

9268.3(d)(1). Violation of this order is punishable by a fine not to exceed \$1,000.00 and/or imprisonment not to exceed 12 months.

**Authority:** 43 CFR 8364.1.

The area of closure and impoundment affected by this notice is the burned portion of public lands administered by the BLM, specifically described wholly or partially:

- T. 10 N., R. 34 E,  
Secs. 2, 3.
- T. 11 N., R. 33 E,  
Secs. 1 to 4, inclusive, secs. 10 to 15, inclusive, secs. 22 to 26, inclusive, secs. 35 and 36.
- T. 11 N., R. 34 E,  
Secs. 3 to 10, inclusive, secs. 15 to 23, inclusive, secs. 26 to 31, inclusive, secs. 33 to 35, inclusive.
- T. 12 N., R. 33 E.,  
Secs. 1 to 5, inclusive, secs. 8 to 17, inclusive, secs. 21 to 28, inclusive, and secs. 33 to 36, inclusive.
- T. 12. N. R. 34 E.,  
Sec. 7, secs. 18 to 20, inclusive, and secs. 28 to 33, inclusive.
- T. 13. N. R. 33 E.,  
Secs. 22, 23, 26, 27, 33, 34, 35.

Detailed maps of the areas closed to OHV and camping use will be posted with this notice at key locations that provide access into the closure areas as well as being available at the Idaho Falls Field Office at the address below. A burn area rehabilitation plan for the area has been completed and signed on 9/5/

03. A NEPA Document and ROD was completed with this plan. (ID-074-2003-053).

**FOR FURTHER INFORMATION CONTACT:** Bill Boggs, Outdoor Recreation Planner, (208) 524-7500, BLM Idaho Falls Field Office, 1405 Hollipark Drive, Idaho Falls, ID 83401.

Dated: November 25, 2003.

**Carol McCoy Brown,**  
*Idaho Falls Field Manager.*  
[FR Doc. 04-4756 Filed 3-2-04; 8:45 am]

**BILLING CODE 4310-GG-P**

**DEPARTMENT OF THE INTERIOR**

**Bureau of Land Management**

[ID-095-04-1430-FM; IDI-34282;DBG 04-0002]

**Notice of Intent To Amend the Lower Snake River District's Cascade Resource Management Plan and Notice of Exchange Proposal**

**AGENCY:** Bureau of Land Management, Interior.

**ACTION:** Notice of Intent and Notice of Exchange Proposal.

**SUMMARY:** This notice provides for two related proposals, one a proposed plan amendment and the other a proposed land exchange. The proposed plan amendment would involve about 137.73

acres of Federal Land. The proposed land exchange would involve about 341.54 acres of Federal land and 730 acres of land owned by the State of Idaho.

**DATES:** The Bureau of Land Management must receive your comments within 45 days of the date of the publication of this notice in the **Federal Register** at the address listed below. You may submit comments concerning the plan amendment, proposed exchange, including notification of any liens, encumbrances, or other claims relating to the lands we are considering for exchange.

**ADDRESSES:** Please send your written comments to the Bureau of Land Management, Four Rivers Field Office, 3948 Development Avenue, Boise, ID 83705, attention Daryl Albiston.

**FOR FURTHER INFORMATION CONTACT:** For further information, contact Daryl Albiston, Four Rivers Field Manager at (208) 384-3430.

**SUPPLEMENTARY INFORMATION:** The Bureau of Land Management (BLM) is proposing to amend the Lower Snake River District's Cascade Resource Management Plan (RMP) with respect to the following Federal lands in Ada, Boise, and Valley Counties, Idaho. The plan amendment will consider whether the following lands are suitable for disposal by exchange.

Tract name	Legal description	Acres
Carbarton .....	Township 13 North, Range 4 East, Valley County Section 7: Lot 3; (NW <sup>1</sup> / <sub>4</sub> SW <sup>1</sup> / <sub>4</sub> .....	17.73
Easley Creek .....	Township 10 North, Range 4 East, Boise County Section 29: N <sup>1</sup> / <sub>2</sub> NW <sup>1</sup> / <sub>4</sub> , SE <sup>1</sup> / <sub>4</sub> NW <sup>1</sup> / <sub>4</sub> .....	120.00
	Total Plan amendment acres .....	137.73

The BLM is also considering a proposal to exchange land under section 206 of the Federal Land Policy and Management Act of 1976, as amended

(43 U.S.C. 1716) with the Idaho Department of Lands. The BLM is considering all or part of the above described Federal lands (which require

a plan amendment) along with all or part of the following Federal land (identified for disposal in an existing plan) for disposal by exchange.

