capacity building for states and community-based providers. Data are collected from CSAP grants and contracts where participant outcomes are assessed pre- and post-intervention. The analysis of these data help determine whether progress is being made in achieving CSAP's mission.

The primary purpose of the proposed data activity is to promote the use among CSAP grantees and contractors of measures recommended by CSAP as a result of extensive examination and recommendations, using consistent criteria, by panels of experts. The use of consistent measurement for specified

constructs across CSAP funded projects will improve CSAP's ability to respond to the Government Performance and Results Act (GPRA) and address goals and objectives outlined in the Office of National Drug Control Policy's Performance Measures of Effectiveness.

It is important to emphasize that CSAP is not requiring the use of these measures if (1)the program does not already plan to target change in the specified construct(s) and/or (2) the measure is not valid for the program's targeted population. The Core Measures are only to be used if appropriate to the program's target population and

consistent with the outcome(s) selected by the program. Consequently, no additional burden on the target population is estimated because the program is not being asked to collect data above and beyond what would already have been planned. The annual burden estimated is that for the grantees to extract the necessary data from their files and provide it to CSAP's data coordinating center. The table below summarizes the maximum estimated time, i.e., if all programs used all of the Core Measures—which is unlikely.

Program	No. of grantees	Responses per grantee	Hours per response	Total annual burden
Knowledge Development:				
Children of Substance Abusing Parents	14	1	3	42
Community Initiated	21	1	3	63
Family Strengthening	97	1	3	291
Parenting Adolescents and Welfare Reform	10	1	3	30
High Risk Youth/Youth Connect	18	1	3	54
Targeted Capacity Enhancement:				
HIV/Targeted Capacity	48	1	3	144
State Incentive Grants	21	1	3	63
Total	229			687

Send comments to Nancy Pearce, SAMHSA Reports Clearance Officer, Room 16–105, Parklawn Building, 5600 Fishers Lane, Rockville, MD 20857. Written comments should be received within 60 days of this notice.

Dated: January 23, 2000.

## Richard Kopanda,

Executive Officer, SAMHSA.

[FR Doc. 00–2071 Filed 1–31–00; 8:45 am]

BILLING CODE 4162-20-P

## **DEPARTMENT OF THE INTERIOR**

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 Water 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 water 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 Public Law 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. This contract will provide for the third installment in a series of prepayments. The terms of the prepayment are to be publicly

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

negotiated between CUWCD and DOI.

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. Michael Hansen, Program Coordinator, CUP Completion Act Office, Department of the Interior, 302 East 1860 South, Provo UT 84606—6154, Telephone: (801) 379—1194, E-Mail address: mhansen@uc.usbr.gov.

Dated: January 24, 2000.

#### Ronald Johnston,

CUP Program Director, Department of the Interior.

[FR Doc. 00–2082 Filed 1–31–00; 8:45 am]

BILLING CODE 4310-RK-U

#### DEPARTMENT OF THE INTERIOR

# Fish and Wildlife Service

Notice of Availability of Draft Environmental Assessment and Land Protection Plan for the Proposed Establishment of Cat Island National Wildlife Refuge, West Feliciana Parish, LA

**AGENCY:** Fish and Wildlife Service, Department of the Interior.

**ACTION:** Notice of availability of a draft environmental assessment and land protection plan for the proposed establishment of Cat Island National

Wildlife Refuge in West Feliciana Parish, Louisiana.

**SUMMARY:** This notice advises the public that the U.S. Fish and Wildlife Service, Southeast Region, proposes to establish a new national wildlife refuge in West Feliciana Parish, Louisiana. The purpose of the proposed refuge is to protect, enhance, and manage a valuable wetland area known as Cat Island for the benefit of resident and migratory waterfowl, neotropical migratory birds, and other native game and nongame wildlife. A Draft Environmental Assessment and Land Protection Plan for the establishment of the proposed refuge has been prepared by Service biologists in coordination with the Louisiana Department of Wildlife and Fisheries, The Nature Conservancy, the West Feliciana Parish Police Jury, and the City of St. Francisville. The assessment considers the biological, environmental, and socioeconomic effects of establishing the refuge and evaluates four alternative actions and their potential impacts on the environment. Written comments or recommendations concerning the proposal are welcomed and should be sent to the address given below.

**DATES:** Land acquisition planning for the project is currently underway. The draft environmental assessment and land protection plan will be available to the public for review and comment on January 28, 2000. Written comments must be received no later than February 28, 2000, in order to be considered for the preparation of the final environmental assessment.

