public meetings to foster understanding of each management alternative.

A draft EIS and proposed plan will be issued for public comment in the fall of 1998. A final EIS will be completed and the management plan required by the proclamation will be ready for approval by the Secretary of the Interior on or before September 1999.

It is intended that the management plan be "adaptive" in order to be responsive to resource and use monitoring, new information, and/or changing conditions.

Dated: June 27, 1997.

G. William Lamb,

Utah State Director. [FR Doc. 97–17690 Filed 7–7–97; 8:45 am] BILLING CODE 4310–DQ–P

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[AZ-050-07-1430-01; AZA 30069, AZA 30123, AZA 22763]

Arizona: Notice of Realty Action: Noncompetitive Sales of Public Lands in Yuma County, Arizona

AGENCY: Bureau of Land Management. **ACTION:** Notice of Realty Action, Noncompetitive Sales.

SUMMARY: The following lands have been found suitable for direct sale under Sections 203 and 209 of the Federal Land Policy and Management Act of 1976 (90 Stat. 2750, 43 U.S.C. 1713), at not less than the estimated fair market value. The lands will not be offered for sale until at least 60 days after the date of this notice. The following described lands are within the city limits of San Luis and are being offered by direct sale to the following businesses:

AZA 30069—Fosters of Yuma, Inc.

Gila and Salt River Meridian, Arizona T. 11 S., R. 25 W.,

Sec. 12, lot 9, block 30 of the San Luis

Townsite.

Containing 0.136 acres, more or less.

AZA 30123—Shay Oil Company

Gila and Salt River Meridian, Arizona

T. 11 S., R. 25 W.,

Sec. 12, lots 6, 7, and 8, block 30 of the San Luis Townsite.

Containing 0.652 acres, more or less.

The lands described are hereby segregated from appropriation under the public land laws, including the mining laws, until conveyance, publication in the **Federal Register** of a termination of the segregation or, 270 days from the date of publication of this notice in the **Federal Register**, whichever occurs first. The following described land will be offered by noncompetitive sale to Timothy Conovaloff:

Gila and Salt River Meridian, Arizona

T. 9 S., R. 24 W., Sec. 8, lot 8.

Containing 4.37 acres, more or less.

The land is currently withdrawn under the Secretarial Order of 7/20/ 1905, Withdrawal for Yuma Project. The land is segregated from surface and mineral entry under the general mining laws. The withdrawal will be lifted prior to issuing patent.

If it is determined that the subject lands contain no known mineral values, the mineral interests may be conveyed simultaneously to the purchasers, upon payment of a \$50 nonrefundable filing fee. The patents, when issued, will contain certain reservations to the United States and will be subject to any valid existing rights. The sale of these lands would be in conformance with the Yuma District Resource Management Plan (as amended), approved February 1987. In accordance with section 7 of the Taylor Grazing Act, 43 U.S.C. 315f, and Executive Order No. 6910, the described lands are hereby classified for disposal by sale.

DATES: August 22, 1997, interested parties may submit comments to the Field Manager, Yuma Field Office, address below. Objections will be reviewed by the State Director who may sustain, vacate, or modify this realty action. In the absence of timely objections, this proposal shall become the final determination of the Department of the Interior.

ADDRESSES: Detailed information concerning the sale, including the reservations, sale procedures and conditions, and planning and environmental documents, is available at the Yuma Field Office, 2555 East Gila Ridge Road, Yuma, AZ 85365.

FOR FURTHER INFORMATION CONTACT:

Realty Specialist Dave Curtis at (520) 317–3237, or Realty Specialist Lucas Lucero at (520) 317–3215.

Dated: June 27, 1997.

Maureen A. Merrell,

Program Manager, Business and Fiscal Services/Acting Field Manager. [FR Doc. 97–17681 Filed 7–7–97; 8:45 am] BILLING CODE 4310–32–M

INTERNATIONAL TRADE COMMISSION

[USITC SE-97-08]

Sunshine Act Meeting

AGENCY HOLDING THE MEETING: United States International Trade Commission. TIME AND DATE: July 24, 1997 at 11:00 a.m.

