during the data collection period in order to permit follow-up with nonrespondents. This key list will be kept in a locked file when not actively in use. As soon as data cleaning is completed this key list will be destroyed. No data that could be used to identify respondents will be entered on the computer database.

Likewise the name of individual settings will not appear on data collection forms or the computerized database. Again a separate key matching the ID code to the hospital name will be maintained during the course of data collection in order to permit follow-up of non-respondents. They key listing will be kept in a secure location when not actively in use, and destroyed as soon as the data cleaning is completed.

3. Procedural Safeguards: Collection and maintenance of data is consistent with legislation and regulations regarding the protection of human subjects, informed consent, and confidentiality. When anonymous data is provided to research scientists for analysis, study numbers which can be matched to personal identifiers will be eliminated, scrambled, or replaced by the agency or contractor with random numbers which cannot be matched. Contractors who maintain records in this system are instructed to make no further disclosure of the records. Privacy Act requirements are specifically included in contracts for survey and research activities related to this system. The ODPHP project officers and contract officers oversee compliance with these requirements.

RETENTION AND DISPOSAL:

The records are maintained with individual identifiers only until analysis and follow-up are completed, generally a two- to three-year period. Removal or disposal of identifiers will be done according to the storage medium (e.g., erase computer tape, shred, pulp or burn paper records etc.). A staff person designated by the System Manager or an authorized Contractor will oversee and confirm the disposal in writing. Longterm retention is only in aggregate form without individual identifiers in accordance with the OASH Records Disposition Schedule.

SYSTEM MANAGER AND ADDRESS:

Senior Policy Advisor, Office of Disease Prevention and Health Promotion, 2132 Switzer Building, 330 C Street, SW, Washington, DC 20201.

NOTIFICATION PROCEDURE:

To determine if a record exists, write to the System Manager listed above. Notification requests should include: individual's name; current address; date of birth; date, place and nature of participation in the research study; address at the time of participation. The System Manager may accept a written certification that the requester is who he or she claims to be and understands that the knowing and willful request for acquisition of a record pertaining to an individual under false pretenses is a criminal offense under the Act, subject to a five thousand dollar fine.

An individual who requests notification of, or access to, a medical/ dental record shall, at the time the request is made, designate in writing a responsible representative who will be willing to review the record and inform the subject individual of its contents at the representative's discretion. The representative may be a physician, or other health professional, or other responsible individual. The subject individual will be granted direct access unless it is determined that such access is likely to have a adverse effect on him or her. In this case, the medical/dental record will be sent to the designated representative.

Individuals will be informed in writing if the record is sent to the representative.

A parent or guardian who requests notification of, or access to, a child's or incompetent person's medical record shall designate a family physician or other health professional (other than a family member) to whom the record, if any, will be sent. The parent or guardian must verify relationship to the child or incompetent person as well as his or her own identity.

RECORD ACCESS PROCEDURE:

Same as notification procedures. Requesters should also reasonably specify the record contents being sought. An individual may also request an accounting of disclosures of his/her record, if any.

CONTESTING RECORD PROCEDURE:

Contact the appropriate official at the address specified under Notification Procedures above and reasonably identify the record, specify the information being contested, and state the corrective action sought and the reason(s) for requesting the correction, along with supporting justification to show how the record is inaccurate, incomplete, untimely, or irrelevant.

RECORD SOURCE CATEGORIES:

The system contains information obtained directly from the subject individual by interview (face-to-face or telephone), written questionnaire, or observations. Information is also obtained from other sources, including but not limited to: referring physicians; hospitals; State and local health agencies; relatives; guardians; schools, employers; and clinical research records.

SYSTEMS EXEMPTED FROM CERTAIN PROVISIONS OF THE ACT:

None.

Appendix I: System Location sites

- Office of Disease Prevention and Health Promotion (ODPHP), 2132 Switzer Building, 330 C Street, SW, Washington, DC 20201
- Battelle Memorial Institute, Centers for Public Health Research and Evaluation, 2101 Wilson Boulevard, Suite 800, Arlington, VA 22201
- Battelle Memorial Institute, Centers for Public Health Research and Evaluation, Room 100E, 505 King Avenue, Columbus, OH 43201–2693
- Battelle/SRA, 401 North Lindbergh Boulevard, Suite 330, St. Louis, MO 63141–7816
- [FR Doc. 95–268 Filed 1–4–95; 8:45 am] BILLING CODE 4160–17–M

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[CA-050-1220-00-24-1A]

Supplemental Shooting Regulations

AGENCY: Bureau of Land Management, Interior.

ACTION: Notice of proposed supplementary rules.

SUMMARY: The following supplemental shooting regulations would apply to developed recreational areas/sites and to undeveloped Bureau of Land Management administered public lands (that are not closed to shooting) within the Ukiah District, California.

(1) No person shall have in their possession an assault weapon(s) as defined under the California "Assault Weapons Control Act of 1989" and listed under the authority of Assembly Bill 357 (CPC 12276.5) and further identified under Senate Bill 263, Chapter 954 STATS 1991.

(2) Unless otherwise posted, no persons shall target shoot with a weapon within 50 feet of the center line of any public road. "Target Shoot" is defined as shooting a weapon for recreational purposes for which game is not being pursued. Under this definition, the shooting of clay pigeons is considered to be a form of target shooting. "Public Road" is defined as any road, dirt or otherwise, on which public vehicular traffic is permitted.