execute legal instruments pertaining to Section 312 loans. In this document, the President of Ginnie Mae individually redelegates the authority to execute such legal instruments to the Executive Vice President, the Vice President of Finance, the Director of Asset Management and each Ginnie Mae Asset Management Specialist. In a Revocation of Authority being published concurrently herewith, the Assistant Secretary for CPD is revoking authority previously delegated to certain CPD officials to execute legal instruments pertaining to Section 312 loans.

Accordingly, the President of Ginnie Mae redelegates authority as follows:

Section A. Authority Delegated

The Executive Vice President, the Vice President of Finance, the Director of Asset Management and each Ginnie Mae Asset Management Specialist is individually redelegated the authority to execute in the name of the Secretary written instruments relating to Section 312 Rehabilitation Loans, including but not limited to: Deeds of release, quit claim deeds and deeds of reconveyance; substitutions of trustees: compromises: write-offs; close outs; releases related to insurance policies; assignments or satisfactions of notes, mortgages deeds of trust and other security instruments; and any other written instrument or document related to, or necessary for, servicing or collection of a Section 312 loan, including any such instrument related to Section 312 loan servicingrelated property management and disposition functions that have not been delegated to the Assistant Secretary for Housing.

Section B. Authority to Further Redelegate

This authority may not be further relegated.

Authority: Sec. 312 of the Housing Act of 1964, 42 U.S.C. 1452b; 12 U.S.C. 1701g–5c; and section C, Delegation of Authority, 48 FR 49384, October 25, 1983; Section 7(d), Department of Housing and Urban Development Act, 42 U.S.C., Section 3535(d). Dated: May 19, 1997.

Kevin G. Chavers,

President, Government National Mortgage Association. [FR Doc. 97–13944 Filed 5–27–97; 8:45 am]

BILLING CODE 4210–01–M

DEPARTMENT OF THE INTERIOR

Western Water Policy Review Advisory Commission Meeting

AGENCY: Department of the Interior. **ACTION:** Notice of open meeting.

SUMMARY: As required by the Federal Advisory Committee Act, notice is hereby given that the Western Water Policy Review Advisory Commission (Commission), established by the Secretary of the Interior under the Reclamation Projects Authorization and Adjustment Act of 1992, will meet to hear testimony from environmental organizations, and to discuss draft chapters of the Commission Report and meet on other Commission business. DATES: Tuesday, June 10, 1997, 1:30 p.m.-5:00 p.m.; Wednesday, June 11, 1997, 8:00 a.m.-5:00 p.m.; Thursday, June 12, 1997, 8:00 a.m.-5:00 p.m. ADDRESSES: The Tuesday meeting will be held in the Multi-purpose Room at the San Francisco Bay Model Visitor Center, 2100 Bridgeway; Sausalito, California. The Wednesday and Thursday meetings will be held at the Sir Francis Drake Hotel, 450 Powell Street, San Francisco, California. Room locations in the hotel will be posted in the hotel lobby.

Copies of the agenda are available from the Western Water Policy Review Office, D–5001; P.O. Box 25007, Denver, CO 80225–0007.

FOR FURTHER INFORMATION CONTACT: The Commission Office at telephone (303) 236–6211, FAX (303) 236–4286, or E-mail to rgunnarson@do.usbr.gov.

SUPPLEMENTARY INFORMATION:

Public Participation: Written statements may be provided in advance to the Western Water Policy Review Office, address cited under the ADDRESSES caption of this notice, or submitted directly at the meeting. Statements will be provided to the members prior to the meeting if received by no later than May 30, 1997. The Commission's schedule will not allow time for formal presentations by the public during the meeting.

Dated: May 20, 1997.

Larry Schulz,

Administrative Officer. [FR Doc. 97–13849 Filed 5–27–97; 8:45 am] BILLING CODE 4310–94–M

DEPARTMENT OF THE INTERIOR

Fish and Wildlife Service

Coastal Barrier Improvement Act of 1990 (P.L. 101–591); Amendments to the Coastal Barrier Resources System

AGENCY: Fish and Wildlife Service, Interior. ACTION: Notice

SUMMARY: The Department of the Interior, through the Fish and Wildlife

Service, has completed modifications to the boundaries of eight units of the Coastal Barrier Resources System (System), all in Florida, as required by Section 220 of Public Law 104–333. The purpose of this notice is to inform the public about the filing, distribution, and availability of maps reflecting these modifications.

