Dated: January 29, 2004.

Kevin R. Devitt,

Acting District Manager.

[FR Doc. 04-2251 Filed 2-3-04; 8:45 am]

BILLING CODE 4310-33-P

#### DEPARTMENT OF THE INTERIOR

# **Bureau of Land Management**

[ID-080-1030-PH]

Notice of Public Meeting, Upper Columbia-Salmon Clearwater Resource Advisory Council Meeting: Idaho

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

**ACTION:** Notice of public meeting.

SUMMARY: In accordance with the Federal Land Policy and Management Act (FLPMA) and the Federal Advisory Committee Act of 1972 (FACA), the U.S. Department of the Interior, Bureau of Land Management (BLM) Upper Columbia-Salmon Clearwater (UCSC) District Resource Advisory Council (RAC) will meet as indicated below.

DATES: March 4 and 5, 2004. The meeting will begin at 8 a.m. each day and end at approximately 3 p.m. on March 5th. The public comment period will be from 8 a.m. to 9 a.m. on March 5, 2004. The meeting will be held at the Grant Creek Inn, 5280 Grant Creek Road, Missoula, Montana, because Missoula is centrally located for Council members traveling from the northern and southcentral parts of Idaho.

## FOR FURTHER INFORMATION CONTACT: Stephanie Snook, RAC Coordinator, BLM UCSC District, 1808 N. Third Street, Coeur d'Alene, Idaho 83814 or

telephone (208) 769-5004.

SUPPLEMENTARY INFORMATION: The 15member Council advises the Secretary of the Interior, through the Bureau of Land Management, on a variety of planning and management issues associated with public land management in Idaho. The agenda items for the March 4 and 5, 2004 meeting

- New RAC member orientation
- Rangeland Ecology training
- Development of an Annual Work
- Subgroup reports and follow-up on Off-Highway-Vehicles, the Wild Horse Program, and other natural resource

All meetings are open to the public. The public may present written comments to the Council. Each formal Council meeting will also have time allocated for hearing public comments.

Depending on the number of persons wishing to comment and time available, the time for individual oral comments may be limited. Individuals who plan to attend and need special assistance, such as sign language interpretation, tour transportation or other reasonable accommodations, should contact the BLM as provided above.

Dated: January 30, 2004.

#### Lewis M. Brown,

District Manager.

[FR Doc. 04-2393 Filed 2-3-04; 8:45 am]

BILLING CODE 4310-GG-P

#### DEPARTMENT OF THE INTERIOR

## **Bureau of Land Management**

[MT-060-01-1020-PG]

## **Notice of Public Meeting; Central Montana Resource Advisory Council**

**AGENCY:** Bureau of Land Management,

Interior.

**ACTION:** Notice of public meeting.

**SUMMARY:** In accordance with the Federal Land Policy and Management Act and the Federal Advisory Committee Act of 1972, the U.S. Department of the Interior, Bureau of Land Management (BLM) Central Montana Resource Advisory Council (RAC) will meet as indicated below. **DATES:** The meeting will be held February 24 & 25, 2004, at the Grand Union Hotel in Fort Benton, Montana. The February 24 meeting will begin at 1 p.m. with a 30-minute public comment period. The meeting is scheduled to adjourn at approximately 7:30 p.m. The February 25 meeting will begin at 8 a.m. with a 60-minute public

**SUPPLEMENTARY INFORMATION:** This 15member council advises the Secretary of the Interior on a variety of management issues associated with public land management in Montana. At this meeting the council will discuss:

comment period. This meeting will also

adjourn at approximately 7:30 p.m.

An overview of the alternative formulation for the Upper Missouri River Breaks National Monument Resource Management Plan;

Recommendations for a working preferred alternative for this management plan;

Field manager update;

And, additional updates on the Fort Benton Interpretive Center, proposed grazing regulations, the Blackleaf Environmental Impact Statement and the Lewis and Clark Bicentennial.

All meetings are open to the public. The public may present written

comments to the RAC. Each formal RAC meeting will also have time allocated for hearing public comments. Depending on the number of persons wishing to comment and time available, the timer for individual oral comments may be

#### FOR FURTHER INFORMATION CONTACT:

Dave Mari, Lewistown Field Manager, Lewistown Field Office, Airport Road, Lewistown, Montana 59457, (406) 538-7461.

Dated: January 30, 2004.

#### David L. Mari,

Lewistown Field Manager.

[FR Doc. 04-2398 Filed 2-3-04; 8:45 am]

BILLING CODE 4310-\$\$-P

#### LIBRARY OF CONGRESS

## Copyright Office

[Docket No. 2004-2 CARP]

### Copyright Arbitration Royalty Panels; **List of Arbitrators**

**AGENCY:** Copyright Office, Library of Congress.

**ACTION: Publication of the 2004–2005** CARP arbitrator list.

**SUMMARY:** The Copyright Office is publishing the list of arbitrators eligible for service on a Copyright Arbitration Royalty Panel ("CARP") during 2004 and 2005. This list will be used to select the arbitrators who will serve on panels initiated in 2004 and 2005 for determining the distribution of royalty fees or the adjustment of royalty rates. **EFFECTIVE DATE:** February 4, 2004.

