("PIH"). The second notice, published at 60 FR 15784, on March 27, 1995, redelegated from the Assistant Secretary for PIH, individually to the Director, Office of Native American Programs (currently known as the Deputy Assistant Secretary, Office of Native American Programs), to the Deputy Director of Headquarters Operations, Office of Native American Programs, and to the Deputy Director of Field Operations, Office of Native American Programs, all power and authority with respect to the ESG program for Indian tribes and Alaskan natives, with the exception of the power to sue or be

In this notice, the Deputy Assistant Secretary for Native American Programs, formerly known as the Director, Office of Native American Programs, is redelegating to FONAP Administrators all power and authority, subject to certain specified exceptions, within their respective jurisdictions for the administration and management of the ESG program under Subtitle B of Part IV of the Stewart B. McKinney Homeless Assistant Act, as amended, 42 U.S.C. 11371 et seq.

Accordingly, the Deputy Assistant Secretary for Native American Programs redelegates as follows:

Section A. Authority Redelegated

Each Field Office of Native American Programs (FONAP) Administrator is authorized by the Deputy Assistant Secretary for Native American Programs to exercise all power and authority required to administer the ESG program, within his or her respective jurisdiction, subject to the exceptions stated in Section B, below.

Section B. Authority Excepted

With respect to Section A, the authority redelegated does not include the authority to:

- (a) Effect remedies for noncompliance requiring notice and an opportunity for an administrative hearing;
- (b) Grant waivers of the general terms and conditions of the community development block grant agreement;
- (c) Determine that an applicant lacks the legal capacity to assume or carry out environmental review responsibilities; and
- (d) Make determinations of the eligibility of Indian Tribes and Alaska Native Villages to participate in the ESG program except that those officials designated in Section A may make those determinations of eligibility that can be made form lists provided to them each fiscal year by the Assistant Secretary for Public and Indian Housing.

The authority redelegated under Section A also does not include the authority to issue or waive rules and/or statutes.

Authority: Section 7(d), Department of Housing and Urban Development Act, 42 U.S.C. § 3535(d).

Dated: May 26, 1996.

Dominic A. Nessi,

Deputy Assistant Secretary for Native American Programs.

[FR Doc. 96–15625 Filed 6–18–96; 8:45 am]

BILLING CODE 4210-33-M

DEPARTMENT OF THE INTERIOR

Fish and Wildlife Service

Notice of Receipt of Applications for Permit

The following applicants have applied for a permit to conduct certain activities with endangered species. This notice is provided pursuant to Section 10(c) of the Endangered Species Act of 1973, as amended (16 U.S.C. 1531, et seq.):

PRT-781606

Applicant: University of Florida, Department Zoologogy, Gaineville, FL.

The applicant request a permit to import samples of green (*Chelonia mydas*), hawksbill (*Eretmochelys imbricata*), loggerhead (*Caretta caretta*), and leatherback (*Dermochelys coriacea*) from Nicaraugua. This notice covers activities conducted by the applicant over a period of five years.

PRT-815734

Applicant: Jordan Productions, Las Vegas, NV.

The applicant requests a permit to reexport and reimport captive-born tigers (*Panthera tigris*) and progeny of the animals currently held by the applicant and any animals acquired in the United States by the applicant to/from worldwide locations to enhance the survival of the species through conservation education. This notificatation covers activities conducted by the applicant over a three year period.

PRT-815514

 $\label{lem:applicant: African Lion Safari \& Game Farm, Ontario, Canada.}$

The applicant requests a permit to reexport and re-import wild Asian elephants (*Elephas maximus*) and progeny of the animals currently held by the applicant and any animals acquired in the United States by the applicant to/from worldwide locations to enhance the survival of the species through conservation education. This notificatation covers activities conducted by the applicant over a three year period.

PRT-812190

Applicant: San Diego Zoo/Center for Reproduction of Endangered Species, San Diego, CA.

The applicant requests a permit to export extracted DNA samples from captive-born and captive-held black rhinos (*Diceros bicornis*) to the National Museum of Kenya for the purposes of scientific research.

PRT-815940

Applicant: Dreher Park Zoo, W. Palm Beach, FI

The applicant requests a permit to import a captive-held male jaguar (*Panthera onca*) from a private individual in Iquitos, Peru, to enhance the propagation and survival of the species through captive breeding.

Written data or comments should be submitted to the Director, U.S. Fish and Wildlife Service, Office of Management Authority, 4401 North Fairfax Drive, Room 430, Arlington, Virginia 22203 and must be received by the Director within 30 days of the date of this publication.

Documents and other information submitted with these applications are available for review, *subject to the requirements of the Privacy Act and Freedom of Information Act,* by any party who submits a written request for a copy of such documents to the following office within 30 days of the date of publication of this notice: U.S. Fish and Wildlife Service, Office of Management Authority, 4401 North Fairfax Drive, Room 430, Arlington, Virginia 22203. Phone: (703/358–2104); FAX: (703/358–2281).

Dated: June 14, 1996.

Caroline Anderson,

Acting Chief, Branch of Permits, Office of Management Authority.

[FR Doc. 96–15647 Filed 6–18–96; 8:45 am] BILLING CODE 4310–55–P

Bureau of Land Management [AK-962-1410-00-P]

Notice for Publication (AA-55482); Alaska Native Claims Selection

In accordance with Departmental regulation 43 CFR 2650.7(d), notice is hereby given that a decision to modify easement identification of Patent No. 50–85–0412 and Interim Conveyance No. 1048, issued pursuant to Par. II and Appendix C, of the Terms and Conditions for Land Consolidation and Management in the Cook Inlet Area, as

clarified August 31, 1976, will be issued to Cook Inlet Region, Inc., for approximately 4,027 acres. The lands involved are in the vicinity of Salamatof, Alaska.

