.14 and 209 DM 8. Section 108 of the Indian Child Welfare Act of 1978, Pub. L. 95–608, 92 Stat. 3074, 25 U.S.C. 1918, authorizes Indian tribes that occupy a reservation as defined in 25 U.S.C. 1903(10) over which a state asserts jurisdiction over Indian child custody proceedings, pursuant to Federal statute, to reassume jurisdiction over such proceedings.

To reassume such jurisdiction, a tribe must first file a petition in the manner prescribed in 25 CFR Part 13. Notice of receipt of this petition was published in the Federal Register, Vol. 60, No. 211, page 55588, on November 1, 1995. The petition is then reviewed by the Department of the Interior using criteria set out in 25 CFR 13.12. If the Department finds that the tribe has submitted a suitable plan and that tribal exercise of jurisdiction is feasible, the petition is approved by publication in the Federal Register.

The geographic area subject to the reassumption of exclusive jurisdiction by the Washoe Tribe of Nevada and California is on Washoe held or occupied Trust Lands, inclusive of any public domain trust allotments, in the State of California within the County of Alpine, commonly known as the Woodsford Indian Community (Colony), the Wade Property, and the Sacramento Public Domain Trust Allotments.

Dated: December 13, 1995.

Ada E. Deer,

Assistant Secretary—Indian Affairs. [FR Doc. 96–816 Filed 1–22–96; 8:45 am] BILLING CODE 4310–02–M

Bureau of Land Management

[AK-962-410-00-P, AK-6664-C, AA-6664-D, AA-6664-A2]

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 Sec. 14(a) of the Alaska Native Claims Settlement Act of December 18, 1971, 43 U.S.C. 1601, 1613(a), will be issued to the English Bay Corporation for approximately 14,370.02 acres. The lands involved are in the vicinity of the Kenai Fjords, Alaska.

Seward Meridian, Alaska

- U.S. Survey No. 4779,
- T. 5 S., Ř. 3 W.,
- T. 5 S., R. 4 W.,
- T. 7 S., R. 7 W., T. 7 S., R. 8 W.
- 1. 7 5., 10. 0 1

A notice of the decision will be published once a week, for four (4) consecutive weeks, in *The Seward Phoenix Log.* 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 February 22, 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.

Terry R. Hassett,

Chief, Branch of Gulf Rim Adjudication. [FR Doc. 96–830 Filed 1–22–96; 8:45 am] BILLING CODE 4310–JA–M

[WY-030-96-1310-01]

Notice of Intent To Prepare an Environmental Impact Statement; South Baggs Area Natural Gas Project, Carbon County, Wyoming

AGENCY: Bureau of Land Management, Interior.

ACTION: Notice of Intent (NOI) to prepare an Environmental Impact Statement (EIS) and to conduct scoping for the South Baggs Area Natural Gas Project, Carbon County, Wyoming.

SUMMARY: Under section 102(2)(C) of the National Environmental Policy Act (NEPA) of 1969 as amended, the Bureau of Land Management (BLM), Rawlins District Office, will direct the preparation of an EIS on the potential impacts of a proposed natural gas field development project. Between 40 and 50 gas wells and associated facilities could be constructed on approximately 11,000 acres of private, Federal and State lands, over a 10-year development period. The project area is located in Carbon County, Wyoming. The proposed action may be modified, as a result of comments received during scoping or anytime during the preparation of the draft EIS, to include actions that may, upon review, require a plan amendment to the Great Divide Resource Management Plan. Also, in accordance with 43 CFR 3420.1-2, this notice serves as a call for coal and other resource information to solicit indications of interest and information on coal resource development potential in the proposed project area and on other resources which may be affected by the proposed project. Affected Federal Lands are administered by the BLM Rawlins District office. The EIS

will be prepared by a third party contractor.

DATES: Comments on the scoping process will be accepted through March 1, 1996. Public scoping meetings are not planned at this time.

ADDRESSES: Comments should be sent to Bureau of Land Management, Rawlins District Office, Larry Jackson, Team Leader, 812 E. Murray, Rawlins, Wyoming 82301.

