

(a) In emergency circumstances affecting the health or safety of any individual, or

(b) For use in another research project, under these same conditions, and with written authorization of HCFA, or

(c) For disclosure to a properly identified person for the purpose of an audit related to the research project, if information that would enable research subjects to be identified is removed or destroyed at the earliest opportunity consistent with the purpose of the audit, or

(d) When required by law;

d. Secures a written statement attesting to the information recipient's understanding of and willingness to abide by these provisions.

6. To a contractor for the purpose of collating, analyzing, aggregating or otherwise refining or processing records in this system or for developing, modifying and/or manipulating ADP software. Data would also be disclosed to contractors incidental to consultation, programming, operation, user assistance, or maintenance for an ADP or telecommunications system containing or supporting records in the system.

POLICIES AND PRACTICES FOR STORING, RETRIEVING, ACCESSING, RETAINING AND DISPOSING OF RECORDS IN THE SYSTEM:

STORAGE:

Paper and magnetic media.

RETRIEVABILITY:

Records are retrieved by beneficiary name and health insurance claim number.

SAFEGUARDS:

The contractor will maintain all records in secure storage areas accessible only to authorized employees and will notify all employees having access to records of criminal sanctions for unauthorized disclosure of information. For computerized records, safeguards established in accordance with Departmental standards and National Institute of Standards and Technology guidelines (e.g., security codes) will be used, limiting access to authorized personnel. System securities are established in accordance with DHHS Information Resources Manual, Circular #10, Automated Information Systems Security Program; and HCFA Automated Information Systems (AIS) Guide, Systems Security Policies.

RETENTION AND DISPOSAL:

Hardcopy data collection forms and magnetic media with identifiers will be retained in secure storage areas. These

records will be retained for 1 year after the termination of the monitoring contract. Records are maintained with identifiers as long as needed for program research analysis.

SYSTEM MANAGERS AND ADDRESS:

Director, Office of Research and Demonstrations, HCFA, Room C3-25-26, 7500 Security Boulevard, Baltimore, Maryland 21244-1850.

NOTIFICATION PROCEDURE:

Inquiries and requests for system records should be addressed to the system manager at the address indicated above. The requestor must specify the name, address, and health insurance number.

RECORD ACCESS PROCEDURES:

Same as notification procedures. Requestors should also reasonably specify the record contents being sought. These access procedures are in accordance with Department Regulation (45 CFR 5b.5(a)(2)).

CONTESTING RECORD PROCEDURES:

Contact the system manager named above and reasonably identify the record and specify the information to be contested. State the corrective action being sought and the reasons for the correction with supporting justification. These procedures are in accordance with Department Regulation (45 CFR 5b.7).

RECORDS SOURCE CATEGORIES:

Sources of information contained in this records system are expected to include: Data collected from the Medicare claims files; Medicare Statistical Systems; CNO plans of care and related patient records; supplemental patient intake forms prepared by the CNOs; and results of quality assessments conducted by the contractor.

SYSTEMS EXEMPTED FROM CERTAIN PROVISIONS OF THE ACT:

None.

[FR Doc. 95-18487 Filed 7-26-95; 8:45 am]

BILLING CODE 4120-03-M

DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT

[Docket No. FR-3849-N-03]

Office of the Assistant Secretary for Public and Indian Housing; Fund Availability (NOFA) for Fiscal Year 1995 for Rental Voucher Program and Rental Certificate Program; Correction

AGENCY: Office of the Assistant Secretary for Public and Indian Housing, HUD.

ACTION: Notice of Fund Availability (NOFA) for Fiscal Year (FY) 1994 for the Rental Voucher Program and Rental Certificate Program; Correction.

SUMMARY: The Department is publishing a correction to the Notice of Fund Availability (NOFA) published in the **Federal Register** on March 3, 1995 (60 FR 12036), for the Rental Voucher Program and Rental Certificate Program. The fair share allocation areas for the States of Maine, New Hampshire, and Vermont were erroneously combined into one Metropolitan allocation area and one Non-Metropolitan allocation area. Instead, using the principle that each allocation area is supposed to be the smallest possible area, the NOFA should have identified two allocation areas (Metropolitan and Non-Metropolitan) for each State.

DATES AND ADDRESSES: Applications have already been received for these revised allocation areas, in accordance with the original NOFA. Housing agencies do not need to submit any additional application materials.

