Angela Trujillo, BLM, New Mexico State Office, (505) 438–7592.

Dated: April 27, 1999.

#### Angela Trujillo,

Land Law Examiner, Fluids Adjudication Team.

[FR Doc. 99–11262 Filed 5–4–99; 8:45 am] BILLING CODE 4310–FB–M

#### DEPARTMENT OF THE INTERIOR

# Bureau of Land Management [WY-950-1420-00-P]

## Filing of Plats of Survey; Wyoming

**AGENCY:** Bureau of Land Management, Interior.

**ACTION:** Notice.

The plats of the following described lands were officially filed in the Wyoming State Office, Bureau of Land Management, Cheyenne, Wyoming, effective 10:00 a.m., April 21, 1999.

The plat representing the dependent resurvey of the Eighth Guide Meridian West, through Township 40 North, between Ranges 64 and 65 West, the Tenth Standard Parellel North, through Range 64 West, the South and East Boundaries and the subdivisional lines, T. 40 N., R. 64 W., Sixth Principal Meridian, Wyoming, Group No. 597, was accepted March 1, 1999.

The plat representing the dependent resurvey of the Eighth Guide Meridian West, through Township 62 North, between Ranges 64 and 65 West, the South and East Boundaries and the subdivisional lines, T. 42 N., R. 64 W., Sixth Principal Meridian, Wyoming, Group No. 608, was accepted March 1, 1999.

The plat representing the dependent resurvey of a portion of the Thirteenth Standard Parallel North, through Range 93 West, and a portion of the West Boundary, and the subdivision of section 6 and the metes and bounds surveys of parcels 9A and 9B, section 6, T. 52 N., R. 93 W., Sixth Principal Meridian, Wyoming, Group No. 639, was accepted March 1, 1999.

The plat representing the dependent resurvey of a portion of the Fourteenth Guide Meridian West, through Township 27 North, between Ranges 112 and 113 West, the South, East and North Boundaries and the subdivisional lines, T. 27 N., R. 112 W., Sixth Principal Meridian, Wyoming, Group No. 606, was accepted March 1, 1999.

The plat representing the dependent resurvey of the subdivisional lines, T. 47 N., R. 75 W., Sixth Principal Meridian, Wyoming, Group No. 620, was accepted March 23, 1999.

The plat representing the dependent resurvey of the Sixth Standard Parellel North, through Range 110 West, the East and North Boundaries and the subdivisional lines, T. 25 N., R. 110 W., Sixth Principal Meridian, Wyoming, Group No. 621, was accepted March 23, 1999.

The supplemental plat showing Lot 1, Tract 70, in Townships 52 and 53 North, Range 101 West, is based on the plats approved January 5, 1907, and June 13, 1914. Lot 1 is based on an aliquot part subdivision (SE $^{1}$ /4SE $^{1}$ /4) of original section 34, Township 53 North, Range 101 West, now designated as Tract 70, Tps. 52 and 53 N., R. 101 W., Sixth Principal Meridian, Wyoming, was accepted April 20, 1999.

All inquiries concerning the survey of the above described lands should be sent to the Chief, Cadastral Survey, Wyoming State Office, Bureau of Land Management, P. O. Box 1828, 5353 Yellowstone Road, Cheyenne, Wyoming 82003.

Dated: April 26, 1999.

#### John P. Lee,

Chief Cadastral Survey Group. [FR Doc. 99–11263 Filed 5–4–99; 8:45 am] BILLING CODE 4310–22–P

#### DEPARTMENT OF THE INTERIOR

## **National Park Service**

## Availability of Environmental Assessment for Big Cypress National Preserve, FL

AGENCY: Big Cypress National Preserve, Florida, National Park Service.
ACTION: Notice of Availability of Environmental assessment.

SUMMARY: In accordance with the National Environmental Policy Act, CFR § 1501.3 of Title 40, the Big Cypress National Preserve, a unit of the National Park System, has completed a "Draft Environmental Assessment" regarding the continued operation of commercial airboat tours over lands and waters in the vicinity of Everglades City, Florida. These commercial airboat tours have been provided for a fee to the public over lands that were previously in private ownership. On December 18, 1996, as a result of a land exchange, the Preserve assumed management responsibility for the lands upon which these tours take place. The Preserve proposes to allow the tours to continue under limits and controls. The draft environmental assessment has been prepared to document the environmental consequences of continuing the activity.

