

the date of this publication. If the protest notice did not include a statement of reasons for the protest, the protestant shall file such a statement with the State Director within thirty (30) calendar days after the notice of protest was filed.

The above-listed plats represent dependent resurveys, subdivision of sections.

**FOR FURTHER INFORMATION CONTACT:** Bureau of Land Management, P.O. Box 1828, 5353 Yellowstone Road, Cheyenne, Wyoming 82003.

Dated: June 10, 1998.

**Jerry L. Messick,**

*Acting Chief, Cadastral Survey Group.*

[FR Doc. 98-16315 Filed 6-18-98; 8:45 am]

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## DEPARTMENT OF THE INTERIOR

### National Park Service

#### Final Supplement to the Final Environmental Impact Statement/ Resources Management Plan for Improvement of Water Quality and Conservation of Rare Species and Their Habitats on Santa Rosa Island, Channel Islands National Park; Availability

**SUMMARY:** Pursuant to section 102(2)(c) of the National Environmental Policy Act of 1969 (Pub. L. 91-190, as amended), the National Park Service, Department of the Interior, has prepared an abbreviated Final Supplement to the Final Environmental Impact Statement/ Resources Management Plan for improving water quality and conserving rare species and their habitats on Santa Rosa Island. Upon completion of the current conservation planning and impact analysis process, a new Record of Decision will be prepared which will supersede the previous decision concerning this stewardship initiative.

**BACKGROUND:** In August, 1995, the National Park Service (NPS) began developing a resources management plan for Santa Rosa Island to address impacts from ongoing commercial ranching and hunting on water quality, riparian values, and rare plant species and their habitats. In May, 1996 the NPS completed and distributed a draft environmental impact statement (Draft) for this plan; during a 125-day public review period, the NPS received over 240 comments. The Draft was subsequently revised, and a final environmental impact statement (Final) for the resources management plan was released in April, 1997. In a Record of Decision signed June 9, 1997, the NPS indicated the intent to implement the

Proposed Action, *Alternative D*, Revised Conservation Strategy. Subsequently negotiations for revising the alternative ensued among Vail & Vickers, the National Park and Conservation Foundation, and the NPS. As a result, a draft supplement to the Final was prepared which identified a new alternative, *Alternative F*, Negotiated Settlement. Members of the public and interested agencies and organizations were afforded an opportunity to comment during a 60-day public review period from February 17 to April 17, 1998. Although many elements of the negotiated *Alternative F* were similar to the previously selected *Alternative D*, there were some differences.

New Proposed Action: Under *Alternative F*, Negotiated Settlement, water quality and riparian values would be improved and rare plants and their habitats would be conserved by rapid removal of cattle and phased removal of deer and elk. With the exception of 12 head in Lobo Pasture, all cattle would be removed by the end of 1998. Deer and elk would be removed by the end of 2011, although they could be removed earlier if necessary to achieve recovery goals for selected listed species and their habitats. After an initial reduction in deer and elk, an adaptive management program for deer and elk would be implemented. Under adaptive management, deer and elk would be managed at levels allowing rare species and their habitats to recover. Provided recovery goals were met, Vail & Vickers would be permitted to conduct commercial deer and elk hunting activities. After the adaptive management period, deer and elk populations could be eliminated during a final phaseout period. If for some reason an acceptable adaptive management program cannot be developed, deer and elk populations will be reduced at a pre-determined rate. Also, the NPS would implement road management actions to reduce impacts to island streams, and would develop a comprehensive alien plant management plan to address problems caused by alien species. The NPS would develop monitoring programs for rare species, water quality, and riparian recovery. Visitor access to Santa Rosa Island would be increased beyond current levels.

Other Alternatives: Other alternatives subject to the supplemental conservation planning and impact analysis process were the same as identified and described in the Final. In addition to the above, these include: *Alternative A*, No Action; *Alternative B*, Minimal Action; *Alternative C*, Targeted

Management Action; and *Alternative E*, Immediate Removal of Ungulates.

