DEPARTMENT OF THE INTERIOR
National Park Service

Boundary Adjustment at Delaware Water Gap National Recreation Area

AGENCY: National Park Service, Interior.

ACTION: Notification of boundary adjustment.

SUMMARY: The boundary of Delaware Water Gap National Recreation Area is adjusted to include four parcels of land totaling 287.99 acres of land, more or less. Fee simple interest in the land will be donated to the United States. The properties are located in Sussex County, New Jersey, and Pike and Monroe Counties, Pennsylvania, adjacent to the current boundary of Delaware Water Gap National Recreation Area.

DATES: The effective date of this boundary revision is May 6, 2014.

ADDRESSES: The map depicting this boundary revision is available for inspection at the following locations: National Park Service, Land Resources Program Center, Northeast Region, 200 Chestnut Street, Philadelphia, Pennsylvania, and National Park Service, Department of the Interior, 1849 C Street NW., Washington, DC 20240.

FOR FURTHER INFORMATION CONTACT: Superintendent John J. Donahue, Delaware Water Gap National Recreation Area, 1978 River Road (Off US209), Bushkill, PA 18324, telephone (570) 426–2418.

SUPPLEMENTARY INFORMATION: Notice is hereby given that, pursuant to 16 U.S.C. 460o–2(b), the boundary of Delaware Water Gap National Recreation Area is adjusted to include 287.99 acres of land, more or less, comprising four parcels of land: 68.03 acres (Block 903, Lot 40) in Sandyston Township, Sussex County, New Jersey; 41.56 acres (Section 112.00, Block 3, Lots 66, 67, and 68) in Dingman Township, Pike County, Pennsylvania; and 33.07 acres (Tax Parcel 09/3G/1/35) and 145.33 acres (Tax Parcels 09/3G/1/33 and 09/3G/1/2) in Middle Smithfield Township, Monroe County, Pennsylvania. This boundary adjustment is depicted on Map No. 820 123650 dated February 6, 2014.

Authority: 43 CFR 2711.1–2.

Ruth Welch,
Acting State Director.

[FR Doc. 2014–10482 Filed 5–5–14; 8:45 am]

BILLING CODE 4310–J8–P
DEPARTMENT OF THE INTERIOR

National Park Service

[NPS-PWR-PWRO-15430; PX.P0131800B.00.1]

Notice of Availability of Record of Decision for Merced River Comprehensive Management Plan, Yosemite National Park, California

AGENCY: National Park Service, Interior.

ACTION: Notice of Availability of Record of Decision.

SUMMARY: Pursuant to §102(2)(C) of the National Environmental Policy Act of 1969 (Pub. L. 91–190, as amended) and the regulations promulgated by the Council on Environmental Quality (40 CFR 1505.2), the Department of the Interior, National Park Service (NPS), has prepared and approved a Record of Decision for the Final Environmental Impact Statement (Final EIS) for the Merced River Comprehensive Management Plan. Approval of the Merced River Comprehensive Management Plan culminates an extensive conservation planning and environmental impact analysis effort which began over 15 years ago. The requisite no-action “wait period” was initiated on February 18, 2014, with the Environmental Protection Agency’s Federal Register notice of the filing of the Final EIS.

Decision: The NPS has selected Alternative 5 (identified as both “agency preferred” and “environmentally preferred” in the Final EIS) for implementation as the approved Merced River Comprehensive Management Plan. Under the selected alternative, peak visitation could reach levels experienced in recent years—approximately 20,100 people per day in East Yosemite Valley. West Yosemite Valley will retain its overall natural character, with limited facilities and visitor services provided. Improvements to river access in the Valley, coupled with meadow enhancements and extensive riverbank restoration (189 acres of meadow and riparian habitat will be restored), will result in substantially improved visitor experiences. Visitors to Wawona will continue to enjoy the historic hotel and facilities; recreational options in this area will include tennis and golf, hiking, picnicking, horseback riding, and boating on the South Fork of the Merced River. The El Portal Administrative Site will continue to serve as a hub for park operations, and remote parking to reduce summer traffic congestion will be provided.

Selected key components of the approved plan are as follows: (1) Provide for 72 campsites at Upper and Lower River Campgrounds and 482 lodging units at Curry Village; (2) increase parking at El Portal Remote Parking Area to 300 spaces and reduce parking at Yosemite Village Day-use Parking Area to 750 spaces; (3) provide for raft and bicycle rentals at locations outside the river corridor; (4) retain Sugar Pine Bridge and remove Residence One (the Superintendent’s House) through relocation or demolition; (5) adverse effects to cultural resources will be ameliorated according to a Programmatic Agreement executed with the State Historic Preservation Officer; and (6) undertake a rigorous adaptive management program of ecological restoration and monitoring actions in order to improve hydrologic flows, water infiltration, and reduce erosion.

Five other alternatives were evaluated, the full range of foreseeable environmental consequences was assessed, and appropriate mitigation measures were identified.

Interested parties desiring to review the Record of Decision may obtain a copy by contacting the Superintendent, Attn: Division of Project Management, Yosemite National Park, P.O. Box 700–W, 5083 Foresta Road, El Portal, CA 95318 or via telephone request at (209) 379–1202.

Dated: March 31, 2014.

Christine S. Lehneretz, Regional Director, Pacific West Region.

[FR Doc. 2014–10387 Filed 5–15–14; 8:45 am]

BILLING CODE 4310–FF–P

DEPARTMENT OF LABOR

Employment and Training Administration

[TA–W–85,057]

Hyosung USA, Inc, Utica Plant, a Subsidiary of Hyosung Holdings USA, Inc., Utica, New York; Notice of Negative Determination Regarding Application for Reconsideration

By application dated March 26, 2014, a State of New York workforce official requested administrative reconsideration of the Department of Labor’s negative determination regarding eligibility to apply for Trade Adjustment Assistance (TAA), applicable to workers and former workers of Hyosung USA, Inc., Utica Plant, a subsidiary of Hyosung Holdings USA, Inc., Utica, New York (subject firm). The negative determination was signed on February 26, 2014.

The petition stated: “Richard Guzda . . . will be laid off on 3/31/2014. He has been the maintenance man and watchman for the vacant building. Hyosung has an Agreement . . . to keep someone on site until the end of the lease on 3/31/14.”

The determination was based on the Department’s finding that there was not a worker group as defined by 29 CFR 90 at the subject firm during the one-year period prior to the date of the petition (February 6, 2014). Pursuant to 29 CFR 90.18(c) reconsideration may be granted under the following circumstances:

(1) If it appears on the basis of facts not previously considered that the determination complained of was erroneous;

(2) If it appears that the determination complained of was based on a mistake in the determination of facts not previously considered; or

(3) If in the opinion of the Certifying Officer, a mis-interpretation of facts or of the law justified reconsideration of the decision.

In the request for reconsideration, the state workforce official stated that “Mr. Guzda has been fully connected with 81 other workers certified under petition 80085. I believe that TAA petition 80085 should be re-opened and the expiration date should be changed from May 5th, 2013 to at least April 1st, 2014.”