818–989–2520/800–877–2520, (Formerly: SmithKline Beecham Clinical Laboratories).

- Scientific Testing Laboratories, Inc., 450 Southlake Blvd., Richmond, VA 23236, 804–378–9130.
- S.E.D. Medical Laboratories, 5601 Office Blvd., Albuquerque, NM 87109, 505– 727–6300/800–999–5227.
- South Bend Medical Foundation, Inc., 530 N. Lafayette Blvd., South Bend, IN 46601, 574–234–4176x276.
- Southwest Laboratories, 2727 W. Baseline Rd., Tempe, AZ 85283, 602– 438–8507/800–279–0027.
- Sparrow Health System, Toxicology Testing Center, St. Lawrence Campus, 1210 W. Saginaw, Lansing, MI 48915, 517–377–0520, (Formerly: St. Lawrence Hospital & Healthcare System).
- St. Anthony Hospital Toxicology Laboratory, 1000 N. Lee St., Oklahoma City, OK 73101, 405–272– 7052.
- Sure-Test Laboratories, Inc., 2900 Broad Avenue, Memphis, Tennessee 38112, 901–474–6028.
- Toxicology & Drug Monitoring Laboratory, University of Missouri Hospital & Clinics, 2703 Clark Lane, Suite B, Lower Level, Columbia, MO 65202, 573–882–1273.
- Toxicology Testing Service, Inc., 5426 N.W. 79th Ave., Miami, FL 33166, 305–593–2260.
- US Army Forensic Toxicology Drug Testing Laboratory, 2490 Wilson Street, Fort George G. Meade, MD 20755–5235, 301–677–3714.

Richard Kopanda,

Executive Officer, SAMHSA. [FR Doc. 02–30385 Filed 12–2–02; 8:45 am] BILLING CODE 4160-20–P

DEPARTMENT OF HEALTH AND HUMAN SERVICES

Substance Abuse and Mental Health Services Administration

Correction of Application Deadline for the Grant Program, Community Collaborations to Prevent Youth Violence and Promote Youth Development (SM 03–005) (Short Title: Youth Violence Prevention Grants)

AGENCY: Substance Abuse and Mental Health Services Administration (SAMHSA), DHHS.

ACTION: Correction of application deadline for the grant program, Community Collaborations to Prevent Youth Violence and Promote Youth Development (SM 03–005) (Short Title: Youth Violence Prevention Grants). **SUMMARY:** This notice is to inform the public that the application deadline published on November 26, 2002, for the grant program, Community Collaborations to Prevent Youth Violence and Promote Youth Development (SM 03–005) (Short Title: Youth Violence Prevention Grants), is incorrect. The correct application deadline is January 22, 2003.

Program Contact

For questions about the due date for this program or other program issues relating to this program, contact: Pat Shea, M.S.W., M.A., Special Programs Development Branch, CMHS/SAMHSA, Parklawn Building, Room 17C–26, 5600 Fishers Lane, Rockville, MD 20857. (301) 443–3655. (Email) *pshea@samhsa.gov.*

Dated: November 26, 2002.

Richard Kopanda,

Executive Officer, SAMHSA. [FR Doc. 02–30644 Filed 12–2–02; 8:45 am] BILLING CODE 4162–20–P

DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT

[Docket No. FR-4797-N-01]

Notice of Reminder for Fiscal Year 2002 HOPE VI Demolition Grant Applicants of the Need For Prior Demolition Approval

AGENCY: Office of the Assistant Secretary for Public and Indian Housing, HUD.

ACTION: Notice.

SUMMARY: This notice reminds potential applicants for Fiscal Year 2002 HOPE VI demolition grants, that they must secure demolition approval under section 18 of the United States Housing Act of 1937 on or before the HOPE VI demolition grant application deadline.

FOR FURTHER INFORMATION CONTACT: Caroline Clayton, Office of Public and Indian Housing, Room 4130, Department of Housing and Urban Development, 451 Seventh Street, SW., Washington, DC 20410, telephone (202) 401–8812. (This number is not toll-free). For hearing- and speech-impaired persons, this number may be accessed via TTY (text telephone) by calling the toll-free Federal Information Relay Service at 1-800-877-8339. The section 18 demolition application form (HUD-52860) is available at http:// www.hudclips.org/sub nonhud/html/ pdfforms/52860.pdf.