Tract name	Legal description	Acres
Scott .....	Township 24 North, Range 1 East, Idaho County Section 8: NW <sup>1</sup> / <sub>4</sub> NE <sup>1</sup> / <sub>4</sub> .....	40.00
	Section 9: SE <sup>1</sup> / <sub>4</sub> SW <sup>1</sup> / <sub>4</sub> , SW <sup>1</sup> / <sub>4</sub> SE <sup>1</sup> / <sub>4</sub> .....	80.00
	Section 15: SW <sup>1</sup> / <sub>4</sub> NW <sup>1</sup> / <sub>4</sub> .....	40.00
Highway 21 .....	Township 2 North, Range 3 East, Ada County Section 5: Lot 4 (NW <sup>1</sup> / <sub>4</sub> NW <sup>1</sup> / <sub>4</sub> ) .....	43.81
	Total .....	203.81

BLM is considering a total of 341.54 acres of Federal lands for exchange.

In exchange, the United States would acquire all or a portion of the following

described non-Federal land from the Idaho Department of Lands.

Tract name	Legal description	Acres
Rocky Canyon East .....	Township 3 North, Range 3 East, Ada County Section 5: Lots 2, 3, SW $\frac{1}{4}$ NE $\frac{1}{4}$ , S $\frac{1}{2}$ NW $\frac{1}{4}$ N $\frac{1}{2}$ SE $\frac{1}{4}$ , SW $\frac{1}{4}$ SE $\frac{1}{4}$ .....	319.44
Rocky Canyon West .....	Section 6: Lots 4, 5, 6, 7, S $\frac{1}{2}$ NE $\frac{1}{4}$ , SE $\frac{1}{4}$ NW $\frac{1}{4}$ , E $\frac{1}{2}$ SW $\frac{1}{4}$ , N $\frac{1}{2}$ SE $\frac{1}{4}$ .....	410.88
	Total State Acres .....	730.32

Subject to valid existing rights, BLM segregated the Federal lands identified above from appropriation under the public land laws and mineral laws beginning February 25, 2003.

**Daryl Albiston,**

*Field Manager, Four Rivers Field Office,  
Bureau of Land Management.*

[FR Doc. 04-4146 Filed 3-2-04; 8:45 am]

BILLING CODE 4310-66-P

**DEPARTMENT OF JUSTICE**

**Notice of Lodging of Consent Decree Pursuant to the Clean Water Act**

In accordance with Department Policy, 28 CFR, § 50.7, notice is hereby given that on February 13, 2004, a proposed consent decree in *United States v. Kanaway Seafoods, Inc., d/b/a Alaska General Seafoods*, Docket No. A04-0039 CV (JWS), was lodged with the United States District Court for the District of Alaska. In this action brought pursuant to section 309 of the Clean Water Act, as amended, 33 U.S.C. 1319, the United States has requested the imposition of civil penalties and injunctive relief on the defendant. This action arose out of the operation by Kanaway Seafoods, Inc., d/b/a Alaska General Seafoods (AGS) of its seafood processing facility in Ketchikan, Alaska. The United States has alleged that AGS failed to meet several of the discharge and reporting requirements of its authorization to discharge under the general National Pollutant Discharge Elimination System permit for seafood processors in Alaska (General Permit) on numerous days between January of 1999 and August of 2001, all in violation of section 301 of the Clean Water Act, 33 U.S.C. 1311.

The Consent Decree requires that AGS pay a civil penalty of \$110,000 and perform certain injunctive relief at its Ketchikan facility. The injunctive relief provisions of the Consent Decree oblige AGS: (1) During the next two processing seasons, to barge its processing waste to an at-sea discharge location or use an alternate, EPA-approved method of disposal to prevent the discharge of its processing waste to Tongass Narrows; (2) to remediate the seafood waste piles that have accumulated on the seafloor as a result of its past discharges; and (3) to

use means necessary to prevent eruptions of those piles.