FOR FURTHER INFORMATION CONTACT: Bureau of Land Management, Larry Jackson, Team Leader, 812 E. Murray, Rawlins, Wyoming 82301, phone 307– 324–4841.

SUPPLEMENTARY INFORMATION: Meridian Oil, Inc., has proposed a 10-year field development project. The proposed project area, referred to as the South Baggs Area, is generally located in Townships 12 and 13 North, Ranges 92 and 93 West sixth principal meridian, Carbon County, Wyoming. The project area is located approximately 2.5 miles west of Baggs, Wyoming, along the Wyoming-Colorado border. The project area is approximately 11,000 acres in size. Land ownership is 91 percent Federal and 9 percent private. The mineral estate is 5.8 percent State owned, 9 percent privately owned, and the remaining 85.2 percent is Federallyowned mineral administered by the BLM Rawlins District office. The Federal land surface involved is also administered by the BLM Rawlins District office.

Meridian Oil, Inc.'s, proposal is to drill 40 to 50 new wells and construct associated facilities, including roads, well pads, pipelines, and compressor stations. Most of the subject area is within the South Baggs Oil and Gas Unit and not subject to spacing restrictions. Drilling of exploratory or confirmation/ delineation wells on existing Federal leases will be permitted during the preparation of the EIS, on a case-by-case basis. A site-specific environmental assessment will be prepared for individual drilling proposals for each of these applications.

This EIS will address cumulative impacts and will include consideration of affects of other proposed oil and gas projects, addressed in the recently completed EISs for the Mulligan Draw Gas Field Project, the Creston/Blue Gap Natural Gas Project, the Greater Wamsutter II Natural Gas Project and the Continental Divide Project Development Area. Potential issues to be addressed in the EIS include, but are not limited to: Impacts to wildlife populations and their habitat, access road development and transportation management, surface and ground water resources, impacts from additional drilling and production activities, reclamation, noxious weed control, conflicts with livestock grazing operations, protection of cultural resources, threatened and endangered species, and cumulative impacts.

Dated: January 17, 1996. Alan R. Pierson, *State Director.* [FR Doc. 96–898 Filed 1–22–96; 8:45 am] BILLING CODE 4310-22–P

Fish and Wildlife Service

Convention on International Trade in Endangered Species (CITES) Notification; Recommendations From CITES Secretariat on Prohibitions of Trade in Certain Animal Species From Fourteen Countries

AGENCY: Fish and Wildlife Service, Interior.

ACTION: Notice of Information No. 25.

SUMMARY: This is a schedule III notice. Wildlife subject to this notice is subject to detention, refusal of clearance or seizure, and forfeiture if imported into the United States. Violators may also be subject to criminal or civil prosecution. This Notice of Information is an update from the prohibitions contained in NOI 24. Specifically, this NOI removes the prohibition on imports of leopard cat from China, and adds prohibitions on imports of three species of hinge-back tortoises from Ghana and Greek tortoises from Turkey.

DATES: This notice is effective on January 23, 1996. This notice will be effective until further notice. The import measures announced in this notice shall apply to shipments of wildlife which have a date of export or re-export fifteen (15) days after the effective date of this notice.

ADDRESSES: Dr. Susan S. Lieberman, U.S. Fish and Wildlife Service, Office of Management Authority, 4401 N. Fairfax Dr., room 420C, Arlington, VA 22203, regarding Notifications to the Parties, or Thomas L. Striegler, Special Agent in Charge, Investigations, U.S. Fish and Wildlife Service, Division of Law Enforcement, 4401 N. Fairfax Drive., room 500, Arlington, VA 22203, for enforcement actions.

FOR FURTHER INFORMATION CONTACT: Dr. Susan S. Lieberman, U.S. Fish and Wildlife Service, Office of Management Authority, telephone (703) 358–2093, regarding Notifications to the Parties, or Thomas L. Striegler, Special Agent in Charge, Investigations, U.S. Fish and Wildlife Service, Division of Law