

Members of affected public: Urban counties and New York towns that are eligible as entitlement grantees of the CDBG program.

Estimation of the total numbers of hours needed to prepare the information collection including number of respondents, frequency of response, and hours of response: There are currently 158 qualified urban counties participating in the CDBG program that must requalify on a triennial basis. On average, 2 new counties qualify each year. The burden on new counties is greater than for existing counties that requalify. The Department estimates new grantees use, on average, 72 hours to review instructions, contact communities in the county, prepare and review agreements, obtain legal opinions, have agreements executed at the local and county level, and prepare and transmit copies of required documents to HUD. The Department estimates that counties that are requalifying use, on average, 40 hours to complete these actions. The time savings on requalification is primarily a result of a grantee's ability to use agreements with no specified end date. Use of such "renewable" agreements enables the grantee to merely notify affected participating units of government in writing that their agreement will automatically be renewed unless the unit of government terminates the agreement in writing, rather than executing a new agreement every three years.

Average of 2 new urban Counties qualify per year:

$$2 \times 72 \text{ hrs} = 144 \text{ hrs.}$$

158 grantees requalify on triennial basis;
average ann. num. of respondents = 53

$$53 \times 40 \text{ hrs.} = 2,120 \text{ hrs.}$$

$$\text{Total} = 2,264 \text{ hrs.}$$

There are 10 New York towns that requalify on a triennial basis.

They, too, may use "renewable" agreements that reduce the burden required under this process. The Department estimates that New York towns, on average, use 30 hours on a triennial basis to complete the requalification process.

10 towns requalify on triennial basis;
average annual number of respondents = 3.3

$$3.3 \times 30 = 100 \text{ hrs.}$$

$$\text{Total combined burden hours: } 2,364 \text{ hrs.}$$

This total number of combined burden hours can be expected to increase by 144 hours annually given the average of 2 new urban counties becoming eligible entitlement grantees each year.

Status of the proposed information collection: Existing collection number will expire September 30, 2002.

Authority: The Paperwork Reduction Act of 1995, 44 U.S.C. Chapter 35, as amended.

Dated: May 30, 2002.

Roy A. Bernardi,

Assistant, Secretary for Community, Planning and Development.

[FR Doc. 02-14091 Filed 6-5-02; 8:45 am]

BILLING CODE 4210-29-M

DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT

[Docket No. FR-4723-C-2B]

FY 2002 Super Notice of Funding Availability (SuperNOFA) for HUD's Discretionary Grants Programs for Fiscal Year 2002; Notice of Extension of Application Deadline for Applicants in Charles, St. Mary and Calvert Counties, MD and McDowell, WY, Mercer and Mingo Counties, WV for the Section 202 Supportive Housing for the Elderly Program and Section 811 Supportive Housing for Persons with Disability Program

AGENCY: Office of the Secretary, HUD.

ACTION: Super Notice of Funding Availability (SuperNOFA) for HUD's Discretionary Grant Programs; Notice of extension of application deadline.

SUMMARY: On March 26, 2002, HUD published its Fiscal Year (FY) 2002 Super Notice of Funding Availability (SuperNOFA) for HUD's discretionary grant programs. This notice extends the application due date for applicants in Charles, St. Mary and Calvert Counties, Maryland (designated as disaster areas as the result of tornados) and in McDowell, Wyoming, Mercer and Mingo Counties, West Virginia (designated as disaster areas as the result of severe storms, flooding, and landslides) who are seeking funding under Section 202 Supportive Housing for the Elderly and Section 811 Supportive Housing for Persons with Disabilities.

DATES: The application due date for the Section 202 Supportive Housing for the Elderly Program applicants located in the Federally designated disaster areas has been extended to July 9, 2002. For all other Section 202 Program applicants, the due date remains June 5, 2002.

The application due date for the Section 811 Supportive Housing for Persons with Disabilities for applicants in the disaster areas has been extended to July 9, 2002. For all other Section 811

Program applicants, the due date remains June 5, 2002.

