

Applicable Planning Rule

Preparation of the revised forest plan for the Nez Perce-Clearwater National Forests began with the publication of a Notice of Initiation in the **Federal Register** on July 11, 2013 [78 FR 41782] and was initiated under the planning procedures contained in the 2012 Forest Service planning rule (36 CFR 219 (2012)).

Permits or Licenses Required To Implement the Proposed Action

No permits or licenses are needed for the development or revision of a forest plan.

Scoping Process

This notice of intent initiates the scoping process, which guides the development of the environmental impact statement. Written comments received in response to this notice will be analyzed to further develop the revised forest plan and identify potential significant issues. Significant issues will, in turn, form the basis for developing alternatives to the proposed action. Community meetings are scheduled for the local communities of Orofino, ID (July 22), Grangeville, ID (July 24), Lewiston, ID (July 28), Moscow, ID (July 30), and Lolo, MT (August 4). Please see the Forest Web site for meeting times and specific locations (<http://www.fs.usda.gov/detail/nezperceclearwater/landmanagement/planning/?cid=stelprdb5447338>).

It is important that reviewers provide their comments at such times and in such a manner that they are useful to the agency's preparation of the environmental impact statement. Therefore, comments on the proposed action will be most valuable if received within 60 days of the publication of this notice, and should clearly articulate the reviewer's opinions and concerns.

Comments received in response to this notice, including the names and addresses of those who comment, will be part of the public record. Comments submitted anonymously will be accepted and considered, however, see the following description concerning the requirements for eligibility to file an objection.

Refer to the Forest's Web site (<http://www.fs.usda.gov/detail/nezperceclearwater/landmanagement/planning/?cid=stelprdb5447338>) for information on when public meetings will be scheduled for refining the proposed action and identifying possible alternatives to the proposed action.

Decision Will Be Subject to Objection

The decision to approve the revised forest plan for the Nez Perce-Clearwater National Forests will be subject to the objection process identified in 36 CFR Part 219 Subpart B (219.50 to 219.62). According to 36 CFR 219.53(a), those who may file an objection are individuals and entities who have submitted substantive formal comments related to plan revision during the opportunities provided for public comment during the planning process.

Documents Available for Review

The full proposed action text, describing preliminary desired conditions, objectives, standards, guidelines, and other plan content, the 2014 Assessment, summaries of the public meetings and public meeting materials, and public comments are posted on the Forest's Web site at: <http://www.fs.usda.gov/detail/nezperceclearwater/landmanagement/planning/?cid=stelprdb5447338>. As necessary or appropriate, the material available on this site will be further adjusted as part of the planning process using the provisions of the 2012 planning rule.

Dated: July 7, 2014.

Rick Brazell,

Forest Supervisor, Nez Perce-Clearwater National Forests.

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DEPARTMENT OF AGRICULTURE

Grain Inspection, Packers and Stockyards Administration

Amendment to Certification of Idaho's Central Filing System

AGENCY: Grain Inspection, Packers and Stockyards Administration, USDA.

ACTION: Notice.

SUMMARY: In response to a request from the Secretary of State for the State of Idaho, the Grain Inspection, Packers and Stockyards Administration (GIPSA) has approved amendments to the State of Idaho's (Idaho) certified central filing system to permit Idaho to convert debtor social security and taxpayer identification numbers into approved unique identifiers. The proposed specific procedure whereby Idaho will automatically convert social security numbers and taxpayer identification numbers into ten-number unique identifiers has been reviewed and determined to permit the numerical searching of master lists while providing protection against identity theft.

DATES: *Effective Date:* July 15, 2014.

SUPPLEMENTARY INFORMATION: GIPSA administers the Clear Title program on behalf of the Secretary of Agriculture (Secretary). The Clear Title program is authorized by section 1324 of the Food Security Act of 1985, as amended (7 U.S.C. 1631), and requires that states implementing central filing system for notification of liens on farm products have such systems certified by the Secretary.

A listing of the states with certified central filing systems is available on the USDA/GIPSA Web site (<http://www.gipsa.usda.gov>). Farm products covered by a state's central filing system are also identified on the GIPSA Web site. States have the option to identify all farm products in a central filing system or specify only certain farm products. Idaho's central filing system covers specified farm products.

We originally certified the central filing system for Idaho on September 26, 1986. On May 26, 2010, Idaho requested its certification be amended to incorporate the use of an approved unique identifier other than a social security number, in accordance with the 2004 amendments to section 1324 of the Food Security Act (Pub. L. 108-447).

This notice announces GIPSA's approval of the amended certification for Idaho's central filing system. GIPSA has reviewed Idaho's procedures for automatically converting social security numbers and taxpayer identification numbers into ten-number unique identifiers and has determined that the system would permit the numerical searching of master lists of liens on farm products while providing protection against identity theft.

DATES: *Effective Date:* This notice is effective upon signature for good cause because it allows Idaho to immediately increase protection against identity theft through the use of unique identifiers. Furthermore, a change to the certification of approved central filing systems does not require public notice. Therefore, this notice may be made effective in less than 30 days after publication in the **Federal Register** without prior notice or public procedure.

Authority: 7 U.S.C. 1631, 7 CFR 2.22(a)(3)(v) and 2.81(a)(5), and 9 CFR 205.101(e).

Larry Mitchell,

Administrator, Grain Inspection, Packers and Stockyards Administration.

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