Granted by: Joseph Shuldiner, Assistant Secretary for Public and Indian Housing Date Granted: November 30, 1994.

Reason Waived: The waiver allows the PHA to delay the completion of the site and neighborhood standards assessment until the appropriate time required under the public housing development program. Therefore, the requirement will still be met but not at the time the PHA is applying for approval of a demolition or disposition action. This policy is the same as the new policy contained in a final regulation on demolition/disposition which at the time of the waiver had been approved by OMB and was awaiting approval by the Secretary. Subsequently, the final regulation was published in the Federal Register on January 18, 1995, and became effective on February 17, 1995.

38. Regulation: 24 CFR 970.11(h). Project/Activity: Public Housing Demolition/Disposition, Project Number MI1–034, Detroit Housing Department (HD).

Nature of Requirement: Requires public housing authorities (PHA) to have a site and neighborhood standards assessment completed by the Department of the site selected for replacement housing.

Granted by: Joseph Shuldiner, Assistant Secretary for Public and Indian Housing. Date Granted: December 8, 1994.

Reason Waived: The waiver allows the PHA to delay the completion of the site and neighborhood standards assessment until the appropriate time required under the public housing development program. Therefore, the requirement will still be met but not at the time the PHA is applying for approval of a demolition or disposition action. This policy is the same as the new policy contained in a final regulation on demolition/disposition which at the time of the waiver had been approved by OMB and was awaiting approval by the Secretary. Subsequently, the final regulation was published in the **Federal Register** on January 18, 1995, and became effective on February 17, 1995.

39. Regulation: 24 CFR 970.11(h). Project/Activity: Public Housing Demolition/Disposition, Project Number MI1–034, Detroit Housing Department (DHD FL 5–53B, Dade County Housing Authority (DCHA)).

Nature of Requirement: Requires public housing authorities (PHA) to have a site and neighborhood standards assessment completed by the Department of the site selected for replacement housing.

Granted by: Joseph Shuldiner, Assistant Secretary for Public and Indian Housing. Date Granted: December 12, 1994.

Reason Waived: The waiver allows the PHA to delay the completion of the site and neighborhood standards assessment until the appropriate time required under the public housing development program. Therefore, the requirement will still be met but not at the time the PHA is applying for approval of a demolition or disposition action. This policy is the same as the new policy contained in a final regulation on demolition/disposition which at the time of the waiver had been approved by OMB and was awaiting approval by the Secretary.

Subsequently, the final regulation was published in the Federal Register on January 18, 1995, and became effective on February 17, 1995.

40. Regulation: 24 CFR 970.11(h). Project/Activity: Public Housing Demolition/Disposition, Project Number IL2–20, Chicago Housing Authority (CHA).

Nature of Requirement: Requires public housing authorities (PHA) to have a site and neighborhood standards assessment completed by the Department of the site selected for replacement housing.

Granted by: Joseph Shuldiner, Assistant Secretary for Public and Indian Housing.

Date Granted: December 20, 1994. Reason Waived: The waiver allows the PHA to delay the completion of the site and neighborhood standards assessment until the appropriate time required under the public housing development program. Therefore, the requirement will still be met but not at the time the PHA is applying for approval of a demolition or disposition action. This policy is the same as the new policy contained in a final regulation on demolition/disposition which at the time of the waiver had been approved by OMB and was awaiting approval by the Secretary. Subsequently, the final regulation was published in the Federal Register on January 18, 1995, and became effective on February 17, 1995.

[FR Doc. 95–16334 Filed 7–3–95; 8:45 am] BILLING CODE 4210–32–P

#### DEPARTMENT OF THE INTERIOR

Bureau of Land Management [AK-963-1410-00-P, and F-14830-A]

## Alaska Native Claims Selection

In accordance with Departmental regulation 43 CFR 2650.7(d), notice is hereby given that a decision to issue conveyance under the provisions of Sec. 14(a) of the Alaska Native Claims Settlement Act of December 18, 1971, 43 U.S.C. 1601, 1613(a), will be issued to Nerklikmute Native Corporation for 8,204.45 acres. The lands involved are in the vicinity of Andreafsky, Alaska, and are located within T. 21 N., Rs. 75 and 76 W., Seward Meridian, Alaska.

A notice of the decision will be published once a week, for four (4) consecutive weeks, in the Tundra Drums. Copies of the decision may be obtained by contacting the Alaska State Office of the Bureau of Land Management, 222 West Seventh Avenue, #13, Anchorage, Alaska 99513–7599 ((907) 271–5960).

Any party claiming a property interest which is adversely affected by the decision, an agency of the Federal government or regional corporation, shall have until August 4, 1995 to file an appeal. However, parties receiving

service by certified mail shall have 30 days from the date of receipt to file an appeal. Appeals must be filed in the Bureau of Land Management at the address identified above, where the requirements for filing an appeal may be obtained. Parties who do not file an appeal in accordance with the requirements of 43 CFR Part 4, Subpart E, shall be deemed to have waived their rights.

### Heather A. Coats,

Land Law Examiner, Branch of Southwest Adjudication.

[FR Doc. 95–16397 Filed 7–3–95; 8:45 am] BILLING CODE 4310–JA–P

#### [UT-05-942-5700-00]

# Proposed Plan Amendment; Virgin River Management Framework Plan

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

**ACTION:** Notice of availability.

SUMMARY: This notice is to advise the public that the proposed planning amendment and associated environmental assessment for the Virgin River Management Framework Plan, Dixie Resource Area, Cedar City District, have been completed. The proposed decision provides for the classification of 248.58 acres of public land as suitable for Recreation and Public Purposes. The following described lands would be affected:

## Salt Lake Meridian

274.

T. 42 S., R. 14 W., Sec. 3, lots 6, 7, 9–11, 18, and 20.

**DATES:** Protests should be received by August 4, 1995.

ADDRESSES: Protests should be sent to the Director, Bureau of Land Management (760), MS 406 LS, 1849 C Street, NW, Washington D.C. 20240.

FOR FURTHER INFORMATION CONTACT: Randy Massey, Realty Specialist, Dixie Resource Area, Bureau of Land Management, 345 E. Riverside Drive, St. George, Utah 84770, (801) 673–4654 ext.

SUPPLEMENTARY INFORMATION: This plan amendment is necessary because the lands identified are not currently identified for disposal in the existing Virgin River Management Framework Plan. The proposed plan amendment would allow Washington County to lease 248.58 acres of land, under the Recreation and Public Purposes Act, for use as a fairground, race track, and associated facilities. Once development is completed, the land could be conveyed to the County. There were no significant impacts identified in the