SUPPLEMENTARY INFORMATION: HUD anticipates that it will soon publish the FY 2002 HOPE VI demolition notice of

funding availability (NOFA). This notice serves to remind public housing authorities that anticipate applying for a Fiscal Year (FY) 2002 HOPE VI demolition grant that demolition approval must be obtained on or before the HOPE VI demolition grant application deadline. Section 18 of the United States Housing Act of 1937 (42 U.S.C. 1437p) establishes the demolition approval application process for properties not already approved for demolition through a Mandatory Conversion Plan or HOPE VI Revitalization Plan. In addition, regulations at 24 CFR part 970 describe the administrative steps required to perform demolition/disposition activity in accordance with the United States Housing Act of 1937. Public housing agencies are also advised that HUD's Special Application Center, which processes demolition approval applications, requires 100 days to process an application.

This notice applies to demolition-only grants, not demolition conducted pursuant to a HOPE VI revitalization grant or a Mandatory Conversion Plan approved under applicable regulations (24 CFR part 971). Guidance on preparing a demolition approval application and links to the regulations and applicable notices, is available though HUD's Web site at *http:// www.hud.gov/offices/pih/centers/sac/ demo_dispo/.* The section 18 demolition application form (HUD–52860) is available at *http://www.hudclips.org/ sub_nonhud/html/pdfforms/52860.pdf.*

Dated: November 25, 2002.

Michael Liu,

Assistant Secretary for Public and Indian Housing.

[FR Doc. 02–30572 Filed 12–2–02; 8:45 am] BILLING CODE 4210–33–P

DEPARTMENT OF INTERIOR

Bureau of Land Management

[UT-060-1610-DU]

Notice of Intent

AGENCY: Bureau of Land Management. **ACTION:** Notice of Intent to prepare two Environmental Assessments (EAs) and consider amending the Grand Resource Area Resource Management Plan (RMP); Moab, Utah.

SUMMARY: Pursuant to the Bureau of Land Management (BLM) Planning Regulations (43 CFR 1600) this notice advises the public that the Utah Bureau of Land Management (BLM), Moab Field Office, is considering amending an existing planning document. The BLM will prepare two Environmental Assessments (EAs) to consider amending the 1985 Grand Resource Area RMP. Off Highway Vehicle (OHV) categories in the Utah Rims and Cameo Cliffs areas will be re-evaluated to create potential opportunities for sustainable motorized recreation. In addition, mountain bike travel will be addressed. This action is being considered in response to recent and anticipated increases in visitor use.

DATES: The comment period for this proposed plan amendment will commence with publication of this notice. For 30 days from the date of publication of this notice in the **Federal Register**, the BLM will accept comments on this potential action. There will also be an opportunity for public comment during the planning process.

ADDRESSES: Comments should be sent to the BLM Moab Field Office, 82 East Dogwood Avenue, Moab, Utah 84532. Comments, including names and street addresses of respondents, will be available for public review at the Utah BLM Moab Field Office and will be subject to disclosure under the Freedom of Information Act (FOIA). They may be published as part of the EA and other related documents. Individual respondents may request confidentiality. If you wish to withhold your name or street address from public review and disclosure under the FOIA, you must state this prominently at the beginning of your written comment. Such requests will be honored to the extent allowed by law. All submissions from organizations or businesses will be made available for public inspection in their entirety.

FOR FURTHER INFORMATION CONTACT:

Katie Stevens (Cameo Cliffs) or Chad Niehaus (Utah Rims) at the above address or telephone (435) 259–2100. Existing planning documents and information are also available at the Moab Field Office.

SUPPLEMENTARY INFORMATION: After interdisciplinary review, no specific planning criteria were determined necessary for this proposed plan amendment. OHV designations and mountain bike travel have been identified as the preliminary issues for the proposed plan amendments, representing the BLM's knowledge to date on the existing issues and concerns with current management.