Persons wishing to receive a copy of the Assessment may do so by contacting the Preserve at the following location: Superintendent, Big Cypress National Preserve, HCR 61, Box 110, Ochopee, FL 43141, Telephone (941) 695–2000, extension 310.

**DATES:** Written comments on the Draft Environmental Assessment will be accepted by the Superintendent for a period of 30 days from the date of this notice and will become part of the official record.

**FOR FURTHER INFORMATION CONTACT:** The Superintendent at the above address.

Dated: April 28, 1999.

## W. Thomas Brown,

Acting Regional Director Southeast Region. [FR Doc. 99–11203, Filed 5–4–99; 8:45 am] BILLING CODE 4310–70–M

#### **DEPARTMENT OF THE INTERIOR**

#### **National Park Service**

## Telecommunications Facilities; Construction and Operation; Grand Teton National Park, WY

**AGENCY:** Teton Grand National Park, DOI.

ACTION: Public Notice.

SUMMARY: Public notice is hereby given that Grand Teton National Park proposes to consider the initial application made by Union Telephone Company to install a wireless communication facility on Steamboat Mountain, within the boundaries of J.D. Rockefeller Parkway.

**EFFECTIVE DATE:** Comments will be accepted on or before June 4, 1999.

ADDRESSES: Interested parties should contact National Park Service, Superintendent's Office, Grand Teton National Park, Drawer 170, Moose, WY 83012. To obtain a copy of the initial application, telephone (307) 739–3428. The cost for each copy of the initial application made is \$50. Checks should be payable to the National Park Service and sent to the above address.

SUPPLEMENTARY INFORMATION: The initial application made by Union Telephone Company requests that a cellular site be constructed at N. latitude 44–3–5, W. longitude 110–41–50, in J.D. Rockefeller Parkway. The Superintendent will consider and evaluate all comments received as a result of this public notice before authorizing Union to proceed beyond the initial application phase of the project review and permitting process.

Dated: April 28, 1999.

### Jack Neckels,

Superintendent, Grand Teton National Park. [FR Doc. 99–11202 Filed 5–4–99; 8:45 am] BILLING CODE 4310–70–M

## INTERNATIONAL TRADE COMMISSION

[Investigation No. 731-TA-208 (Review)]

## Barbed Wire and Barbless Wire Strand From Argentina

#### **Determination**

On the basis of the record <sup>1</sup> developed in the subject five-year review, the United States International Trade Commission determines, <sup>2</sup> pursuant to section 751(c) of the Tariff Act of 1930 (19 U.S.C. 1675(c)) (the Act), that revocation of the antidumping duty order on barbed wire & barbless wire strand from Argentina would be likely to lead to continuation or recurrence of material injury to an industry in the United States within a reasonably foreseeable time.

## **Background**

The Commission instituted this review on December 2, 1998 (63 FR 66563) and determined on March 5, 1999 that it would conduct an expedited review (64 FR 12351, March 12, 1999). The Commission transmitted its determination in this investigation to the Secretary of Commerce on May 3, 1999. The views of the Commission are contained in USITC Publication 3187 (May 1999), entitled Barbed Wire & Barbless Wire Strand from Argentina: Investigation No. 731–TA–208 (Review).

Issued: April 29, 1999. By order of the Commission.

## Donna R. Koehnke,

Secretary.

[FR Doc. 99–11279 Filed 5–4–99; 8:45 am] BILLING CODE 7020–02–P

## DEPARTMENT OF JUSTICE

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

Notice is hereby given that a proposed Partial Consent Decree ("Decree") in United States v. Alabama Electric Cooperative, et al., Civil Action No. 982474–GTV, was lodged on April 15, 1999, with the United States District Court for the District of Kansas.