FOR FURTHER INFORMATION CONTACT: Gerald J. Benoit, Director, Operations Branch, Rental Assistance Division, Office of Public and Indian Housing, Room 4220, Department of Housing and Urban Development, 451 Seventh Street SW., Washington, DC 20410-8000, telephone (202) 708-0477. Hearing- or speech-impaired individuals may call HUD's TDD number (202) 708-4594. (These telephone numbers are not toll-free.)

SUPPLEMENTARY INFORMATION: The Department discovered that when the original NOFA for the Rental Voucher Program and Rental Certificate Program was published, the allocation areas for the New Hampshire State Office had not been based on the principle of using the smallest possible area, which was used for determining the allocation areas for the other offices. Instead, the States of Maine, New Hampshire, and Vermont had been combined into one area. The total amount of funding for the program operation in those States remains the same, but this correction document

divides that single allocation area (subdivided by metropolitan area and non-metropolitan area) into three allocation areas (similarly subdivided).

The applications for funding have been received from housing agencies in these States. No additional submissions are needed. However, the Department

wanted to clarify that the rating and ranking procedure used to select applications for funding will be based on these corrected allocation areas.

Accordingly, FR Doc. 95-5184, the NOFA for the Rental Voucher Program and Rental Certificate Program, published in the **Federal Register** on

March 3, 1995 (60 FR 12036), is corrected as follows:

1. On page 12063, the allocation areas for the New Hampshire State Office is deleted and the following is inserted to read:

New Hampshire State office; metropolitan allocation areas	Dollars	Units	Component parts of allocation area
Metropolitan Vermont	\$1,048,193	27	CHITTENDEN county towns of: Burlington, Charlotte, Colchester, Essex, Hinesburg, Jericho, Milton, Richmond, St. George, Shelburne, South Burlington, Williston, Winooski. FRANKLIN county towns of: Georgia. GRAND ISLE county towns of: Grand Isle, South Hero.
Metropolitan New Hampshire.	2,366,870	60	ROCKINGHAM county towns of: Atkinson, Brentwood, Danville, Derry, East Kingston, Hampstead, Kingston, Newton, Plaistow, Salem, Sandown, Seabrook, Windham. HILLSBOROUGH county towns of: Bedford, Goffstown, Manchester. MERRIMACK county towns of: Allenstown, Hooksett. ROCKINGHAM county towns of: Auburn, Candia. HILLSBOROUGH county towns of: Pelham, Amherst, Brookline, Hollis, Hudson, Litchfield, Merrimack, Milford, Mount Vernon, Nashua, Wilton. ROCKINGHAM county towns of: Exeter, Greenland, Hampton, New Castle, Newfields, Newington, Newmarket, North Hampton, Portsmouth, Rye, Stratham. STRAFFORD county towns of: Barrington, Dover, Durham, Farmington, Lee, Madbury, Milton, Rochester, Rollinsford, Somersworth.
Metropolitan Maine	2,381,477	61	PENOBSCOT county towns of: Bangor, Brewer, Eddington, Glenburn, Hampden, Hermon, Holden, Kenduskeag, Old Town, Orono, Orrington, Penobscot Indian I, Veazie. WALDO county towns of: Winterport. ANDROSCOGGIN county towns of: Auburn, Greene, Lewiston, Lisbon, Mechanic Falls, Poland, Sabattus. CUMBERLAND county towns of: Cape Elizabeth, Cumberland, Falmouth, Freeport, Gorham, Gray, North Yarmouth, Portland, Raymond, Scarborough, South Portland, Standish, Westbrook, Windham, Yarmouth. YORK county towns of: Berwick, Eliot, Kittery, North Berwick, South Berwick, Wells, York.
Nonmetropolitan Vermont	1,375,659	43	ADDISON. BENNINGTON. CALEDONIA. CHITTENDEN county towns of: Bolton, Buels, Huntington, Underhill, Westford. ESSEX. FRANKLIN county towns of: Bakersfield, Berkshire, Enosburg, Fairfax, Fairfield, Fletcher, Franklin, Highgate, Montgomery, Richford, St. Albans, Sheldon, Swanton. GRAND ISLE county towns of: Alburg, Isle La Motte, North Hero. LAMOILLE. ORANGE. ORLEANS. RUTLAND. WASHINGTON. WINDHAM. WINDSOR.
Nonmetropolitan New Hampshire.	1,200,992	37	BELNAP. CARROLL. CHESHIRE. COOS. GRAFTON. HILLSBOROUGH county towns of: Antrim, Bennington, Deering, Frankestown, Greenfield, Greenville, Hancock, Hillsborough, Lyndeborough, Mason, New Boston, New Ipswich, Peterborough, Sharon, Temple, Weare, Windsor. MERRIMACK county towns of: Andover, Boscawen, Bow, Bradford, Canterbury, Chichester, Concord, Danbury, Dunbarton, Epsom, Franklin, Henniker, Hill, Hopkinton, Loudon, Newbury, New London, Northfield, Pembroke, Pittsfield, Salisbury, Sutton, Warner, Webster, Wilmot. ROCKINGHAM county towns of: Chester, Deerfield, Epping, Fremond, Hampton Falls, Kensington, Northwood, Nottingham, Raymond, South Hampton. STRAFFORD county towns of: Middleton, New Durham, Strafford, Sullivan.
Nonmetropolitan Maine ...	2,296,453	71	ANDROSCOGGIN county towns of: Durham, Leeds, Livermore, Livermore Falls, Minot, Turner, Wales. AROOSTOCK. CUMBERLAND county towns of: Baldwin, Bridgton, Brunswick, Casco, Harpswell, Harrison, Naples, New Gloucester, Pownal, Sebago. FRANKLIN. HANCOCK. KENNEBEC. KNOX. LINCOLN. OXFORD. PENOBSCOT county towns of: Alton, Argyle, Bradford, Bradley, Burlington, Carmel Carroll, Charleston, Chester, Clifton, Corinna, Corinth, Dexter, Dixmont, Drew, East Millinocket, Edinburg, Enfield, Exeter, Garland, Grand Falls, Greenbush, Greenfield, Howland, Hudson, Kingman, Lagrange, Lakeville, Lee, Levant, Lincoln, Lowell, Mattawamkeag, Maxfield, Medway, Milford, Millinocket, Mount Chase, Newburgh, Newport, North Penobscot, Passadumkeag, Patten, Plymouth, Prentiss, Seboels, Springfield, Staceyville, Stetson, Summit, Twombly, Webster, Whitney, Winn, Woodville. PISCATAQUIS. SAGADAHOC. SOMERSET. WALDO county towns of: Belfast, Belmont, Brooks, Burnham, Frankfort, Freedom, Isleboro, Jackson, Knox, Liberty, Lincolnville, Monroe, Montville, Morrill, Northport, Palermo, Prospect, Searsmont, Searsport, Stockton Springs, Swanville, Thorndike, Troy, Unity, Waldo. WASHINGTON. YORK county towns of: Acton, Alfred, Arundel, Biddeford, Cornish, Dayton, Kennebunk, Kennebunkport, Lebanon, Limerick, Limington, Lyman, Newfield, Parsonfield, Saco, Sanford, Shapleigh, Waterboro.

