SUPPLEMENTARY INFORMATION: Office of Management and Budget (OMB) regulations at 5 CFR part 1320, which implement the Paperwork Reduction Act of 1995 (Pub. L. 104–13), require that interested members of the public and affected agencies have an opportunity to comment on information collection and recordkeeping activities (see 5 CFR 1320.8(d)). This notice identifies an information collection activity that the Office of Acquisition and Property Management will submit to OMB for extension or re-approval. Form DI-381, Claim for Relocation Payments-Residential, and DI-382, Claim for Relocation Payments-Nonresidential, permit the applicant to present allowable moving expenses and certify to occupancy status, after having been displaced because of Federal acquisition of their real property.

Comments are invited on: (1) The need for the collection of information for the performance of the function of the agency; (2) the accuracy of the agency's burden estimates; (3) ways to enhance the quality, utility, and clarity of the information collections; and (4) ways to minimize the information collection burden on respondents, such as use of automated means of collection of the information. Individuals providing comments should reference Relocation Forms, OMB Control # 1084– 0010. A summary of the public comments will accompany the Office of the Secretary's submission of the information collection request to OMB.

This notice provides the public with 60 days in which to comment on the following information collection activity:

Title: Claim for Relocation Payments—Residential, Claim for Relocation Payments—Nonresidential.

OMB Control Number: 1084–0010. *Summary:* The information required

is obtained through application made by displaced person(s) or business(es) to the funding agency for determination as to the specific amount of monies due under the law.

Bureau Form Numbers: DI–381, DI–382.

Frequency of Collection: On occasion. Description of Respondents: Individuals and businesses who are

displaced because of Federal acquisitions of their real property.

Total Annual Responses: 200.

Total Annual Burden Hours: 90 hours.

Dated: October 2, 2008.

Debra E. Sonderman,

Director, Office of Acquisition and Property Management.

[FR Doc. E8–24047 Filed 10–8–08; 8:45 am] BILLING CODE 4310-RF-P

DEPARTMENT OF THE INTERIOR

Central Utah Project Completion Act

AGENCIES: Department of the Interior, Office of the Assistant Secretary—Water and Science.

ACTION: Notice of Availability, Draft Environmental Assessment (EA), Francis Sub-Area water conversion from irrigation to municipal and industrial purposes, Summit County, Utah.

SUMMARY: Pursuant to Section 102(2)(c) of the National Environmental Policy Act of 1969, as amended, the Department of the Interior and the Central Utah Water Conservancy District, are evaluating the impacts of converting Central Utah Project (CUP) Bonneville Unit water, delivered to the Francis Sub-Area of Summit County, Utah, from irrigation to municipal and industrial (M&I) use. In addition, the area of delivery would be expanded. The water conversion will involve up to 3,000 acre-feet of irrigation water that has historically been delivered to agricultural tracts under Bureau of Reclamation (Reclamation) law and policy. The irrigation water would be converted incrementally to M&I use over a period of up to 25 years. The expanded Francis Sub-Area would be restricted to lands within the Central Utah Water Conservancy District boundary, in the upper Provo River drainage, upstream of Jordanelle Reservoir.

The Bonneville Unit of the CUP was authorized to develop a portion of central Utah's water resources. Under the authority of Reclamation Law and the Central Utah Project Completion Act (Pub. L. 102–575), the Secretary of the Interior oversees implementation of the CUP and therefore has authority to convert CUP water from irrigation to M&I use. Current and proposed changes in land use in the Francis Sub-Area of Summit County, Utah, resulted in a request made by governing officials and local water companies to initiate the process for water conversion from irrigation to M&I and to expand the Francis Sub-Area to be eligible for CUP M&I water.

FOR FURTHER INFORMATION CONTACT:

Additional information may be obtained by contacting Ms. Annette Marvin, Central Utah Project Completion Act Office, 302 East 1860 South, Provo, Utah 84606, by calling (801) 379–1260, or email at *amarvin@uc.usbr.gov*.

Copies of the draft EA are available for inspection at: Central Utah Water Conservancy District, 355 West University Parkway, Orem, Utah 84058– 7303; Department of the Interior, Central Utah Project Completion Act Office, 302 East 1860 South, Provo, Utah 84606. In addition, the document is available at *http://www.cuwcd.com*.

SUPPLEMENTARY INFORMATION: None.

Dated: October 3, 2008.

Reed R. Murray,

Program Director, Central Utah Project Completion Act, Department of the Interior. [FR Doc. E8–23981 Filed 10–8–08; 8:45 am] BILLING CODE 4310-RK-P

DEPARTMENT OF THE INTERIOR

Fish and Wildlife Service

[FWS-R5-ES-2008-N0210; 50120-1113-0000-F5]

Endangered and Threatened Wildlife and Plants; Permits

AGENCY: Fish and Wildlife Service, Interior.

ACTION: Notice of receipt of permit applications; request for comment.

SUMMARY: We, the U.S. Fish and Wildlife Service (Service), invite the public to comment on the following applications to conduct certain activities with endangered species. **DATES:** Comments on these permit applications must be received on or before November 10, 2008.

ADDRESSES: Written data or comments should be submitted to the U.S. Fish and Wildlife Service, Endangered Species Program Coordinator, Region 5, 300 Westgate Center Drive, Hadley, Massachusetts (telephone: 413–253– 8615; facsimile: 413–253–8482). Please refer to the respective permit number for each application when submitting comments.

FOR FURTHER INFORMATION CONTACT: Mary Parkin, Acting Endangered Species Permits Coordinator, see ADDRESSES (telephone: 413–253–8617; facsimile: 413–253–8482).

SUPPLEMENTARY INFORMATION: We solicit reviews and comments on the following applications for issuance of a scientific research permit and an enhancement of survival permit, respectively, to conduct certain activities with endangered species pursuant to Section 10(a)(1)(A) of the Endangered Species Act of 1973, as amended (16 U.S.C. 1531 *et seq.*).

We have made a determination that issuance of these permits would be categorically excluded from further consideration under the National Environmental Policy Act of 1969 (NEPA) (42 U.S.C. 4332(C)), as provided under part 516 of the Department of the Interior's Departmental Manual (DM) Chapter 2, Appendix 1, and 516 DM 8.