ADDRESSES: If you wish to comment, you may submit your comments by any one of several methods. You may mail your comments to Mr. Charles R. Danner, Team Leader, Planning and Support Team, U.S. Fish and Wildlife Service, 1875 Century Boulevard, Atlanta, Georgia 30345. You may handdeliver your comments to Mr. Danner at the same address. Or you may submit your comments by telephone at 1-800-419–9582. Our practice is to make comments, including names and home addresses of respondents, available for public review during regular business hours. Individual respondents may request that we withhold their home address from the record, which we will honor to the extent allowable by law. There also may be circumstances in which we would withhold from the record a respondent's identity, as allowable by law. If you wish us to withhold your name and/or address, you must state this prominently at the

beginning of your comment. However, we will not consider anonymous comments. We will make all submissions from organizations or businesses, and from individuals identifying themselves as representatives or officials of organizations or businesses, available for public inspection in their entirety.

SUPPLEMENTARY INFORMATION: The proposal would establish a national wildlife refuge on up to 36,500 acres of wetlands and bottomlands hardwoods on Cat Island in West Feliciana Parish, Louisiana. Cat Island, also known as the Tunica Swamp, is not a true island but a peninsula of land located between the Mississippi River and the Tunica Hills, about 30 miles north of Baton Rouge. It is unique because it is one of the few natural areas along the Mississippi River that has never been leveed. It is subject to seasonal overflows from the river and its fish and wildlife values are tremendous.

The Service is proposing to establish the refuge through a combination of fee title purchases from willing sellers and cooperative agreements or conservation easements from willing landowners.

The goals of the proposed refuge are to provide (1) Quality hunting and sportfishing opportunities, (2) habitat for wintering waterfowl and woodcock, (3) habitat for the threatened Louisiana black bear, (4) nesting habitat for wood ducks, (5) habitat for a natural diversity of wildlife, (6) habitat for nongame neotropical migratory birds, and (7) opportunities for compatible environmental education, interpretation, and wildlife-oriented recreation.

Dated: January 21, 2000.

# Sam D. Hamilton,

Regional Director.

[FR Doc. 00-2072 Filed 1-31-00; 8:45 am]

BILLING CODE 4310-55-M

# **DEPARTMENT OF THE INTERIOR**

## **Bureau of Land Management**

[CO-933-00-1320-EL; C-4275]

Colorado; Notice of Availability of the Record of Decision for Coal Preference Right Lease Application C-4275

**ACTION:** Pursuant to the regulations at 43 CFR 3430.5–1 and 40 CFR 1505.2, the Bureau of Land Management (BLM) has prepared a Record of Decision (decision) for coal preference right lease application (PRLA) C–4275. Copies of

the decision are now available to the public.

SUMMARY: A Record of Decision for coal PRLA C-4275 has been prepared documenting BLM's decision to reject the application. BLM's decision is based on a determination that the Final Showing submitted by the applicants, Phillip A. Jensen and W.K. Miller failed to demonstrate that commercial quantities of coal were discovered on the PRLA within the terms of the prospecting permit. Persons or organizations wishing to obtain copies of the decision may contact the Bureau of Land Management at the address below

**DATES:** Copies of the decision are available as of the date of publication of this notice.

## FOR FURTHER INFORMATION CONTACT:

Copies of the decision are available on request from the Colorado State Office (CO–933), Bureau of Land Management, 2850 Youngfield Street, Lakewood, Colorado 80215, or by calling Karen Purvis at 303–239–3795.

**SUPPLEMENTARY INFORMATION:** The lease application was originally filed on March 27, 1973. An Initial Showing for the application was accepted as complete on March 28, 1989. An environmental assessment was completed on the PRLA in 1982. As a result of BLM policies based on the amended court order in the case of Natural Resources Defense Council v. Berklund, BLM prepared an Environmental Impact Statement in cooperation with the Office of Surface Mining Reclamation and Enforcement. A Final Showing was requested of the applicant late in 1989 and filed in March of 1990. Additional information to update the Final Showing was requested in August, 1996, with a 90 day submittal period and an extension of 90 days was granted with no response. On August 20, 1999, BLM provided the applicant notice of intent to reject the PRLA and the opportunity to provide additional information. No response was received from the applicant. This decision reflects the results of BLM's analysis of the Final Showing.

Dated: January 18, 2000.

## Karen Purvis,

Solid Minerals Team, Resource Services. [FR Doc. 00–2100 Filed 1–31–00; 8:45 am] BILLING CODE 4310–84–M