FOR FURTHER INFORMATION CONTACT: For the Section 202 and Section 811 programs affected by this notice, please contact the office or individual listed under the **FOR FURTHER INFORMATION CONTACT** heading in the individual program section of the SuperNOFA, published on March 26, 2002 at 67 FR13826.

SUPPLEMENTARY INFORMATION: On March 26, 2002 (67 FR 13826), HUD published its Fiscal Year (FY) 2002 Super Notice of Funding Availability (SuperNOFA) for HUD's discretionary grant programs. The FY 2002 SuperNOFA announced the availability of approximately \$2.2 billion in HUD program funds covering 41 grant categories within programs operated and administered by HUD offices. This notice published in today's **Federal Register** extends the application due date for the Section 202 and Section 811 program for applicants located in counties declared disaster areas by the Federal Emergency Management Agency (FEMA) declarations FEMA-1409-DR and FR-1410-DR. Specifically, these declarations cover Charles, St. Mary and Calvert counties, Maryland and McDowell, Wyoming, Mercer and Mingo counties, West Virginia. Any additional counties designated as federal disaster areas under FEMA-1409-DR or FR-1410-DR will be posted on HUD's web page (www.hud.gov) and published by Federal Emergency Management Agency (FEMA) in the **Federal Register**. For all other Section 202 Supportive Housing for the Elderly Program and Section 811 Supportive Housing for Persons with Disabilities Program applicants, the application due date of June 5, 2002 remains unchanged.

Dated: May 23, 2002.

John C. Weicher,

Assistant Secretary for Housing—Federal Housing Commissioner.

[FR Doc. 02-14089 Filed 6-5-02; 8:45 am]

BILLING CODE 4210-27-P

DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT

[Docket No. FR-4730-N-23]

Federal Property Suitable as Facilities To Assist the Homeless

AGENCY: Office of the Assistant Secretary for Community Planning and Development, HUD.

ACTION: Notice.

SUMMARY: This Notice identifies unutilized, underutilized, excess, and surplus Federal property reviewed by

HUD for suitability for possible use to assist the homeless.

EFFECTIVE DATE: June 6, 2002.

FOR FURTHER INFORMATION CONTACT:

Mark Johnston, Department of Housing and Urban Development, Room 7262, 451 Seventh Street SW., Washington, DC 20410; telephone (202) 708-1234; TTY number for the hearing- and speech-impaired (202) 708-2565, (these telephone numbers are not toll-free), or call the toll-free Title V information line at 1-800-927-7588.

SUPPLEMENTARY INFORMATION: In accordance with the December 12, 1988 court order in *National Coalition for the Homeless v. Veterans Administration*, No. 88-2503-OG (D.D.C.), HUD publishes a Notice, on a weekly basis, identifying unutilized, underutilized, excess and surplus Federal buildings and real property that HUD has reviewed for suitability for use to assist the homeless. Today's Notice is for the purpose of announcing that no additional properties have been determined suitable or unsuitable this week.

Dated: May 31, 2002.

John D. Garrity,

Director, Office of Special Needs Assistance Programs.

[FR Doc. 02-14092 Filed 6-5-02; 8:45 am]

BILLING CODE 4210-29-M

DEPARTMENT OF THE INTERIOR

Fish and Wildlife Service

Endangered and Threatened Species Permit Application

AGENCY: Fish and Wildlife Service, Interior.

ACTION: Notice of receipt of application.

The following applicant has applied for scientific research permit to conduct certain activities with endangered species pursuant to sections 10(a)(1)(A) and 10(c) of the Endangered Species Act of 1973, as amended (16 U.S.C. 1531, *et seq.*).

Permit Number TE004812-1

Applicant: Timothy J. Krynak, Rocky River Nature Center, North Olmsted, Ohio.

The applicant requests a permit amendment to take (capture, handle, and harass) Indiana bat (*Myotis sodalis*) throughout Summit, Cuyahoga, and Medina Counties in Ohio. The scientific research is aimed at enhancement of survival of the species in the wild.