Dated: July 21, 1995.

Joseph Shuldiner,

Assistant Secretary for Public and Indian Housing.

[FR Doc. 95-18411 Filed 7-26-95; 8:45 am]

BILLING CODE 4310-33-M

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[AK-964-1410-00-P and F-19155-18]

Alaska Native Claims Selection

In accordance with Departmental regulation 43 CFR 2650.7(d), notice is hereby given that a decision to issue conveyance under the provisions of Sec. 14(e) and 22(j) of the Alaska Native Claims Settlement Act of December 18, 1971, 43 U.S.C. 1601, 1613(e), will be issued to Doyon, Limited for approximately 178 acres. The lands involved are in the vicinity of Nenana, Alaska, within T. 3 S., R. 7 W., Fairbanks Meridian, Alaska.

A notice of the decision will be published once a week, for four (4) consecutive weeks, in the Fairbanks Daily News-Miner. Copies of the decision may be obtained by contacting the Alaska State Office of the Bureau of Land Management, 222 West Seventh Avenue, #13, Anchorage, Alaska 99513-7599 ((907) 271-5960).

Any party claiming a property interest which is adversely affected by the decision, an agency of the Federal government or regional corporation, shall have until August 28, 1995 to file an appeal. However, parties receiving service by certified mail shall have 30 days from the date of receipt to file an appeal. Appeals must be filed in the Bureau of Land Management at the address identified above, where the requirements for filing an appeal may be obtained. 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.

Elizabeth Sherwood,

Land Law Examiner, Branch of Northern Adjudication.

