

include assertions in response to the following and an opinion by an independent public accountant attesting to whether there is a reasonable basis for the transfer agent's assertions in response to the following:

(1) Whether the transfer agent has developed written plans for preparing and testing the transfer agent computer systems for potential Year 2000 Problems;

(2) Whether the board of directors (or similar body) of the transfer agent has approved the plans described in paragraph (d)(1) of this section;

(3) Whether a member of the transfer agent's board of directors (or similar body) is responsible for the execution of the plans described in paragraph (d)(1) of this section;

(4) Whether the transfer agent's plans described in paragraph (d)(1) of this section address the transfer agent's domestic and international operations, including the activities of each of the firm's subsidiaries, affiliates, and divisions; (Subsidiaries, affiliates, and divisions that are regulated by U.S. or foreign regulators other than the Commission are exempted from these provisions.)

(5) Whether the transfer agent has assigned existing employees, hired new employees, or engaged third parties to implement the transfer agent's plans described in paragraph (d)(1) of this section;

(6) Whether the transfer agent or third party has conducted internal testing, whether such testing is on schedule in accordance with the plan described in paragraph (d)(1) of this section, and whether the transfer agent has determined as a result of the internal testing that the transfer agent has modified its software to correct Year 2000 Problems; and

(7) Whether the transfer agent has conducted external or industry-wide testing, whether such testing is on schedule in accordance with the plan described in paragraph (d)(1) of this section, and whether the transfer agent has determined as a result of the external or industry-wide testing that the transfer agent has modified its software to correct Year 2000 Problems.

(e) The transfer agent shall file two copies of each report prepared pursuant to paragraphs (a) and (b) of this section with the Commission's principal office in Washington, D.C. The reports required by paragraphs (a) and (b) will be publicly available.

(f) For purposes of this section, the term Year 2000 Problem shall include any erroneous result caused by:

(1) Computer software incorrectly reading the date "01/01/00" as being the year 1900 or another incorrect year;

(2) Computer software incorrectly identifying a date in the Year 1999 or any year thereafter;

(3) Computer software failing to detect that the Year 2000 is a leap year; or

(4) Any other computer software error that is directly or indirectly caused by paragraph (f)(1), (2), or (3) of this section.

Dated: March 5, 1998.

By the Commission.

Jonathan G. Katz,

Secretary.

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DEPARTMENT OF THE INTERIOR

Bureau of Reclamation

43 CFR Part 414

RIN 1006-AA40

Public Meeting on Proposed Rule and Draft Programmatic Environmental Assessment for Offstream Storage of Colorado River Water and Interstate Redemption of Storage Credits in the Lower Division States

AGENCY: Bureau of Reclamation, Interior.

ACTION: Proposed rule; public meeting.

SUMMARY: The Bureau of Reclamation (Reclamation) published a notice of proposed rulemaking on December 31, 1997 (62 FR 68491), which included the text of a proposed rule titled, "Offstream Storage of Colorado River Water and Interstate Redemption of Storage Credits in the Lower Division States." Reclamation also published a notice of availability of a draft programmatic environmental assessment on December 31, 1997 (62 FR 68465).

DATES: The public meeting will be held on March 27, 1998, at 2 p.m., Ontario, California.

ADDRESSES: The public meeting will be held at the Marriott Hotel Airport, 2200 East Holt Boulevard, Ontario, California.

FOR FURTHER INFORMATION CONTACT: Any person with questions concerning the public meeting can contact Mr. Dale Ensminger at telephone (702) 293-8659 or fax (702) 293-8402.

SUPPLEMENTARY INFORMATION: This public meeting will be conducted as an open house where Reclamation will discuss and answer questions from the public on various aspects of its proposed rule and draft programmatic

environmental assessment. The meeting will commence at 2 p.m. and will conclude when all persons wishing to speak have had an opportunity to do so or 6 p.m., whichever is earlier. Each individual who wishes to participate will be initially allotted 20 minutes in which to make a statement or ask questions. After all persons wishing to speak have had a chance to be heard, if requested, Reclamation will consider allowing additional time.

Any person, whether or not that individual attends the public meeting or submits oral testimony at the meeting, may submit written comments on the proposed rule and the draft programmatic environmental assessment. There is no limit to the length of written comments. However, written comments should be specific, confined to the issues pertinent to the proposed rule or the draft programmatic environmental assessment, and should explain the reason for any recommended change. Reclamation will accept written comments through April 3, 1998 (63 FR 9992, February 27, 1998 and 63 FR 10039, February 27, 1998), in accordance with the criteria set forth in the notice of proposed rulemaking published in the **Federal Register** on December 31, 1997 (62 FR 68491).

Dated: March 6, 1998.

Steven C. Hvinden,

Water Administration Manager, Boulder Canyon Operations Office.

[FR Doc. 98-6364 Filed 3-11-98; 8:45 am]

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CORPORATION FOR NATIONAL AND COMMUNITY SERVICE

45 CFR Parts 1215 and 2507

RIN 3045-AA16

Freedom of Information Act Regulation and Implementation of Electronic Freedom of Information Act Amendments of 1996

AGENCY: Corporation for National and Community Service.

ACTION: Proposed rule.

SUMMARY: The Corporation for National and Community Service (hereinafter the "Corporation") revises its regulations under the Freedom of Information Act (FOIA). The Corporation seeks to redesignate the existing regulations under former ACTION's CFR chapter as updated regulations under the Corporation's CFR chapter. The Corporation expects this proposed rule will promote consistency in its processing of FOIA requests. These