**SUPPLEMENTARY INFORMATION:** The final supplement contains responses to seven (7) respondents to the draft supplement (eight comments were received). It also contains changes and clarifications which are minor and few in number; information and analysis otherwise remains essentially unchanged. As an abbreviated document, it must be combined with the draft supplement and original Draft and Final EIS to comprise a complete record. The no-action period for the final supplement will extend for 30-days from EPA's notice of the filing of the document in the **Federal Register**. Requests for information or copies of the document should be directed to the Superintendent, Channel Islands National Park, 1901 Spinnaker Drive, Ventura, CA 93001, or by telephone at (805) 658-5776. Copies will also be available at area libraries.

Dated: May 21, 1998.

**Martha K. Leicester,**

*Acting Regional Director, Pacific West.*

[FR Doc. 98-16375 Filed 6-18-98; 8:45 am]

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## DEPARTMENT OF JUSTICE

### Office of Community Oriented Policing Services; Agency Information Collection Activities: Proposed Collection; Comment Request

**ACTION:** Notice of Information Collection Under Review; Universal Hiring Program Application; Reinstatement, without change, of a previously approval collection for which approval has expired.

The Department of Justice, Office of Community Oriented Policing Services has submitted the following information collection request for review and clearance in accordance with the Paperwork Reduction Act of 1995. Comments are encouraged and will be accepted until August 18, 1998.

Your comments should address one or more of the following four points:

(1) Evaluate whether the proposed collection of information is necessary for the proper performance of the functions of the agency, including whether the information will have practical utility;

(2) Evaluate the accuracy of the agencies estimate of the burden of the proposed collection of information, including the validity of the methodology and assumptions used;

(3) Enhance the quality, utility, and clarity of the information to be collected; and

(4) Minimize the burden of the collection of information on those who are to respond, including through the use of appropriate automated, electronic, mechanical, or other technological collection techniques or other forms of information technology, e.g., permitting electronic submission of responses.

If you have additional comments, suggestions, or need a copy of the proposed information collection instrument with instructions, or additional information, please contact Kristen Mahoney, 202-616-2896, U.S. Department of Justice, Office of Community Oriented Policing Services, 1100 Vermont Avenue, NW, Washington, D.C. 20530.

Additionally, comments and/or suggestions regarding the item(s) contained in this notice, especially regarding the estimated public burden and associated response time should be directed to Kristen Mahoney, 202-616-2896, U.S. Department of Justice, Office of Community Oriented Policing Services, 1100 Vermont Avenue, NW, Washington, D.C. 20530.

Overview of this information collection:

(1) *Type of Information Collection:* Reinstatement, without change, of a previously approved collection for which approval has expired.

(2) *Title of the Form/Collection:* Universal Hiring Grant Application.

(3) *Agency form number, if any, and the applicable component of the Department of Justice sponsoring the collection:*

Form: None. Office of Community Oriented Services, Department of Justice.

(4) *Affected public who will be asked or required to respond, as well as a brief abstract:*

Primary: State and Local governments, Tribal governments.

Other: None.

This application will be used by state and local jurisdictions to apply for federal funding which will be used to increase the number of law enforcement positions in their law enforcement agencies.

(5) *An estimate of the total number of respondents and the amount of time estimated for an average respondent to respond:* 3200 respondents; 5.5 hours.

(6) *An estimate of the total public burden (in hours) associated with the collection:* 17,600 annual burden hours.

If additional information is required contact: Mr. Robert B. Briggs, Clearance Officer, United States Department of

Justice, Information Management and Security Staff, Justice Management Division, Suite 850, Washington Center, 1001 G Street, NW, Washington, DC 20530.

Dated: June 15, 1998.