[FR Doc. 95-18425 Filed 7-26-95; 8:45 am]

BILLING CODE 4310-JA-P

[AZ-026-05-1430-01; AZA-7489]

Arizona: Termination of Classification and Opening of Lands to Entry in Maricopa County, Arizona

AGENCY: Bureau of Land Management, Interior.

ACTION: Notice.

SUMMARY: This Notice will open 15 acres to location and entry under the public land laws and the general mining laws.

EFFECTIVE DATE: August 28, 1995.

FOR FURTHER INFORMATION CONTACT:

Angela Mogel, Realty Specialist, Phoenix District Office, U.S. Bureau of Land Management, 2015 West Deer Valley Road, Phoenix, Arizona 85027; telephone (602) 780-8090.

SUPPLEMENTARY INFORMATION: The lands were classified and segregated on August 6, 1973 under the provisions of the Recreation and Public Purposes Act, as amended (43 U.S.C. 869 et seq.). The classification is no longer needed for the following described lands:

Gila and Salt River Meridian, Arizona

T. 1 S., R. 3 W.,
Sec. 20, NE¹/₄NE¹/₄SW¹/₄,
S¹/₂, SE¹/₄SE¹/₄NW¹/₄.

Containing 15 acres.

At 9:00 a.m. on August 28, 1995, the classification on the lands described above will be terminated and the land will be open to location and entry under the United States public land laws and the mining laws.

Dated: July 17, 1995.

G.L. Cheniae,

District Manager Phoenix District Office.

[FR Doc. 95-18426 Filed 7-26-95; 8:45 am]

BILLING CODE 4310-32-P

[UT-046-3120-00]

Modification of Notice of Intent To Prepare Environmental Impact Statement (EIS) for Proposed Plan Amendment

AGENCY: Bureau of Land Management (BLM), Interior.

ACTION: Modification of notice of intent to prepare an EIS for the proposed plan amendment for the Virgin River management framework plan (MFP).

SUMMARY: This notice is to advise the public that, as a result of public and internal scoping, the preliminary scope of the referenced Proposed Amendment/EIS has been modified.

DATES: Comment opportunities on the modification of the scope of the Proposed Amendment/EIS as well as the preliminary issues identified in the original Notice of Intent, published June 5, 1995, will commence with publication of this notice. Comments must be submitted within 30 days of the date of publication.

FOR FURTHER INFORMATION CONTACT: Jim Crisp, Area Manager, Dixie Resource Area, 345 E. Riverside Drive, St. George,

Utah 84790, 801-673-4654 or Verlin Smith, Area Manager, Kanab Resource Area, 318 North First East, Kanab, Utah 84741, 801-644-2672.

SUPPLEMENTARY INFORMATION: Based on concern regarding the number of complex and diverse actions associated with the Proposed Plan Amendment/EIS, and public concern over the planning criteria presented in the above referenced Notice of Intent, it has been decided that it would be more effective to separate those actions that are unrelated to the proposed land tenure adjustments by one of the project proponents. Therefore, the scope of the Proposed Plan Amendment/EIS will only address the alternatives to, and the environmental impacts of specific land tenure adjustments as proposed by the Washington County Water Conservancy District (WCWCD). These proposed land tenure adjustments would be accomplished through the exchange process as follows: 1) The WCWCD has offered BLM two parcels of non-Federal land adjacent to Zion National Park (N.P.) in exchange for Federal lands. One parcel north of Zion N.P. would facilitate the protection of downstream resources including special status fish species. Further review of this site has shown that it is governed by the Zion MFP which applies to the Kanab Resource Area. This proposed amendment would therefore consider the impacts of amending the Zion MFP to allow this specific land exchange. The other parcel has the potential to facilitate resolution of inholding conflicts in Zion N.P.; 2) In exchange for these two parcels, the WCWCD has identified three parcels of Federal land that they would like to acquire through exchange for the following purposes: construct the proposed Sand Hollow Reservoir to accommodate storage of excess water flow and consolidate ownership of lands beneath Quail Creek Reservoir and an associated reservoir pipeline. Preliminary planning issues to be addressed in this Proposed Plan Amendment/EIS associated with these land tenure adjustments remain the same as stated in the **Federal Register** Notice Vol. 60, No. 107, Monday, June 5, 1995. The present land use plan for the Dixie Resource Area is the Virgin River MFP approved in 1981. This land use plan is being revised and updated through preparation of a newer and more comprehensive Dixie Resource Management Plan (RMP) but the completion date is uncertain at this time. The plan amendment now being initiated will amend either the Virgin River MFP or the Dixie RMP whichever