

203.508b and 24 CFR 235.1001—  
Providing Information.  
*OMB Approval Number:* 2502–0235.  
*Form Numbers:* None.  
*Description of the Need for the  
Information and Its Proposed Use:*  
Mortgagees must inform mortgagors of  
the system available for obtaining

answers to loan inquiries and remind  
mortgagors, at least once annually, of  
the system by written statement.  
Mortgagees must provide homeowners  
with the amount of interest paid and  
taxes disbursed from the escrow account  
for income tax purposes. On Section 235  
mortgages, lenders must provide the

interest accounting in such a way as to  
allow the homeowner to easily deduct  
the amount of subsidy HUD paid on  
behalf of the homeowner.  
*Respondents:* Individuals or  
Households, Not-For-Profit Institutions.  
*Frequency of Submission:* Reporting  
third party disclosure annually.

Reporting Burden	Number of respondents	×	Frequency of response	×	Hours per response	=	Burden hours
	12,000		1		0.25		3,000

*Total Estimated Burden Hours:* 3,000.

*Status:* Reinstatement, without  
change.

**Authority:** Section 3507 of the Paperwork  
Reduction Act of 1995, 44 U.S.C. 35, as  
amended.

Dated: July 21, 2000.

**Donna L. Eden,**

*Director, Office of Investment Strategies and  
Management.*

[FR Doc. 00–16190 Filed 6–26–00; 8:45 am]

**BILLING CODE 4210–01–M**

## DEPARTMENT OF THE INTERIOR

### Fish and Wildlife Service

#### Notice of Availability of Draft Comprehensive Conservation Plan and Environmental Assessment for Ottawa, Cedar Point and West Sister Island National Wildlife Refuges, Oak Harbor, OH

**AGENCY:** Fish and Wildlife Service,  
Interior.

**ACTION:** Notice of availability.

**SUMMARY:** Pursuant to the Refuge  
Improvement Act of 1997, the U.S. Fish  
and Wildlife Service has published the  
Ottawa National Wildlife Refuge  
Complex Draft Comprehensive  
Conservation Plan and Environmental  
Assessment. The Plan describes how the  
Service intends to manage the Ottawa  
Refuge Complex for the next 10–15  
years.

**DATES:** Submit written comments by  
July 28, 2000. All comments should be  
addressed to Gary Muehlenhardt (RE–  
AP), U.S. Fish and Wildlife Service, 1  
Federal Drive, Fort Snelling, MN 55111.  
Comments may also be submitted  
through the Service's regional Web site  
at <http://midwest.fws.gov/planning>.

**ADDRESSES:** A copy of the Plan or a  
summary may be obtained by writing to  
Gary Muehlenhardt at the address above  
or placing a request through the Web  
site.

**FOR FURTHER INFORMATION CONTACT:** For  
additional information contact Larry  
Martin, Ottawa National Wildlife  
Refuge, 14000 W. State Route 2, Oak  
Harbor, OH 43449, phone (419) 898–  
0014 or E-mail: [larry\\_d\\_martin@fws.gov](mailto:larry_d_martin@fws.gov).

**SUPPLEMENTARY INFORMATION:** Located  
east of Toledo, Ohio, the Ottawa  
National Wildlife Refuge Complex is a  
unique slice of marshland on the  
southwestern shore of Lake Erie. As a  
major migration corridor, the area is  
vital to migratory birds including  
waterfowl, shorebirds, raptors and  
songbirds that need rest and food either  
after crossing Lake Erie on their way  
south or before they head back north  
over the winter. As much as 70 percent  
of the Mississippi flyway's population  
of black ducks use Lake Erie marshes  
during migration.

The Draft Comprehensive  
Conservation Plan emphasizes the  
habitat needs of fish and wildlife as well  
as opportunities for wildlife-dependent  
recreation.

Dated: June 20, 2000.

**Marvin E. Moriarty,**

*Acting Regional Director.*

[FR Doc. 00–16174 Filed 6–26–00; 8:45 am]

**BILLING CODE 4310–55–M**

## DEPARTMENT OF THE INTERIOR

### Bureau of Land Management

**[Utah; UTU–76188; UT–050–1430–DB–24–  
1A]**

#### Utah; Initial Classification of the Public Lands for State Indemnity Selection

Pursuant to title 43 Code of Federal  
Regulations, subpart 2400; and section 7  
of the Act of June 28, 1934; and the  
provisions granted to the State under  
the provisions of Act of Congress of  
August 17, 1958 (72 Stat. 928) as  
amended, and the acts supplementary  
and amendatory thereto, the public  
lands described below are hereby  
classified by State Indemnity Selection.  
The State of Utah has filed application

to acquire 1479.84 acres of public lands  
in lieu of certain school lands that were  
encumbered by other rights or  
reservations before the State's title could  
attach. This application was assigned  
serial number UTU–76188.

The notice of proposed classification  
of these lands was published July 10,  
1998, in the **Federal Register** volume  
63, number 132, page 37407, and was  
widely publicized. As a result of the  
publication, Southern Utah Wilderness  
Alliance (SUWA) protested the  
proposed classification of the lands  
because a portion of the lands were  
within an area proposed for wilderness  
by the Utah Wilderness Coalition. They  
also appealed the adequacy of the  
environmental assessment. As a result  
of this protest/appeal the following  
lands are excluded from this initial  
classification: Township 36 South,  
Range 11 East, Section 29, W $\frac{1}{2}$ SW $\frac{1}{4}$ ,  
SE $\frac{1}{4}$ W $\frac{1}{4}$ , and Township 37 South,  
Range 11 East, Section 5, Lots 3 and 4,  
S $\frac{1}{2}$ NW $\frac{1}{4}$ , SW $\frac{1}{4}$ . Salt Lake Meridian,  
Utah. Only the lands outside the area  
proposed for wilderness are now  
included in this Initial Classification  
Decision.

The lands included in this  
classification are located within Garfield  
County, Utah, and are described as  
follows: Township 36 South, Range 11  
East, Section 15, All, and Section 29,  
W $\frac{1}{2}$ SE $\frac{1}{4}$ , and Township 37 South,  
Range 11 East, Section 5, Lots 1 and 2,  
S $\frac{1}{2}$ NE $\frac{1}{4}$ , and SE $\frac{1}{4}$ , Salt Lake meridian,  
Utah. Containing approximately 1039.98  
acres.

This classification decision is based  
on the following disposal criteria set  
forth in title 43, Code of Federal  
Regulations, part 2400.

Transfer of the lands to the State will  
help fulfill the Federal government's  
common school land grant to the State,  
and constitute a public purpose use of  
the land. Lands found to be valuable for  
a public purpose use will be considered  
chiefly valuable for public purposes (43  
CFR 2430.2b).