PLACE: Room 101, 500 E Street SW., Washington, DC 20436.

STATUS: Open to the public.

MATTERS TO BE CONSIDERED:

- 1. Agenda for future meeting: none 2. Minutes
- 3. Ratification List
- 4. Inv. Nos. 701–TA–372 and 731–TA– 768 (Preliminary) (Fresh Atlantic Salmon from Chile)—briefing and vote.
- Outstanding action jackets:
 1. Document No. INV-97-034:
 - Dismissal of a section 751(b) review in Inv. No. 731–TA–457 (Final) (Heavy Forged Handtools from the People's Republic of China).

In accordance with Commission policy, subject matter listed above, not disposed of at the scheduled meeting, may be carried over to the agenda of the following meeting.

By order of the Commission.

Issued: July 3, 1997.

Donna R. Koehnke,

Secretary

[FR Doc. 97–17918 Filed 7–3–97; 12:13 pm] BILLING CODE 7020–02–U

DEPARTMENT OF JUSTICE

Notice of Lodging of Consent Decree Pursuant to the Comprehensive Environmental Response, Compensation, and Liability Act

Notice is hereby given that in *United States* v. *Anderson, Greenwood & Co., et al.,* Civil Action No. H–91–3529, on June 24, 1997, amendments to two Consent Decrees, previously lodged by the United States with the United States District Court for the Southern District of Texas, Houston Division, on December 3, 1991, were lodged with the court.

These amendments add Westinghouse Electric Corporation ("Westinghouse") as a settling party to two previous consent decrees, notice of which was published in the **Federal Register** on 12/ 19/91, Vol. 56, No. 244, p. 65913.

The proposed consent decrees settle the government's claims in the amended complaint pursuant to sections 106 and 107 of CERCLA, 42 U.S.C. 9606, 9607, for (1) injunctive relief to abate an imminent and substantial endangerment to the public health, welfare or the environment because of actual or threatened releases of hazardous substances from a facility located near Hempstead, Waller County, Texas, and known as the "Sheridan Site," and for (2) recovery of all response costs incurred by the United States. The amended complaint alleged, among other things, that certain defendants were owners or operators of the facility at the time of disposal of hazardous substances at the Sheridan Site and that certain defendants were persons who by contract, agreement or otherwise arranged for disposal of hazardous substances at the Site or who arranged for transport of hazardous substances to the Site. The complaint further alleged that the United States has incurred response costs in response to actual or threatened releases of hazardous substances at or from the Sheridan Site.

Under the terms of the proposed amended consent decrees, Westinghouse is allowed to join the settlement in return for payment of \$15,000 to the Sheridan Site Committee, and its withdrawal of its objections to entry of the consent decrees. The consent decrees, in conjunction with the other pending consent decree lodged June 24, 1993, fully compensates the United States for its costs, as well as fund provides for the implementation of a remedy at the Site. The settlement also provides \$20,000 for all costs incurred, and to be incurred, with regard to a wildlife mitigation plan.

The Department of Justice will receive comments relating to the proposed amendments to the Consent Decrees for a period of 30 days from the date of this publication. Comments should be addressed to the Assistant Attorney General of the Environment and Natural Resources Division, Department of Justice, Washington, DC 20530. All comments should refer to *United States* v. *Anderson, Greenwood & Co., et al.,* D.J. Ref. No. 90–11–2–445.

The proposed Consent Decrees may be examined at the Office of the United States Attorney, Civil Division, 910 Travis, Suite 1500, Houston, Texas 77002, (713) 567–9000; Superfund Division, U.S. Environmental Protection Agency, Region 6, 1445 Ross Avenue, Dallas, Texas 75202–2733, (214) 655– 2169; and at the Consent Decree Library, 1120 G Street NW., 4th Floor, Washington, DC 20005, (202) 624–0892. A copy of the proposed Consent Decree may be obtained in person or by mail from the Consent Decree Library, 1120 G Street NW., 4th Floor, Washington, DC 20005. In requesting a copy of the Decrees, please refer to the referenced case and enclose a check in the amount of \$202.50 (25 cents per page reproduction costs), payable to the Consent Decree Library.