DATES: The boundary revisions for these eight units became effective on November 12, 1996.

ADDRESSES: Copies of the revised maps for these eight System units are available for purchase from the U.S. Geological Survey, Earth Science Information Center, P.O. Box 25286, Denver, Colorado 80225. Official maps can be reviewed at the Fish and Wildlife Service offices listed in the appendix. FOR FURTHER INFORMATION CONTACT: Mr. Steve Glomb, Department of the Interior, U.S. Fish and Wildlife Service, Division of Habitat Conservation, (703) 358–2201.

SUPPLEMENTARY INFORMATION: Section 4 of the Coastal Barrier Improvement Act of 1990 (CBIA), describes a series of maps approved by Congress entitled "Coastal Barrier Resources System" dated October 24, 1990. These maps identify and depict those coastal barriers located on the coasts of the Atlantic Ocean, Gulf of Mexico, and the Great Lakes that are subject to the limitations outlined in the CBIA. These maps are in the official custody of the U.S. Fish and Wildlife Service.

Sections 3 and 4 of the CBIA define the Department's responsibilities regarding the System maps. These responsibilities include preparing and distributing copies of the maps. Using the original maps submitted to the Department by the Congress, the Department reproduced these maps for distribution. Notification of the filing, distribution, and availability of the maps entitled "Coastal Barrier Resources System" dated October 24, 1990, was published in the **Federal Register** on June 6, 1991, (56 FR 26304– 26312).

Section 220 of Public Law 104–333, enacted on November 12, 1996, requires the Department to revise the maps of the following Coastal Barrier Resources System Units, all in Florida: Conch Island Unit P05, Matanzas River Unit P05A, Vero Beach Unit P10, Hutchinson Island Unit P11, Frank B. McGilvrey Unit P11A, Sanibel Island Unit P18, Cedar Keys Unit P25, and Moreno Point Unit P32.

The law directs the Department to correct the official System maps "to

ensure that depictions of areas on those maps are consistent with the depictions of areas on the maps entitled 'Amendments to Coastal Barrier Resources System', dated November 1, 1995, and June 1, 1996, and on file with the Secretary.'' The following boundary modifications have been made, consistent with the boundary modifications depicted on the maps from Congress.

Conch Island Unit P05—The northern boundary of this unit was modified to remove certain property from the System.

Matanzas River Unit P05A—Twelve lots specified on the amending maps have been removed from the System. The overall boundary of the unit remains the same.

Vero Beach Unit P10—The northern boundary of the unit was modified to remove certain property from the System.

Hutchinson Island Unit P11—The northern boundary of an excluded area within the unit was modified to remove certain property from the System.

Frank B. McGilvrey Unit P11A—The northern boundary of the unit was modified to remove certain property from the System.

Sanibel Island Unit P18—The southern and western boundaries of this unit were modified to remove certain property from the System.

Cedar Keys Unit P25—A certain peninsula was removed from the System, expanding an excluded area.

Moreno Point Unit P32—Certain property along the shoreline was removed from the System, expanding an excluded area. Certain other property inland was added to the System. Certain State Park land was designated as a new "otherwise protected area" labeled P32P.

Copies of the revised System maps have been filed with the House of Representatives Committee on Resources and the Committee on Banking and Financial Services, and the Senate Committee on Environment and Public Works. Copies of these maps have been distributed to the Chief Executive Officer (or representative) of each appropriate Federal, State, or local agency having jurisdiction over the areas in which the modified units are located. Copies of the maps are also available for inspection at Service headquarters, regional, and field offices (see addresses in appendix).

Appendix

Washington Office

U.S. Fish and Wildlife Service, Division of Habitat Conservation, 4401 N. Fairfax Drive, Room 400, Arlington, Virginia 22203, (703) 358–2201

Regional Office

Region 4, U.S. Fish and Wildlife Service, 1875 Century Blvd., Atlanta, Georgia 30345, (404) 679–7125

Field Offices

- Field Supervisor, U.S. Fish and Wildlife Service, 6620 S. Point Dr. South, #310, Jacksonville, Florida 32216, (904) 232– 2580. Florida: Nassau, Duval, St. Johns, Flagler, Volusia, Brevard, Dixie, Levy, Pasco Counties.
- Field Supervisor, U.S. Fish and Wildlife Service, 1360 U.S. Highway 1, #5, Vero Beach, FL 32961, (561) 562–3909. Florida: Pinellas, Hillsborough, Manatee, Sarasota, Charlotte, Lee, Collier, Monroe, Dade, Broward, Palm Beach, Martin, St. Lucie, Indian River Counties.
- Field Supervisor, U.S. Fish and Wildlife Service, 1612 June Ave., Panama City, FL 32405–3721, (904) 769–0552. Florida: Wakulla, Franklin, Gulf, Bay, Walton, Okaloosa, Santa Rosa, Escambia Counties.

