managing the Refuge for the next 15 years.

Under Alternative A (No Action), management would continue unchanged. Alternative B (the Selected Alternative) would standardize the wildlife monitoring and surveying program; develop a habitat management plan including an adaptive vegetation management plan; assess contaminants and disease; pursue climate change modeling; identify additional habitat for boundary expansion; continue planning and redesign of a breeding pond; assess the need and plan for new breeding ponds; develop habitat, mosquito, and water management plans, and a visitor services plan; improve energy efficiency; develop a trail system; expand the in-class environmental education program to other schools; and expand on-site restoration education. Alternative C includes all actions in Alternative B, and would expand natural resource surveys, expand control of additional priority invasive vegetation, identify buffer habitat for boundary expansion and acquisition, remove invasive wildlife, reintroduce native plants historically found on the Refuge, improve trail access, and improve outreach to the community.

We received 10 letters on the Draft CCP and EA during the review and comment period. Comments focused on mosquito control and listed species management. We incorporated comments we received into the CCP when appropriate, and we responded to the comments in an appendix to the CCP. In the FONSI, we selected Alternative B for implementation. The FONSI documents our decision and is based on the information and analysis contained in the EA.

Under the selected alternative, the Refuge will achieve an optimal balance of biological resource objectives and visitor services opportunities. Habitat management and associated biological resource monitoring will be improved. Visitor service opportunities will focus on quality wildlife-dependent recreation with expanded environmental education opportunities. In addition, interpretation, wildlife observation, and photography programs will be improved and/or expanded.

The selected alternative best meets the Refuges’ purposes, vision, and goals; contributes to the Refuge System mission; addresses the significant issues and relevant mandates; and is consistent with principles of sound fish and wildlife management. Based on the associated environmental assessment, this alternative is not expected to result in significant environmental impacts and therefore does not require an environmental impact statement.

Dated: March 7, 2011.

Alexandra Pitts,
Acting Regional Director, Pacific Southwest Region, Sacramento, California.

[FR Doc. 2011–5633 Filed 3–10–11; 8:45 am]
BILLING CODE 4310–55–P

DEPARTMENT OF THE INTERIOR
Bureau of Land Management

[AA–6690–A2; LLAK965000–L14100000–KC0000–P]

Alaska Native Claims Selection

AGENCY: Bureau of Land Management, Interior.

ACTION: Notice of decision approving lands for conveyance.

SUMMARY: As required by 43 CFR 2650.7(d), notice is hereby given that the Bureau of Land Management (BLM) will issue an appealable decision to Pedro Bay Corporation. The decision approves the surface estate in the lands described below for conveyance pursuant to the Alaska Native Claims Settlement Act. The subsurface estate in these lands will be conveyed to Bristol Bay Native Corporation when the surface estate is conveyed to Pedro Bay Corporation. The lands are in the vicinity of Pedro Bay, Alaska, and are located in:

Seward Meridian, Alaska

T. 4 S., R. 30 W.,
Sec. 14, lot 2.
Containing 409.69 acres.

T. 5 S., R. 30 W.,
Sec. 2, lots 4, 5, and 6;
Sec. 21, lots 2, 3, and 4;
Sec. 34, lots 2 and 3.
Containing 13.41 acres.
Aggregating 423.10 acres.

Notice of the decision will also be published four times in the Bristol Bay Times.

DATES: Any party claiming a property interest in the lands affected by the decision may appeal the decision within the following time limits:

1. Unknown parties, parties unable to be located after reasonable efforts have been expended to locate, parties who fail or refuse to sign their return receipt, and parties who receive a copy of the decision by regular mail which is not certified, return receipt requested, shall have until April 11, 2011 to file an appeal.

2. Parties receiving service of the decision by certified mail shall have 30 days from the date of receipt to file an appeal.

Parties who do not file an appeal in accordance with the requirements of 43 CFR part 4, subpart E, shall be deemed to have waived their rights.

ADDRESSES: A copy of the decision may be obtained from: Bureau of Land Management, Alaska State Office, 222 West Seventh Avenue, #13, Anchorage, Alaska 99513–7504.

FOR FURTHER INFORMATION CONTACT: The BLM by phone at 907–271–5960, by e-mail at ak.blm.conveyance@blm.gov, or by telecommunication device (TTD) through the Federal Information Relay Service (FIRS) at 1–800–877–8339, 24 hours a day, 7 days a week.

Jason Robinson,
Land Law Examiner, Land Transfer Adjudication II Branch.

[FR Doc. 2011–5610 Filed 3–10–11; 8:45 am]
BILLING CODE 4310–JA–P

DEPARTMENT OF THE INTERIOR
Bureau of Land Management

[AA–6666–B; LLAK965000–L14100000–KC0000–P]

Alaska Native Claims Selection

AGENCY: Bureau of Land Management, Interior.

ACTION: Notice of decision approving lands for conveyance.

SUMMARY: As required by 43 CFR 2650.7(d), notice is hereby given that the Bureau of Land Management (BLM) will issue an appealable decision to Ahtna, Incorporated, Successor in Interest to Gakona Corporation. The decision approves the conveyance of surface estate in the lands described below pursuant to the Alaska Native Claims Settlement Act. The subsurface estate in these lands will be conveyed to Ahtna, Incorporated when the surface estate is conveyed to Ahtna. Incorporated, Successor in Interest to Gakona Corporation. The lands are in the vicinity of Gakona, Alaska, and are located in:

Copper River Meridian, Alaska

T. 8 N., R. 3 E.,
Sec. 22.

Containing approximately 316 acres.

Notice of the decision will also be published four times in the Anchorage Daily News.

DATES: Any party claiming a property interest in the lands affected by the decision may appeal the decision within the following time limits:

1. Unknown parties, parties unable to be located after reasonable efforts have been expended to locate, parties who