**Robert B. Briggs,**

*Department Clearance Officer, United States Department of Justice.*

[FR Doc. 98-16295 Filed 6-18-98; 8:45 am]

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## DEPARTMENT OF JUSTICE

### Office of the Attorney General

[A.G. Order No. 2166-98]

RIN 1105-AA56

### Proposed Guidelines for the Jacob Wetterling Crimes Against Children and Sexually Violent Offender Registration Act, as Amended

AGENCY: Department of Justice.

ACTION: Proposed guidelines.

**SUMMARY:** The United States Department of Justice is publishing Proposed Guidelines to implement the Jacob Wetterling Crimes Against Children and Sexually Violent Offender Registration Act as amended by Megan's Law, the Pam Lychner Sexual Offender Tracking and Identification Act of 1996, and section 115 of the General Provisions of Title I of the Departments of Commerce, Justice, and State, the Judiciary, and Related Agencies Appropriations Act, 1998.

**DATES:** Comments must be received by August 18, 1998.

**ADDRESSES:** Comments may be mailed to Bonnie J. Campbell, Director, Violence Against Women Office, U.S. Department of Justice, 950 Pennsylvania Avenue, NW., Washington, DC 20530, 202-616-8894.

**SUPPLEMENTARY INFORMATION:** The Pam Lychner Sexual Offender Tracking and Identification Act of 1996, Pub. L. No. 104-236, 110 Stat. 3093 (the "Pam Lychner Act"), and section 115 of the General Provisions of Title I of the Departments of Commerce, Justice, and State, the Judiciary, and Related Agencies Appropriations Act, 1998, Pub. L. No. 105-119, 111 Stat. 2440, 2461 (the "CJSA"), amended section 17101 of the Violent Crime Control and Law Enforcement Act of 1994, Pub. L. No. 103-322, 108 Stat. 1796, 2038 (codified at 42 U.S.C. 14071), which contains the Jacob Wetterling Crimes Against Children and Sexually Violent Offender Registration Act (the "Wetterling Act" or "the Act"). These

legislative changes require conforming changes in the Final Guidelines for the Jacob Wetterling Act and Megan's Law (Pub. L. No. 104-145, 110 Stat. 1345) that were published by the Department of Justice on July 21, 1997, in the **Federal Register** (62 FR 39009).

The Wetterling Act generally sets out minimum standards for state sex offender registration programs. States that fail to comply with these standards within the applicable time frame will be subject to a mandatory 10% reduction of formula grant funding under the Edward Byrne Memorial State and Local Law Enforcement Assistance Program (42 U.S.C. 3756), which is administered by the Bureau of Justice Assistance of the Department of Justice. Any funds that are not allocated to noncomplying states will be reallocated to states that are in compliance. Information concerning compliance review procedures and requirements appears in part VIII of these guidelines.

The Wetterling Act's requirements for compliance may be divided into three categories, each of which carries a different compliance deadline, depending on the legislation from which it derives:

1. *Original requirements.* Many of the provisions of the current formulation of the Wetterling Act derive from the original version of the Act, which was enacted on September 13, 1994, or from the Megan's Law amendment to the Act. These include, for example, the basic requirements to register offenders for at least 10 years; to take registration information from offenders and to inform them of registration obligations when they are released; to require registrants to update address information when they move; to verify the registered address periodically; and to release registration information as necessary for public safety. The deadline for compliance with these features of the Act was September 12, 1997, based on the specification of 42 U.S.C. 14071(g) that states have three years from the Act's original enactment date (i.e., September 13, 1994) to achieve compliance. However, 42 U.S.C. 14071(g) allows a two-year extension of the deadline for states that are making good faith efforts to achieve compliance, and states that have been granted this extension have until September 12, 1999, to comply with these features of the Act.

2. *Pam Lychner Act requirements.* The Pam Lychner Act's amendments to the Wetterling Act created a limited number of new requirements for state registration programs, including a requirement that the perpetrators of particularly serious offenses and