[Notice of modification to eight units of the Coastal Barrier Resources System.]

Dated: April 25, 1997.

John G. Rogers,

Acting Director, U.S. Fish and Wildlife Service, U.S. Department of the Interior. [FR Doc. 97–13854 Filed 5–27–97; 8:45 am] BILLING CODE 4310–55–M

DEPARTMENT OF THE INTERIOR

Bureau of Indian Affairs

Notice of Intent To Prepare an Environmental Impact Statement for the Proposed Master Development Plan for Section 14 on the Agua Caliente Indian Reservation, Located Within the Boundaries of the City of Palm Springs, Riverside County, CA

AGENCY: Bureau of Indian Affairs, Interior.

ACTION: Notice of intent and public scoping meetings.

SUMMARY: This notice advises the public that the Bureau of Indian Affairs (BIA) and the City of Palm Springs, in cooperation with the Agua Caliente Band of Cahuilla Indians, intend to prepare a joint Environmental Impact Statement and Environmental Impact Report (EIS/EIR) for the approval of the Section 14 Master Development Plan on the Agua Caliente Indian Reservation located within the boundaries of the City of Palm Springs, Riverside County, California. A description of the proposed project, location, and environmental considerations to be addressed in the EIS/EIR are provided below. In addition to this notice, two public meetings will be held on the

proposal and the preparation of the EIS/ EIR. This notice is published in accordance with the National Environmental Policy Act (NEPA) regulations found in 40 CFR 1508.22. The purpose of this Notice is to obtain suggestions and information from other agencies and the public on the scope of issues to be addressed in the EIS/EIR. Comments and participation in this scoping process are encouraged. DATES: Comments should be received within 30 days of the date of this Notice. Public scoping meetings will be held June 11, 1997, from 1:30 p.m. to 5:00 p.m. and June 12, 1997, from 6:30 p.m. to 10:30 p.m.

ADDRESSES: Comments should be addressed to Ronald Jaeger, Area Director, Sacramento Area Office, 2800 Cottage Way, Room W2550, Sacramento, California 95825. Public scoping meetings will be held on June 11, 1997, at the Planning Commission Meeting in the City Council Chambers, City Hall, 3200 East Tahquitz Canyon Way, Palm Springs, California, which begins at 1:30 p.m. (public hearings begin at 2:00 p.m.) and ends at 5:00 p.m., telephone number (760) 323-8245; and on June 12, 1997, at the Palm Springs Public Library, 300 South Sunrise Way, Palm Springs, California, from 6:30 p.m. to 10:30 p.m., telephone number (760) 322-7323.

FOR FURTHER INFORMATION CONTACT: Robert Eckart, Environmental Protection Specialist, Bureau of Indian Affairs, Sacramento Area Office, 2800 Cottage Way, Room W2550, Sacramento, California 95825, telephone number (916) 979-2600 extension 254; or Gloria Mesteth, Environmental Coordinator, Bureau of Indian Affairs, Palm Springs Field Office, 555 South Palm Canyon Drive, Palm Springs, California 92263, telephone number (760) 323-1725. SUPPLEMENTARY INFORMATION: The proposed action is approval of the Section 14 Master Development Plan, which will facilitate approval of future leases on trust lands by the BIA in Section 14. Section 14 is located on the Agua Caliente Indian Reservation in downtown Palm Springs. It is comprised of Tribally owned parcels, allotted parcels, and parcels owned in fee. The section is bounded by Alejo Road to the north, Sunrise Road to the east, Ramon Road to the south, and Indian Canyon Drive to the west. The 640 acre section is one block east of downtown Palm Springs and one mile west of Palm Springs Regional Airport.

The intent of the Section 14 Master Development Plan is to (1) create an attractive, feasible and marketable vision for the area's development; (2)