Joel M. Gross,

Chief, Environmental Enforcement Section, Environment and Natural Resources Division. [FR Doc. 97–17684 Filed 7–1–97; 8:45 am] BILLING CODE 4410–15–M

DEPARTMENT OF JUSTICE

Notice of Lodging of Consent Decree Under Comprehensive Environmental Response, Compensation and Liability Act

In accordance with Departmental policy, 28 CFR 50.7, notice is hereby given that a proposed consent decree in United States v. DWC Trust Holding Company, et al., Civil Action No. JFM-93-2859 (D. Md.), was lodged on June 24, 1997, with the United States District Court for the District of Maryland. The consent decree resolves the United States' claims for past costs, pursuant to Section 107 of the Comprehensive Environmental Response, Compensation and Liability Act, 42 U.S.C. §9607, in connection with the cleanup of the Snow Hill Lane Site, located in Anne Arundel County, Maryland. Under the consent decree, the defendants, owners of the Site, will pay the United States \$900,000 in settlement of the United States' claims for past response costs.

The Department of Justice will receive, for a period of thirty (30) days from the date of this publication, comments relating to the proposed consent decree. Comments should be addressed to the Assistant Attorney General for the Environment and Natural Resources Division, Department of Justice, Washington, DC 20530, and should refer to *United States* v. *DWC Trust Holding Company, et al.*, DOJ Reference No. 90–11–3–951.

The proposed consent decree may be examined at the office of the United States Attorney, Room 604, United States Courthouse, 101 Lombard Street, Baltimore, Maryland 21210; the Region III Office of the Environmental Protection Agency, 840 Chestnut Building, Philadelphia, Pennsylvania 19107; and the Consent Decree Library, 1120 G Street, NW., 4th Floor, Washington, DC 20005, (202) 624-0892. A copy of the proposed decree may be obtained in person or by mail from the Consent Decree Library, 1120 G Street, NW., 4th Floor, Washington, DC 20005. In requesting a copy please refer to the referenced case and enclose a check in

the amount of \$8.00 (25 cents per page production costs), payable to the Consent Decree Library.

Joel M. Gross,

Chief, Environmental Enforcement Section, Environment and Natural Resources Division. [FR Doc. 97–17682 Filed 7–7–97; 8:45 am] BILLING CODE 4410–15–M

DEPARTMENT OF JUSTICE

[AAG/A Order No. 138–97]

Privacy Act of 1974; Modified System of Records

Pursuant to the Privacy Act of 1974 (5 U.S.C. 552a), the Immigration and Naturalization Service (INS), Department of Justice, proposes to modify the following system of records—previously published March 7, 1997 (62 FR 10582):

The Immigration and Naturalization Service (INS)

Alien File (A–File) and Central Index System (CIS),

Justice/INS-001A

To comply with a provision of a settlement agreement reached in Amwest Insurance Company v. Reno, Civil No. 93 3256 JSL (Shx), filed in the Central District of California, INS proposes to modify routine use disclosure provision P. Routine use "P." permits the disclosure of information to an obligor who has posted an immigration bond. However, this disclosure provision currently authorizes the release of only that "information which may aid an obligor in locating an individual who has failed to appear at an immigration proceeding * * *." As modified, the routine use authorizes the release of information that may allow the obligor to review the propriety of an INS notice of breach of bond and/or the related appearance demand.

Title 5 U.S.C. 552(e)(4) and (11) provide that the public be given a 30day period in which to comment on proposed new routine use disclosures. The Office of Management and Budget (OMB), which has oversight responsibilities under the Act, requires a 40-day period in which to conclude its review of the proposal.

Therefore, please submit any comments by August 7, 1997. The public, OMB, and the Congress are invited to send written comments to Patricia E. Neely, Program Analyst, Information Management and Security Staff, Justice Management Division, Department of Justice, Washington, DC 20530 (Room 850, WCTR Building).

In accordance with 5 U.S.C. 552a(r), the Department has provided a report to