The Department of Justice will receive for a period of thirty (30) days from the date of this publication comments relating to the proposed consent decree. Comments should be addressed to the Assistant Attorney General, United States Department of Justice, Environment and Natural Resources Division, Post Office Box, 7611, Ben Franklin Station, Washington, DC 20044-7611 and should refer to *United States v. Kanaway Seafoods, Inc., d/b/a Alaska General Seafoods, D.J. Ref. #90-5-1-1-07394*.

The proposed consent decree may be examined at the office of the United States Attorney, 222 West 7th Avenue, #9, Room 253, Anchorage, Alaska 99513 and at United States EPA Region 10, 1200 Sixth Avenue, Seattle, Washington 98101. During the comment period the consent decree may be examined on the following Department of Justice Web Site, <http://www.usdoj.gov/enrd/open.html>. A copy of the consent decree may also be obtained by mail from the Consent Decree Library, Post Office Box 7611, Ben Franklin Station, Washington, DC 20044-7611 or by faxing or e-mailing a request to Tonia Fleetwood ([tonia.fleetwood@usdoj.gov](mailto:tonia.fleetwood@usdoj.gov)), fax number (202) 514-0097, telephone confirmation number (202) 514-1547. In requesting a copy by mail, please enclose a check in the amount of \$6.00 for *United States v. Kanaway Seafoods, Inc.* (25 cents per page reproduction cost) payable to the U.S. Treasury.

**Robert E. Maher, Jr.,**

*Assistant Section Chief, Environmental Enforcement Section.*

[FR Doc. 04-4763 Filed 3-2-04; 8:45 am]

BILLING CODE 4410-15-M

**DEPARTMENT OF JUSTICE**

**Notice of Lodging of Consent Decree Under the Comprehensive Environmental Response, Compensation and Liability Act ("CERCLA")**

Consistent with Departmental policy, 28 CFR 507.38 FR 19029, and 42 U.S.C. § 9622(d), notice is hereby given that on February 11, 2004, a proposed consent decree in *United States v. Princeton Gamma-Tech, et al.*, Civil Action No.

91-809 (AET), was lodged with the United States District Court for the District of New Jersey.

In this action the United States sought recovery of response costs pursuant to section 107(a) of CERCLA, for costs incurred related to the Montgomery Township Housing Development Superfund Site and the Rocky Hill Municipal Wellfield site located in Somerset County, New Jersey. The consent decree requires defendant Princeton Gamma-Tech, Inc. to pay a total of \$21.5 million to the United States and the State of New Jersey. The United States will receive \$14,204,000 in reimbursement of past and future response costs at the Sites, and the State of New Jersey will receive \$7,296,000 in reimbursement of past and future response costs as well as natural resource damages. The Department of Justice will receive for a period of thirty (30) days from the date of this publication comments relating to the consent decree. Comments should be addressed to the Assistant Attorney General, Environment and Natural Resources Division, P.O. Box 7611, U.S. Department of Justice, Washington, DC 20044-7611, and should refer to *United States v. Princeton Gamma-Tech, Inc., et al.*, D.J. Ref. #90-11-2-290.

The consent decree may be examined at the Office of the United States Attorney, District of New Jersey, Clarkson S. Fisher Federal Building and U.S. Courthouse, 402 E. State Street, Trenton, New Jersey 08608 (contact AUSA Irene Dowdy), and at U.S. EPA Region II, 290 Broadway, New York, New York 10007-1866 (contact Amelia Wagner). During the public comment period, the consent decree may also be examined on the following Department of Justice Web site, <http://www.usdoj.gov/enrd/open.html>. A copy of the consent decree may also be obtained by mail from the Consent Decree Library, P.O. Box 7611, U.S. Department of Justice, Washington, DC 20044-7611 or by faxing or e-mailing a request to Tonia Fleetwood ([tonia.fleetwood@usdoj.gov](mailto:tonia.fleetwood@usdoj.gov)), fax no. (202) 514-0097, phone confirmation number (202) 514-1547. In requesting a copy from the Consent Decree Library, please enclose a check in the amount of