Seward Meridian, Alaska

T. 4 N., R. 11 W., T. 7 N., R. 11 W., T. 4 N., R. 12 W., T. 6 N., R. 12 W., T. 7 N., R. 12 W., T. 8 N., R. 12 W., T. 7 N., R. 14 W.

A notice of the decision will be published once a week, for four (4) consecutive weeks, in the Anchorage Daily News. 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 July 19, 1996, 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.

Gary L. Cunningham,

Land Law Examiner, ANCSA Team, Branch of 962 Adjudication.

[FR Doc. 96-15553 Filed 6-18-96; 8:45 am] BILLING CODE 4310-\$\$-P

[WY-040-05-1310-01]

Expanded Moxa Arch Area Natural Gas Development Project, Sweetwater, Lincoln, and Uinta Counties, WY; Availability of Final Environmental Impact Statement

AGENCY: Lead Agency—Interior, Bureau of Land Management; Cooperating Agencies—Interior, Bureau of Reclamation and Fish and Wildlife Service; Agriculture, Forest Service.

ACTION: Notice of Availability of Final Environmental Impact Statement (EIS).

SUMMARY: The Bureau of Land Management (BLM) announces the availability of the Expanded Moxa Arch Area Natural Gas Development Project Final EIS. The draft EIS was released April 14, 1995, for a 60-day public review. Over 300 copies of the draft EIS were issued and 23 comment letters were received. Some comments received expressed concern that the analysis of

cumulative effects of mineral development on the non-mineral resources of southwestern Wyoming was lacking, including wildlife, and air quality; some felt a regional, cumulative EIS should be prepared before any further development is authorized; and some felt land use changes would occur causing industrialization of southwest Wyoming. The final EIS contains a cumulative air quality analysis addendum to the draft EIS and Errata addressing all concerns expressed by commentors.

DATES: Comments on the final EIS will be accepted for 30 days following the date that the Environmental Protection Agency (EPA) publishes their Notice of Availability in the Federal Register. The EPA notice is expected to be published on June 21, 1996.

ADDRESSES: Comments on the final EIS should be sent to Bureau of Land Management, Bill McMahan (Project Coordinator), 280 Highway 191 North, Rock Springs, Wyoming 82901.

SUPPLEMENTARY INFORMATION: The Moxa Arch Operators (Amoco Production Company, Union Pacific Resources Company, Wexpro/Celsius Energy Company, Bannon Energy, Marathon Oil Company, Presidio Exploration, and other companies) propose to continue to infill drill additional development wells in their leased acreage within the Moxa Arch oil and gas development area (approximately 476,261 acres) of southwestern Wyoming. The expanded area, combined with the lands analyzed in two previous environmental analysis documents, forms the Expanded Moxa Arch Natural Gas Development (Moxa) analysis area.

Collectively, the Moxa Operators' proposal would continue to infill drill in the Moxa natural gas field, where 957 wells are presently active and up to 1,325 additional wells could be drilled over the next 10 years. The Moxa Operators' plans and drilling schedules would be contingent upon both an increased demand for natural gas supplies in response to the Clean Air Act amendments of 1990 and an adequate price for the gas at the wellhead.

The Moxa Arch EIS analyzes the impacts of the Proposed Action—which would allow up to 1,325 new wells, Alternative A—which would allow up to 795 new wells (530 fewer than the Proposed Action), and Alternative B—the No Action Alternative. The draft and final EIS impact analysis focuses on the resource issues and concerns identified during public scoping and in response to comments received on the draft EIS. This draft EIS, in compliance with

Section 7(c) of the Endangered Species Act (as amended), includes the Biological Assessment for the purpose of identifying any endangered or threatened species which are likely to be affected by the proposed action.

Dated: June 6, 1996.
Alan L. Kesterke,
Associate State Director.
[FR Doc. 96–15579 Filed 6–18–96; 8:45 am]
BILLING CODE 4310–84–P

[AZ-054-06-1990-00; AZA 25589]

Notice of Realty Action; Recreation and Public Purposes (R&PP) Act Classification; Arizona

AGENCY: Bureau of Land Management, Interior.

ACTION: Notice.

SUMMARY: The following public lands were examined and found suitable for classification and lease under the R&PP Act of June 14, 1926, as amended, 43 U.S.C. 869 *et seq.* (see 56 FR 43034, August 30, 1991). The lands have now been found suitable for conveyance under the same act:

Gila and Salt River Meridian, Arizona T. 19 N., R. 22 W.,

Sec. 2, $S^{1/2}S^{1/2}NE^{1/4}$, $N^{1/2}N^{1/2}SE^{1/4}$. The area described contains 80 acres.

The land is not needed for Federal purposes. Conveyance is consistent with current BLM land use planning and would be in the public interest.

The patent, when issued, will reserve ditches and canals and all minerals to the United States and be subject to the terms, conditions and reservations contained in the R&PP Act, all applicable regulations of the Secretary of the Interior, and all existing third-party rights.

FOR FURTHER INFORMATION CONTACT:

Janice Easley, Land Law Examiner, Havasu Resource Area, 3189 Sweetwater Avenue, Lake Havasu City, Arizona 86406, Phone: (520) 855–8017.

SUPPLEMENTARY INFORMATION: The land will remain segregated from all other forms of appropriation under the public land laws, including the general mining laws, except for conveyance under the R&PP Act and leasing under the mineral leasing laws.

In the absence of any adverse comments, the classification will become effective 60 days from the date of publication of this notice in the Federal Register.