and to insure the continued viability of the funded site. Respondents: 56 State governments, DC and territories. Estimated Annual Reporting Burden: 3,700 hours. Estimated Average Burden Hours Per Response: 0.5 hours. Estimated Frequency of Response: 7,400 nationwide.

5. LWCF Conversion of Use Provision (OMB 1024–0047). To convert assisted sites to other than public outdoor recreation, LWCF project sponsors must provide relevant information necessary to comply with section 6(f)(3) of the LWCF Act of 1965. Respondents: 56 State governments, DC and territories. Estimated Annual Reporting Burden: 1,750 hours. Estimated Average Burden Hours Per Response: 35 hours. Estimated Frequency of Response: 50 nationwide.

6. UPARR Project Performance Report (OMB 1024–0028). As required by OMB Circular A–102, grant recipients must submit performance reports which describe the status of the work required under the project scope. Respondents: Urban cities and counties. Estimated Annual Reporting Burden: 248 hours. Estimated Average Burden Hours Per Response: 1.5 hours. Estimated Frequency of Response: 164 nationwide.

7. UPARR Conversion of Use
Provisions (OMB 1024–0048). To
convert assisted sites to other than
public outdoor recreation, UPARR
project sponsors must provide relevant
information necessary to comply with
section 1010 of the UPARR Act of 1978.
Respondents: Urban Cities and counties.
Estimated Annual Reporting Burden: 75
hours. Estimated Average Burden Hours
Per Response: 25 hours. Estimated
Frequency of Response: 3 nationwide.

8. UPARR Project Agreement and Amendment Form (NPS 10–912 and 10–915, respectively, OMB 1024–0089). The Project Agreement and Amendment forms set forth the obligations assumed by grant recipients through their acceptance of federal assistance under the UPARR Act and any special terms and conditions. Respondents: Urban cities and counties. Estimated Annual Reporting Burden: 20 hours. Estimated Average Burden Hours Per Response: 1.0 hours. Estimated Frequency of Response: 20 nationwide.

There were no public comments received as a result of publishing on September 27, 2000, in the **Federal Register** a 60-day notice of intention to request clearance for this ICR.

**DATES:** Public comments on these eight proposed ICRs will be accepted on or before March 17, 2001.

**ADDRESSES:** Send comments to: Office of Information and Regulatory Affairs of

OMB, Attention Desk Officer for the Interior Department, Office of Management and Budget, Washington, DC 20503; and also to Mr. Wayne T. Strum, Chief, Recreation Programs Division, National Park Service (225), P.O. Box 37127, Washington, DC 20013–7127.

Dated: January 24, 2001.

### Leonard E. Stowe,

Acting Information Collection Clearance Officer, National Park Service.

[FR Doc. 01-4012 Filed 2-15-01; 8:45 am]

BILLING CODE 4310-70-M

## **DEPARTMENT OF THE INTERIOR**

### **National Park Service**

Rocky Mountain National Park, Colorado; Order Adjusting the Boundary of Rocky Mountain National Park To Include Certain Lands

**SUMMARY:** Pursuant to the authority contained in the Act of November 29, 1989, 103 Stat. 1700, 16 U.S.C. Sec. 192b–10, and as certain lands authorized for acquisition by the Secretary of the Interior have now been acquired, the boundaries of Rocky Mountain National Park are being adjusted accordingly.

DATES: Effective February 15, 2001. SUPPLEMENTARY INFORMATION: The above cited Act authorizes the Secretary of the Interior to acquire certain lands adjacent to Rocky Mountain National Park and, upon acquisition, to adjust the park boundary to include such lands within the park. The total acreage of Rocky Mountain National Park will be increased by 5.14 acres by this boundary adjustment.

Subject to valid existing rights, the following described lands are hereby added to Rocky Mountain National Park to be administered in accordance with the laws and regulations applicable thereto:

Township 4 North, Range 73 West, 6th Principal Meridian, Larimer County, Colorado;

Lot 4, Baldpate Estates, according to the plat thereof recorded April 3, 1986, at Reception No. 86016631;

Contains 5.14 acres, more or less.

