Landholding Agency: Army Property Number: 219014603 Status: Underutilized Reason: Within 2000 ft. of flammable or explosive material.

Texas

Land—Approx. 50 acres

Lone Star Army Ammunition Plant Texarkana Co: Bowie TX 75505–9100 Landholding Agency: Army Property Number: 219420308

Status: Unutilized Reason: Secured Area. Land—all of block 1800 Fort Sam Houston

Portions of 1900, 3100, 3200

San Antonio Co: Bexar TX 78234-5000

Landholding Agency: Army Property Number: 219530184 Status: Excess

Reason: Floodway.
Land—Harrison Bayou
Longhorn Army Ammunition Plant
Karnack Co: Harrison TX 75661
Landholding Agency: Army
Property Number: 219640187

Status: Unutilized

Reason: Within 2000 ft. of flammable or explosive material, Floodway.

Land—.036 acres
Fort Sam Houston
San Antonio Co: Bexar TX 78234–5000
Landholding Agency: Army
Property Number: 219730202
Status: Unutilized
Reason: Within 2000 ft. of flammable or
explosive material.

Virginia

Fort Belvoir Military Reservation—5.6 Acres South Post located West of Pohick Road Fort Belvoir Co: Fairfax VA 22060– Location: Right side of King Road Landholding Agency: Army Property Number: 219012550 Status: Unutilized Reason: Within airport runway clear zone, Secured Area

Wisconsin

Land

Badger Army Ammunition Plant Baraboo Co: Sauk WI 53913– Location: Vacant land within plant

boundaries.

Landholding Agency: Army Property Number: 219013783

Status: Unutilized Reason: Secured Area.

[FR Doc. 97–22706 Filed 8–28–97; 8:45 am]

BILLING CODE 4210-29-M

DEPARTMENT OF THE INTERIOR

Office of the Assistant Secretary— Water and Science; Central Utah Project Completion Act; Notice of Intent to Negotiate a Repayment Contract Among the South Utah Valley Municipal Water Association, the Central Utah Water Conservancy District, and the Department of the Interior for Municipal and Industrial Water From the Bonneville Unit of the Central Utah Project, Utah

AGENCIES: The Office of the Assistant Secretary—Water and Science, Department of the Interior.

ACTION: Notice of intent to negotiate a repayment contract among the South Utah Valley Municipal Water Association (Association), the Central Utah Water Conservancy District (CUWCD), and the Department of the Interior (DOI) for municipal and industrial (M&I) water from the Bonneville Unit of the Central Utah Project, Utah.

SUMMARY: It is the intent of DOI to utilize a water repayment contract with the Association and the CUWCD to provide for repayment of the appropriate costs associated with the development of the Bonneville Unit M&I water for use by the cities and/or municipalities that comprise the Association. The Association will enter into water sales contracts with the cities and/or municipalities in accordance with the repayment contract. The Association and the CUWCD will be required to pay DOI the appropriate reimbursable costs, including interest, allocated to each block of Bonneville Unit M&I water as identified in development block notices issued to the Association by DOI pursuant to the repayment contract.

DATES: Dates for the public negotiation sessions will be announced in the local newspapers.

FOR FURTHER INFORMATION: Additional information on matters related to this Federal Register notice can be obtained at the address and telephone number set forth below: Mr. Reed Murray, Program Coordinator, CUP Completion Act Office, Department of the Interior, 302 East 1860 South, Provo, Utah 84606–6154. Telephone: (801) 379–1237, Email address: rmurray@uc.usbr.gov

Dated: August 25, 1997.

Ronald Johnston,

CUP Program Director, Department of the Interior.