Utah Rims is a 15,337 acre area located in Grand County, Utah just west of Rabbit Valley (the motorized portion of Colorado Canyons National Conservation Area) between the Colorado River and Interstate 70. The 1985 Grand RMP divided the Utah Rims Recreation Area into two OHV designations. The central portion of Utah Rims (2,560 acres) was "limited to existing roads and trails" to reduce saline soil discharge into the Colorado River, while the remainder (12,771 acres) was placed in the "open" category.

On January 22, 200l, 5,756 of these open acres were designated as "limited to existing roads and trails for motorized and mechanized use" on an interim basis through a **Federal Register** notice to facilitate management of increased recreational use.

The Cameo Cliffs area is located in San Juan County, Utah, south of Moab along the east side of U.S. Highway 191 between Utah State Route 46 and San Juan County Road 114 and includes the Casa Colorado Rock area. The 1985 Grand RMP designated the entire Cameo Cliffs area (24,666 acres) as "open."

As a result of the proposed action, existing OHV designations and mountain bike management could change for both Utah Rims and Cameo Cliffs Recreation Areas.

Dated: November 22, 2002.

Sally Wisely,

State Director, Utah. [FR Doc. 02–30498 Filed 12–2–02; 8:45 am] BILLING CODE 3410–\$\$–P

DEPARTMENT OF THE INTERIOR

Minerals Management Service

Agency Information Collection Activities: Proposed Collection, Comment Request

AGENCY: Minerals Management Service (MMS), Interior.

ACTION: Notice of extension of a currently approved information collection (OMB Control Number 1010–0135).

SUMMARY: To comply with the Paperwork Reduction Act (PRA) of 1995, we are inviting comments on a collection of information that we will submit to the Office of Management and Budget (OMB) for review and approval. The information collection request (ICR) is titled "30 CFR 208.11(a), (b), (d) and (e)—Surety Requirements (Forms MMS– 4071 and MMS–4072).

DATES: Submit written comments on or before February 3, 2003.

ADDRESSES: Submit written comments to Sharron L. Gebhardt, Regulatory Specialist, Minerals Management Service, Minerals Revenue Management, P.O. Box 25165, MS320B2, Denver, Colorado 80225. If you use an overnight courier service, our courier address is Building 85, Room A–614, Denver Federal Center, Denver, Colorado 80225. You may also email your comments to us at *mrm.comments@mms.gov*. Include the title of the information collection and the OMB control number in the "Attention" line of your comment. Also include your name and return address. Submit electronic comments as an ASCII file avoiding the use of special characters and any form of encryption. If you do not receive a confirmation we have received your email, contact Ms. Gebhardt at (303) 231–3211.

FOR FURTHER INFORMATION CONTACT:

Sharron L. Gebhardt, telephone (303) 231–3211, FAX (303) 231–3385, or email *sharron.gebhardt@mms.gov.*

SUPPLEMENTARY INFORMATION:

Title: 30 CFR 208.11 (a), (b), (d) and (e)—Surety Requirements.

OMB Control Number: 1010–0135. Bureau Form Numbers: Forms MMS– 4071 and MMS–4072.

Abstract: The Department of the Interior (DOI) is responsible for matters relevant to mineral resource development on Federal and Indian Lands and the Outer Continental Shelf (OCS). The Secretary of the Interior (Secretary) is responsible for managing the production of minerals from Federal and Indian lands and the OCS; collecting royalties from lessees who produce minerals; and distributing the funds collected in accordance with applicable laws. MMS performs the royalty management functions for the Secretary.

When the Secretary determines that sufficient need exists among small refining companies to justify taking royalty oil in kind and offering this oil for sale to eligible refiners, small refiners may apply to participate in this sale of Federal royalty oil and follow procedures under which contracts for the purchase of royalty oil will be awarded. Completed applications to participate in the sale bid proposals, signed contracts, and surety instruments are submitted to MMS.

The application must be complete and timely filed, and applicants for royalty oil may be required to provide a surety instrument with their bid package. This surety instrument may be a Letter of Credit (Form MMS–4071) or a Royalty-In-Kind Contract Surety Bond (Form MMS–4072), or other acceptable commercial surety.

MMS is requesting OMB's approval to continue to collect this information. Without the surety protection, the Government can lose money if a refiner does not pay for oil he has received. Proprietary information submitted is