### FOR FURTHER INFORMATION CONTACT:

Chief, Land Resources Program Center, Intermountain Region, P.O. Box 728, Santa Fe, New Mexico 87504–0728.

Dated: December 20, 2000.

## Karen P. Wade,

Regional Director, Intermountain Region, National Park Service.

[FR Doc. 01–4011 Filed 2–15–01; 8:45 am] BILLING CODE 4310–70–P

## **DEPARTMENT OF THE INTERIOR**

### **National Park Service**

Previously Announced Roads and Trails Management Plan/Environmental Impact Statement To Be Combined With Ongoing Effort on General Management Plan/Environmental Impact Statement for Big South Fork National River and Recreation Area, Kentucky and Tennessee

SUMMARY: Public comment received on the Draft General Management Plan/ Environmental Impact Statement (GMP/ EIS) indicated additional detail was needed to adequately understand National Park Service management proposals for the national area. In order to include more detail, it is necessary to consider management options for the national area's roads and trails.

Anticipating a separate, concurrent effort to prepare a Roads and Trails Management Plan (RTMP)/EIS for the national area, a Notice of Intent was previously published in the Federal Register. Since planning for roads and trails will now be incorporated into the GMP/EIS, a separate RTMP/EIS will not be prepared. The GMP/EIS will now cover management actions concerning roads and trails. Because substantial revision of parts of the previous draft is anticipated, the National Park Service will be prepared and distributing a Supplemental Draft GMP/EIS. A Notice of Availability of the Supplemental Draft GMP/EIS will be published at the appropriate time.

**DATES:** The planning process is expected to extend through September 2001, with the primary proposal formulation stage expected to end by May 2001.

# FOR FURTHER INFORMATION CONTACT:

Superintendent, Big South Fork National River and Recreation Area, 4564 Leatherwood Ford Road, Oneida, Tennessee, 37841. Telephone: 423–569– 9778.

SUPPLEMENTARY INFORMATION: Our practice is to make comments, including names and home addresses of respondents, available for public review during business hours. If you wish for us to withhold your name and/or address, you must state this prominently at the beginning of your comment. However, we will not consider anonymous comments. We will make all submissions from organizations or businesses, and from individuals identifying themselves as representatives or officials or

for public inspection in their entirety.
Comments on roads and trails that
were received during the scoping period

organizations or businesses, available

for the RTMP/EIS will continue to be considered, and comments need not be resubmitted. Any new comments on the combined planning effort are welcome and will be accepted anytime during the planning process. Comments should be submitted to the address below.

Dated: January 25, 2001.

### W. Thomas Brown,

Acting Regional Director, Southeast Region. [FR Doc. 01–4013 Filed 2–15–01; 8:45 am]
BILLING CODE 4310–70–M

## **DEPARTMENT OF THE INTERIOR**

## **National Park Service**

Draft Environmental Impact Statement General Management Plan; Santa Monica Mountains National Recreation Area; Notice of Extension of Public Comment Period

SUMMARY: Pursuant to § 102(2)(C) of the National Environmental Policy Act of 1969 (P.L. 91–190 as amended), the National Park Service, Department of the Interior, has prepared a Draft Environmental Impact Statement assessing potential impacts of alternative approaches for future management of the Santa Monica Mountains National Recreation Area, in southern California. The original 60-day public comment period has been extended an additional month from the original February 28, 2001 deadline.

SUPPLEMENTARY INFORMATION: Interested individuals, organizations, and agencies are encouraged to provide written comments—to be considered any response must now be postmarked no later than May 31, 2000.

All responses should be addressed to the Superintendent, Santa Monica Mountains National Recreation Area, 401 West Hillcrest Dr., Thousand Oaks, California 91360-4207. If individuals submitting comments request that their name or/and address be withheld from public disclosure, it will be honored to the extent allowable by law. Such requests must be stated prominently in the beginning of the comments. There also may be circumstances wherein the NPS will withhold a respondent's identity as allowable by law. As always: NPS will make available to public inspection all submissions from organizations or businesses and from persons identifying themselves as representatives or officials of organizations and businesses; and, anonymous comments may not be considered.

