

foreclosure. Provide documentation in support of this explanation.

2. General information about "remaining funds":

a. Define "remaining funds";

b. Detail the calculation methodology. The calculation of remaining funds may be performed on an area-by-area basis. In this manner, the state does not need to demonstrate that the requirements of section 2301(c)(2) have been met in all areas before the remaining amounts can be calculated, so long as funds have been programmed to meet the requirements of 2301(c)(2) in all areas;

c. List the dollar amount of remaining funds.

3. Designation of additional area(s):

a. Define "Areas with Homeowners at Risk of Foreclosure or in Foreclosure";

b. Delineate additional area(s) for the receipt of remaining NSP funds; include specific data sources to support that these area(s) contain homeowners at risk of foreclosure or in foreclosure;

c. Describe how the remaining funds will be distributed to additional area(s).

4. Information by activity describing how the state will use the remaining funds, identifying:

a. The eligible use of funds under NSP;

b. the eligible CDBG activity or activities;

c. the area(s) that will be served with the remaining funds;

d. the expected benefit to income-qualified persons or household area(s);

e. appropriate performance measures for the activity (e.g. units of housing to be acquired, rehabilitated, or demolished for the income levels represented in DRGR, which are currently 50 percent of area median income and below, 51 to 80 percent, and 81 to 120 percent);

f. the amount of funds budgeted for the activity;

g. the name and location of the entity that will carry out the activity; and

h. the expected start and end dates of the activity.

5. A description of the general terms under which assistance will be provided, including:

a. If the activity includes acquisition of real property, the discount required for acquisition of foreclosed-upon properties;

b. Range of interest rates (if any);

c. Duration or term of assistance;

d. Tenure of beneficiaries (e.g., rental or homeownership); and

e. If the activity produces housing, how the design of the activity will ensure continued affordability; and

f. If the funds used for the activity are to count toward the requirement at section 2301(f)(3)(A)(ii) to provide

benefit to low-income persons (earning 50 percent or less of area median income).

6. Information on how to contact grantee program administrators, so that citizens and other interested parties know who to contact for additional information.

Finding of No Significant Impact

A Finding of No Significant Impact (FONSI) with respect to the environment has been made in accordance with HUD regulations at 24 CFR part 50, which implement section 102(2)(C) of the National Environmental Policy Act of 1969 (42 U.S.C. 4332). The FONSI is available for public inspection between 8 a.m. and 5 p.m. weekdays in the Regulations Division, Office of General Counsel, Department of Housing and Urban Development, Room 10276, 451 7th Street, SW., Washington, DC 20410-0500. Due to security measures at the HUD Headquarters building, an advance appointment to review the docket file must be scheduled by calling the Regulations Division at 202-708-3055 (this is not a toll-free number). Hearing or speech-impaired individuals may access this number through TTY by calling the toll-free Federal Information Relay Service at 800-877-8339.

Dated: April 1, 2010.

Mercedes M. Márquez,

Assistant Secretary for Community Planning and Development.

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DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT

[Docket No. FR-5375-N-13]

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.

DATES: *Effective Date:* April 9, 2010.

FOR FURTHER INFORMATION CONTACT: Kathy Ezzell, Department of Housing and Urban Development, 451 Seventh Street SW., Room 7262, 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 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: April 1, 2010.

Mark R. Johnston,

Deputy Assistant Secretary for Special Needs.

[FR Doc. 2010-7765 Filed 4-8-10; 8:45 am]

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DEPARTMENT OF THE INTERIOR

Central Utah Project Completion Act

AGENCY: Department of the Interior, Office of the Assistant Secretary—Water and Science.

ACTION: Notice of Intent to prepare an Environmental Assessment for the proposed conversion of Central Utah Project water from irrigation to municipal and industrial use and possible expansion of delivery area in Wasatch County, Utah.

SUMMARY: Pursuant to Section 102(2)(c) of the National Environmental Policy Act of 1969, as amended, the Department of the Interior and the Central Utah Water Conservancy District (District) are evaluating the impacts of a proposed conversion of up to 12,100 acre feet of Central Utah Project (CUP) Bonneville Unit water, delivered to Wasatch County, Utah, from irrigation to municipal and industrial (M&I) use. The proposed water conversion could be implemented incrementally, and will involve up to 12,100 acre-feet of irrigation water that has been made available under Block Notice 1A of the CUP. The delivery area could be expanded to include additional land in Wasatch County.

The Bonneville Unit of the CUP was authorized to develop a portion of central Utah's water resources. Under the authority of the Central Utah Project Completion Act (Pub. L. 102-575), the Secretary of the Interior oversees implementation of the CUP and has authority to convert CUP water from irrigation to M&I use in accordance with the provisions of the 1965 Repayment