[FR Doc. 97–23045 Filed 8–28–97; 8:45 am] BILLING CODE 4310–RK–P

DEPARTMENT OF THE INTERIOR

Office of the Assistant Secretary—Water and Science; Central Utah Project Completion Act; Notice of Intent To Negotiate a Contract Between the Central Utah Water Conservancy District and Department of the Interior for Prepayment of Costs Allocated to Municipal and Industrial Purposes From the Bonneville Unit of the Central Utah Project, Utah

AGENCY: Office of the Assistant
Secretary, Water and Science,
Department of the Interior.
ACTION: Notice of intent to negotiate a
contract between the Central Utah Water
Conservancy District (CUWCD) and
Department of the Interior (DOI) for
prepayment of costs allocated to
municipal and industrial purposes from
the Bonneville Unit of the Central Utah

Project, Utah.

SUMMARY: Public Law 102–575, Central Utah Project Completion Act, Section 210, as amended through Pub. L. 104-286, stipulates that: "The Secretary shall allow for prepayment of the repayment contract between the United States and the Central Utah Water Conservancy District dated December 28, 1965, and supplemented on November 26, 1985, providing for repayment of municipal and industrial water delivery facilities for which repayment is provided pursuant to such contract, under terms and conditions similar to those contained in the supplemental contract that provided for the prepayment of the Jordan Aqueduct dated October 28, 1993. The prepayment may be provided in several installments to reflect substantial completion of the delivery facilities being prepaid and may not be adjusted on the basis of the type of prepayment financing utilized by the District." In accordance with the above referenced legislation CUWCD intends to prepay the costs obligated under repayment contract No. 14-06-400-4286, as supplemented, associated with:

Special Block No. 1 Development Block No. 2 Development Block No. 3 Development Block No. 4A Development Block No. 4B

The terms of the prepayment are to be publicly negotiated between CUWCD and DOI.

DATES: Dates for public negotiation sessions will be announced in local newspapers.

FOR FURTHER INFORMATION: Additional information on matters related to this **Federal Register** notice can be obtained at the address and telephone number set forth below: Mr. Reed Murray, Program

Coordinator, CUP Completion Act Office, Department of the Interior, 302 East 1860 South, Provo UT 84606–6154. Telephone: (801) 379–1237, E-Mail address: rmurray@uc.usbr.gov

Dated: August 25, 1997.

Ronald Johnston,

CUP Program Director, Department of the Interior.

[FR Doc. 97–23046 Filed 8–28–97; 8:45 am] BILLING CODE 4310-RK-P

DEPARTMENT OF THE INTERIOR

Fish and Wildlife Service

Decision and Availability of Decision Documents on the Issuance of Permits for Incidental Take of Threatened and Endangered Species

AGENCY: Fish and Wildlife Service,

Interior.

ACTION: Notice.

SUMMARY: This notice advises the public that between April 1, 1996, and August 19, 1997, Region 1 of the Fish and Wildlife Service issued the following permits for incidental take of threatened and endangered species, pursuant to section 10(a)(1)(B) of the Endangered Species Act of 1973, as amended (Act). Each permit was granted only after the Service determined that the application had been submitted in good faith; that all permit issuance criteria were met, including the requirement that granting the permit will not jeopardize the continued existence of the species; and that the permit was consistent with the Act and applicable regulations, including a thorough review of the environmental effects of the action and alternatives, pursuant to the National Environmental Policy Act of 1969. Copies of these permits and associated decision documents are available upon request. Decision documents for each permit include a set of Findings and Recommendations, a Biological Opinion, and either a Finding of No Significant Impact or a Record of Decision.

Name	Permit No.	Issuance date
Scofield Corporation D.B.O. Development	811110	4/3/96
Company Les York/Parkside	808240	4/25/96
Homes Pacific Gas and Elec-	811259	7/8/96
tric Company Shell Western E&P, Inc. and Metropolitan Water District of	817075	9/4/96
Southern California	784571	11/7/96

Name	Permit No.	Issuance date
A.C. Teichert and Son, Inc	820643	1/9/97
sourcesPalos Verdes Land Holdings Company and Zuckerman	812521	1/30/97
Building Company	799348	2/4/97
Kendall Grover	830269	7/15/97
City of San Diego	830421	7/18/97
Graniterock Company Shelter Systems, Inc., and Lampert Prop-	830417	8/1/97
erties	749347	8/18/97
Raley's	829945	8/20/97

ADDRESSES: Individuals wishing copies of any of the above permits and associated decision documents should contact the Fish and Wildlife Service, Division of Consultation and Conservation Planning, 911 N.E. 11th Avenue, 4th Floor East, Portland, Oregon 97232.