Permit Number TE057462

Applicant: Mark D. Yates, Columbia, Missouri.

The applicant requests a permit amendment to take (capture, handle, and harass) Indiana bat (*Myotis sodalis*) and gray bat (*Myotis grisescens*) in Missouri. The scientific research is aimed at enhancement of survival of the species in the wild.

Written data or comments should be submitted to the Regional Director, U.S. Fish and Wildlife Service, Ecological Services, 1 Federal Drive, Fort Snelling, Minnesota 55111-4056, and must be received within 30 days of the date of this publication.

Documents and other information submitted with this application are available for review by any party who requests a copy from the following office within 30 days of the date of publication of this notice: U.S. Fish and Wildlife Service, Ecological Services, 1 Federal Drive, Fort Snelling, Minnesota 55111-4056, *peter_fasbender@fws.gov*, telephone (612) 713-5343, or FAX (612) 713-5292.

Dated: May 23, 2002.

Charles M. Wooley,

Assistant Regional Director, Ecological Services, Region 3, Fort Snelling, Minnesota.

[FR Doc. 02-14238 Filed 6-5-02; 8:45 am]

BILLING CODE 4310-55-P

DEPARTMENT OF THE INTERIOR

Fish and Wildlife Service

Endangered and Threatened Wildlife and Plants; Annual Notice of Recycled Petition Finding for the Slender Moonwort

AGENCY: Fish and Wildlife Service, Interior.

ACTION: Notice of review.

SUMMARY: In this notice of review, we announce our recycled petition finding, as required in section 4(b)(3)(C)(i) of the Endangered Species Act of 1973, as amended, for *Botrychium lineare* (slender moonwort). When, in response to a petition, we complete a 12-month finding that listing a species is warranted but precluded, we must make a new 12-month finding each year until we publish a proposed rule or make a determination that listing is not warranted. These subsequent 12-month findings are referred to as recycled petition findings.

Information contained in this notice of review is based on our review of the current status and threats to this species that is the subject of an outstanding warranted but precluded finding. Based

on our review, we find that *Botrychium lineare* continues to warrant listing, but this activity is precluded by listing activities of higher priority.

We request additional status information that may be available for this species. We will consider this information in preparing listing documents and future recycled petition findings. This information will help us in monitoring changes in the status of *Botrychium lineare* and in conserving this species.

DATES: We will accept comments on this recycled petition finding at any time.

ADDRESSES: Submit your comments to the Supervisor, U.S. Fish and Wildlife Service, Snake River Basin Office, 1387 S. Vinnell Way, Room 368, Boise, Idaho 83709. Written comments and materials received in response to this notice will be available for public inspection, by appointment, during normal business hours at the Snake River Basin Office.

FOR FURTHER INFORMATION CONTACT: Robert Ruesink, Supervisor (see **ADDRESSES** section) (telephone 208/378-5243; facsimile 208/378-5262).

SUPPLEMENTARY INFORMATION:

Background

The Endangered Species Act of 1973, as amended (Act) (16 U.S.C. 1531 *et seq.*), provides two mechanisms for considering species for listing. First, the Act places on the Service the duty to identify and propose for listing those species which we find require listing under the standards of section 4(a)(1). We implement this through the candidate assessment program. Candidate species are those taxa for which we have on file sufficient information on biological vulnerability and threats to support proposals to list them as endangered or threatened. Issuance of proposed rules for these species is precluded, at present, by other higher priority listing actions. Second, the Act provides a mechanism for the public to petition us to add a species to the Lists of Threatened and Endangered Wildlife and Plants. Under section 4(b)(3)(A), when we receive such a petition, we must determine within 90 days, to the maximum extent practicable, whether the petition presents substantial information that listing is warranted (a "90-day finding"). If we make a positive 90-day finding, under section 4(b)(3)(B), we must make one of three possible findings within 12 months of the receipt of the petition (a "12-month finding").

The first possible 12-month finding is that listing is not warranted, in which case we need take no further action on the petition. Second, we may find that