To obtain a copy of the DEIS please contact the park at (805) 370–2341. Five public meetings will be held in the area during February 5–9, 2001; full details are available by phone or via the internet at www.nps.gov/samo.

Dated: January 23, 2001.

### William C. Walters,

Deputy Regional Director, Pacific West Region.

[FR Doc. 01–4008 Filed 2–15–01; 8:45 am] BILLING CODE 4310–70–P

## **DEPARTMENT OF THE INTERIOR**

#### **National Park Service**

## Urban Park and Recreation Recovery Program

**AGENCY:** National Park Service. **ACTION:** Notice of FY 2001 grant round—UPARR rehabilitation grants.

**SUMMARY:** This notice announces the availability of grant funds under the Rehabilitation phase of the Urban Park and Recreation Recovery (UPARR) Program and provides information on the application process including eligible recipients and deadlines for submission of proposals.

**DATES:** NPS will accept preapplications on or before June 18, 2001.

**ADDRESSES:** See Supplementary Information section for NPS addresses.

## FOR FURTHER INFORMATION CONTACT:

Wayne Strum, Chief, Recreation Programs Division, National Park Service, Department of the Interior, 1849 "C" Street, NW., Washington, DC 20240; (202) 565–1200 or 1129.

SUPPLEMENTARY INFORMATION: For Fiscal Year 2001, \$28,836,000 is available for funding of Rehabilitation projects under the Urban Park and Recreation Recovery Act of 1978 (Pub. L. 95–625). NPS will consider proposals for funding projects with a dollar limit of \$500,000 (Federal share of total project cost). Grants made in any one State shall not exceed in the aggregate 15 percent of the total available (\$4,325,400). Preapplications must be received by the appropriate NPS field office by no later than (120 days from date of publication), 2001.

Rehabilitation grants will be targeted to rehabilitate existing neighborhood recreation areas and facilities which have deteriorated to the point where health and safety are endangered or the community's range of quality recreation service is impaired. Proposals must be designed to provide recreation services within a specified area identified by the applicant. Proposals may identify improvements at multiple sites or facilities, each of which must be individually addressed. Grants may be used to remodel, rebuild, or develop

existing outdoor or indoor recreation areas and facilities.

Eligible Jurisdictions: Eligible urban jurisdictions which have an approved Recovery Action Program (RAP) on file with and approved by NPS will be eligible to compete for Rehabilitation grant funds. If a jurisdiction's RAP plan expired since FY 1995, the chief elected official of that jurisdiction may submit either (1) a new or updated RAP for NPS review and approval, or (2) a letter of recertification. A letter of recertification must state that no significant changes have occurred in its assessment and action plan, and that the RAP remains current as a guide to community action and decision-making. In those cases where a jurisdiction has never submitted a RAP for participation in the UPARR program or its previously approved RAP plan expired prior to FY 1995, the chief elected official of that jurisdiction may submit either (1) a new or updated RAP for NPS review and approval, or (2) copies of current budget, planning or other documents that reflect the jurisdiction's recreation priorities, policies, actions and decision-making processes; which when taken together, either satisfactorily update the pre-1995 RAP for the purposes of recertification or otherwise satisfies the RAP planning requirements for participation in the FY 2001 grant round. NPS may accept a recertification or approve the alternative RAP documentation through December 31, 2002, after which a new RAP is required. Additional urban jurisdictions meeting the criteria described in 36 CFR Part 72, Appendix A, and having been approved as discretionary applicants by NPS, may also compete. All projects must be in accord with the priorities outlined in the recertified or approved RAP document.

Grant Implementation and Timing: Grantees must comply with all applicable Federal laws and regulations for the UPARR program, which includes completion of a final grant agreement within 120 days of a grant offer based on NPS evaluation of preapplications submitted for consideration.

Preapplication Requirements: The chief elected officials applying for UPARR grants will be required to certify, in the preapplication, that the grantee will comply with all requirements of the UPARR program. Applicants must certify that they have adequate control and tenure over properties to be assisted through UPARR and must identify in their applications the type of control they have over those properties. Additional requirements are outlined in the "UPARR Preappplication Handbook"