FOR FURTHER INFORMATION CONTACT: Laura Hill, Fish and Wildlife Biologist, at the above address; telephone (503) 231–6241.

Dated: August 22, 1997.

Don Weathers,

Acting Regional Director, Region 1, Portland, Oregon.

[FR Doc. 97–23044 Filed 8–28–97; 8:45 am] BILLING CODE 4310–55–P

DEPARTMENT OF THE INTERIOR

Bureau of Indian Affairs

Final Determination To Acknowledge the Snoqualmie Tribal Organization

AGENCY: Bureau of Indian Affairs, Interior.

ACTION: Notice of final determination.

SUMMARY: This notice is published in the exercise of authority delegated to the Assistant Secretary—Indian Affairs (Assistant Secretary) by 209 DM 8.

Pursuant to 25 CFR 83.10(m), notice is hereby given that the Assistant Secretary acknowledges that the Snoqualmie Tribal Organization, c/o Andy de los Angeles, 3946 Tolt Avenue, P.O. Box 280, Carnation, Washington 98014, exists as an Indian tribe within the meaning of Federal law. This notice is based on a determination that the group satisfies all seven criteria for acknowledgment in 25 CFR 83.7, as modified by 25 CFR 83.8.

DATES: This determination is final and is effective November 28, 1997 pursuant to 25 CFR 83.10(l)(4), unless a request for reconsideration is filed with the

Interior Board of Indian Appeals pursuant to 25 CFR 83.11.

SUPPLEMENTARY INFORMATION: The Assistant Secretary's proposed finding to acknowledge the Snoqualmie Tribal Organization (STO) was published in the **Federal Register** on May 6, 1993. The proposed finding was prepared under the 1978 acknowledgment regulations. This final determination is made under revised acknowledgment regulations which became effective March 28, 1994, during the comment period on the proposed finding.

The original comment period was suspended until March 31, 1994, when documentary materials that were used for the proposed finding were provided to the Tulalip Tribes. The 180-day comment period provided under the 1994 regulations ended September 27, 1994. The Snoqualmie Tribal Organization was given until September 9, 1995, to respond under section 83.10(k) to third party comments. The extended period was granted because of the voluminous nature of the comments submitted by the Tulalip Tribes and because of the extended period of time that third parties had to comment on the proposed finding.

Third party comments were received on September 27, 1994, in opposition to acknowledgment from the Tulalip Tribes, Inc., and from Les Wahl and Dorothy Cohn, members of a separate petitioner called the Snoqualmoo tribe. Comments were received from the Snoqualmie Tribal Organization on September 5, 1995.

This final determination is based on the documentary and interview evidence which formed the basis for the proposed finding and an analysis of the information and argument received in response to the proposed finding. Additional factual conclusions were reached after a review and reanalysis of the existing record in light of the additional evidence.

The 1994 regulations required an evaluation of whether the Snoqualmie were a previously acknowledged tribe within the meaning of the regulations. Because it has been determined that the Snoqualmie Tribal Organization meets the definition of unambiguous previous Federal acknowledgment in section 83.1. it has been evaluated under modified requirements provided in section 83.8 of the regulations. Conclusions concerning previous acknowledgment under 83.8 are solely for the purposes of a determination of previous acknowledgment under 25 CFR 83, and are not intended to reflect conclusions concerning successorship in interest to a particular treaty or other rights.