You are advised that the Gulf of Mexico and Pacific OCS Regions are officially rescinding the following previously issued LTLs that are no longer current, have served their purpose, or because recently revised regulations and policies have eliminated the need for them. With one noted exception (*), the following LTLs are rescinded effective with the publication of this notice.

Gulf of Mexico OCS Region

- LTL dated May 30, 1989, Unannounced Oil Spill Drills— Announcement.
- LTL dated June 26, 1989, Unannounced Oil Spill Drills— Implementation.
- LTL dated August 30, 1990, Aircraft over National Wildlife Refuges & National Parks.
- LTL dated May 14, 1991, Establish Uniform Procedures for the Designation of Structures on OCS Leases (*This LTL will be rescinded on the same date that our revised final rule on 30 CFR 250, subpart A becomes effective.).
- LTL dated May 18, 1995, Sustained Casinghead Pressure (SCP) Policy.
- LTL dated June 6, 1995, Flower Garden Banks Sanctuary Manager Oil Spill Notification.

Pacific OCS Region

• LTL dated November 1, 1993, Office Name Change.

Dated: November 23, 1999.

Carolita U. Kallaur,

Associate Director for Offshore Minerals Management.

[FR Doc. 99–31831 Filed 12–8–99; 8:45 am] **BILLING CODE 4310–MR-P**

DEPARTMENT OF THE INTERIOR

National Park Service

National Park of American Samoa Federal Advisory Commission; Notice of Meeting

Notice is given in accordance with the Federal Advisory Committee Act that a meeting of the National Park of American Samoa Federal Advisory Commission will be held from 9 a.m. to 4 p.m., Thursday and Friday, January 6 and 7, 2000, at Pago Plaza, Room 213, Pago Pago, American Samoa.

The agenda for the meeting will include:

Welcome and Introductions Review of Advisory Commission Purpose and Goals Selection of Officers Development of Bylaws for the Commission Review of Pub. L. 100–571, the Park's Enabling Legislation Review of the Park's General

Management Plan Superintendent's Report Discussion of Superintendent's Report Public Comments

The meeting is open to the public and opportunity will be provided for public comments at specified times during the meeting and prior to closing the meeting. The meeting will be recorded for documentation and transcribed for dissemination. Minutes of the meeting will be available to the public after they have been approved by the full Advisory Commission. For copies of the minutes, contact the National Park of American Samoa Superintendent at 011 (684) 633–7082.

Dated: November 24, 1999.

Holly Bundorn,

Acting Regional Director, Pacific West Region. [FR Doc. 99–31751 Filed 12–6–99; 8:45 am]
BILLING CODE 4310–70–P

DEPARTMENT OF THE INTERIOR

Bureau of Reclamation

Central Valley Project Improvement Act, Revised Interim Guidelines for Implementation of the Water Transfer Provisions of the Central Valley Project Improvement Act

AGENCY: Bureau of Reclamation, Interior.

ACTION: Notice.

SUMMARY: To meet the requirements of the Central Valley Project Improvement Act (CVPIA) of 1992, the Bureau of Reclamation (Reclamation) developed and published the Interim Guidelines for Implementation of Water Transfers Under Title XXXIV of Public Law 102–575 (Interim Guidelines) on February 25, 1993. On September 30, 1999, certain provisions of section 3405(a) of the CVPIA sunseted. Consequently, Reclamation has drafted revised Interim Guidelines to reflect these Congressionally mandated changes.

The Interim Guidelines were prepared pursuant to the provisions of section 3405(a) specifying the conditions and requirements for the transfer of Central Valley Project (Project) water. Section 3405(a)(3) states "Transfers executed after September 30, 1999, shall only be governed by the provisions of subparagraphs 3405(a)(1)(A)–(C), (E), (G), (H), (I), (L), and (M) of this title, and by State law." The interim guidelines have been changed to reflect this CVPIA provision. Reclamation has made a commitment to publish a notice of its

revised Interim Guidelines in the **Federal Register** and to allow the public 30 days to comment.

DATES: All public comments must be received by January 10, 2000.

ADDRESSES: Please mail comments to Julie Spezia, Bureau of Reclamation, 2800 Cottage Way, MP–410, Sacramento CA 95825.

FOR FURTHER INFORMATION CONTACT: To be placed on a mailing list for any subsequent information, please contact Julie Spezia at the address above, or by telephone at (916) 978–5295 (TDD 978–5608).

SUPPLEMENTARY INFORMATION:

Reclamation's objectives in developing Interim Guidelines for the implementation of section 3405(a) of Public Law 102–575, commonly referred to as the Central Valley Project Improvement Act (CVPIA), are to address all water transfers equitably, to provide for a more efficient and effective use of the water supply developed by the Project, and to provide greater flexibility to water users in transferring water developed by the Project. These revised Interim Guidelines will establish the conditions for transfer of Project water subsequent to September 30, 1999.

Section 3405(a) authorizes all individuals or districts who receive Project water under water service or repayment contracts, water rights settlement contracts or exchange contracts to transfer, subject to certain conditions, all or a portion of their Project water to any California water user or water agency, State or Federal agency, Indian Tribe or private nonprofit organization for Project purposes or any purpose recognized as beneficial under State law.

The sections of the Interim Guidelines are listed as follows with a brief description of changes made:

I Objective: No substantive change.
II Authority: No substantive change.
III Applicability: No substantive change.

IV Implementation: No substantive change.

V Criteria for Transfers Authorized Under Section 3405(a): delete paragraphs (D), (F), (G) and (N).

Note: Even though CVPIA no longer prohibits water transfers with long-term impacts on ground water, any such impacts would need to be identified under the environmental compliance process; also water transfers need to comply with State and local ground-water law and ordinances, if any.

VI Transferor's Responsibility: delete paragraph (C).

VII Reclamation Responsibility: no substantive change.