The complaint filed in the abovereferenced matter alleges that Settling **Defendants Consolidated Edison** Company of New York, Inc.; El Paso Electric Company; High Voltage Maintenance Corporation; Jersey Central Power & Light Company d/b/a GPU Energy: MidAmerican Energy Company on behalf of itself and as successor to Iowa Power and Light Company, Midwest Power Systems, Inc. and Sherrard Power System, Inc.; SCA Chemical Services, Inc.; Sierra Pacific Power Company; and UtiliCorp United, Inc. as successor to Missouri Public Service and Westplains Energy (d/b/a Centel Western Power and Southern Colorado Power), are jointly and severally liable for the United States' response costs at the Osage Metals Superfund Site ("Site") in Kansas City, Kansas, pursuant to Section 107(a) of CERCLA, 42 U.S.C. 9607(a).

The Site was the location of a metals salvage and reclamation facility between 1948 and 1993. EPA sampling at the Site in 1994 showed high levels of lead and polychlorinated biphenyls, which are hazardous substances within the meaning of CERCLA, and the United States incurred response costs responding to the release or threat of release of these substances at the Site. The Site is now cleaned to industrial levels and is the location of a working warehouse. The United States anticipates no future response actions at the Site.

Under the proposed Decree, Settling Defendants shall pay the United States \$211,000.00 plus interest toward the United States' approximately \$1.12 million in unreimbursed past costs at the Site. The Settling Defendants also covenant not to sue any de micromis parties, or any de minimis parties that have settled or do settle with the United States. In exchange, the United States gives Settling Defendants a covenant not to sue and contribution protection for past response costs and future enforcement costs at the Site. Thirteen federal agencies, who were not named as defendants in this action, are also resolving their potential liability in the proposed Decree. Under the proposed Decree, the settling federal agencies shall pay the United States \$633,864. The settling federal agencies also covenant not to sue any de micromis parties, or any de minimis parties that have settled or do settle with the United States. In exchange, the United States provides the settling federal agencies the releases of liability.

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 20430, and should refer to *United States* v. *Alabama Electric Cooperative, et al*, DOJ Ref. #90–11–3–1617B.

The proposed consent decree may be examined at the office of the United States Attorney, District of Kansas, 500 State Avenue, Suite 360, Kansas City, KS 66101, 913-551-6730; the Region VII Office of the Environmental Protection Agency, 726 Minnesota Avenue, Kansas Čity, KS 66101, 913-551-7255; and at the Consent decree Library, 1120 G Street, NW., 3rd Floor, Washington, DC 20005, 202-624-0892. A copy of the proposed consent decree may be obtained in person or by mail from the Library. In reque Consent Decree Library, 1120 G Street, NW., 3rd Floor, Washington, DC 20005. In requesting a copy of the Decree, with all attachments, please refer to the referenced case and enclose a check in the amount of \$15.25 (25 cents per page reproduction costs), payable to the Consent Decree sting a copy of the Decree without the attachments, please enclose a check in the amount of \$9.50. Joel M. Gross.

Chief, Environmental Enforcement Section, Environment and Natural Resources Division. [FR Doc. 99–11265 Filed 5–4–99; 8:45 am] BILLING CODE 4410–15–M

## **DEPARTMENT OF JUSTICE**

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

Notice is hereby given that a proposed Partial Consent Decree ("Decree") in *United States* v. *Alabama Electric Cooperative, et al,* Civil Action No. 982474–GTV, was lodged on April 15, 1999, with the United States District Court for the District of Kansas.

The complaint filed in the above-referenced matter alleges that Settling Defendant Transformer Service, Inc. ("TSI") and the 123 other named defendants are jointly and severally liable for the United States' response costs at the Osage Metals Superfund Site ("Site") in Kansas City, Kansas, pursuant to Section 107(a) of CERCLA, 42 U.S.C. 9607(a).

<sup>&</sup>lt;sup>1</sup>The record is defined in sec. 207.2(f) of the Commission's Rules of Practice and Procedure (19 CFR § 207.2(f)).

 $<sup>^2\,\</sup>mathrm{Chairman}$  Bragg, Commissioner Crawford, and Commissioner Askey dissenting.