## FOR FURTHER INFORMATION CONTACT: Susan N. Grimes, P.O. Box 70977, Southwest Station, Washington, DC

20024. Telephone: (202) 707-8380.

## SUPPLEMENTARY INFORMATION:

## **Background**

For royalty rate adjustments and distributions that are in controversy, the Copyright Act requires the selection of a Copyright Arbitration Royalty Panel ("CARP") consisting of three arbitrators from "lists provided by professional arbitration associations." See 17 U.S.C. 802(b). The Librarian of Congress selects two of the arbitrators for a CARP from a list of nominated arbitrators; those selected then choose a third arbitrator to serve as chairperson of the panel. If the two arbitrators cannot agree, the Librarian is instructed to select the third arbitrator.

On December 7, 1994, the Copyright Office issued final regulations implementing the CARP selection

process. 59 FR 63025 (December 7, 1994). Subsequently, these rules were amended to provide for the generation of a new list of nominees biennially. 61 FR 63715 (December 2, 1996). Section 251.3(a) of the regulations allows any professional arbitration association or organization to nominate qualified individuals, as described in § 251.5, to serve as arbitrators on a CARP. The regulations require that the submitting arbitration association supply the following information for each person:

(1) The full name, address, and telephone number of the person.

(2) The current position and name of the person's employer, if any, along with a brief summary of the person's employment history, including areas of expertise, and, if available, a description of the general nature of clients represented and the types of proceedings in which the person represented clients.

(3) A brief description of the educational background of the person, including teaching positions and membership in professional associations, if any.

(4) A statement of the facts and information which qualify the person to serve as an arbitrator under § 251.5.

(5) A description or schedule detailing fees proposed to be charged by the person for service on a CARP.

(6) Any other information which the professional arbitration association or organization may consider relevant. 37 CFR 251.3(a).

Section 251.3(b) of the regulations requires the Copyright Office to publish a list of qualified persons and mandates that this list must include between 30 and 75 names of persons who were nominated from at least three arbitration associations. The newly comprised list of arbitrators will be in effect until the end of the 2005 calendar year, and any arbitrator selected for a CARP during 2004 and 2005 will come from this list. The list includes the name of the nominee and the nominating association.

The publication of today's list satisfies the requirement of 37 CFR 251.3. The information submitted by the arbitration association with respect to each person listed is available for copying and inspection at the Licensing Division of the Copyright Office. Thus, for example, if the Librarian is required to convene a CARP in 2004 for a royalty fee distribution, parties to that proceeding may review that information as a means of formulating objections to listed arbitrators under § 251.4. The Licensing Division of the Copyright Office is located in the Library of Congress, James Madison Building, LM-

458, 101 Independence Avenue, SE., Washington, DC 20540.

#### Deadline for Filing Financial Disclosure Statement

Section 251.32(a) of the CARP rules provides that, within 45 days of their nomination, each nominee must "file with the Librarian of Congress a confidential financial disclosure statement as provided by the Library of Congress." The Copyright Office sent financial disclosure statements to the nominating associations, with specific instructions for completing and filing the statement, and asked each organization to distribute the forms to its nominees for the CARP arbitrator list. The Librarian of Congress will use the financial disclosure form to determine what financial conflicts of interest, if any, may preclude the nominee from serving as an arbitrator in a CARP proceeding. Unlike information submitted by the arbitration associations under § 251.3(a), the information contained in the financial disclosure statements is confidential and is not available to the public or to the parties to the proceeding. Each nominee has filed a completed financial disclosure form with the Librarian of Congress.

#### The 2004-2005 CARP Arbitrator List

The Honorable James M. Bailey-

Judicial Dispute Resolution, Inc Dorothy K. Campbell—Intellectual **Property Neutrals** Jerry Cohen—JAMS The Honorable John W. Cooley— Judicial Dispute Resolution, Inc. Robert Davidson—JAMS Mark J. Davis—American Arbitration Association The Honorable Gino L. DiVito-Judicial Dispute Resolution, Inc. The Honorable Michael W. Doheny-Arbitration & Mediation Services Edward Drevfus—American Arbitration Association Robert Faulkner—JAMS Bruce G. Forrest, Ésq.—Arbitration & Mediation Services Michael Getty—JAMS Margery F. Gootnick, Esq.—Arbitration & Mediation Services Jerry Grissom—JAMS The Honorable Jeffrey S. Gulin— Arbitration & Mediation Services William Hartgering—JAMS Katherine Hendricks—American Arbitration Association Harold Himmelman—IAMS The Honorable Louis N. Hurwitz— Arbitration & Mediation Services Nancy F. Lesser—American Arbitration Association Richard Andrew Levie—JAMS Joel Levine—American Arbitration Association

Arbitration & Mediation Services William McDonald—JAMS Gloria Messinger—American Arbitration Association Cecilia Morgan—JAMS Cherly Niro—Judicial Dispute Resolution, Inc. Timothy T. Patula—American Arbitration Association Alexander Polsky—JAMS Kathleen Roberts—JAMS Richard Sayler—American Arbitration Association Vivien Shelanski—JAMS James Sullivan—JAMS Pamela Tynes—JAMS Curtis von Kann—JAMS Eric Van Loon—JAMS The Honorable Michael Wolf-Arbitration & Mediation Services Michael Young—JAMS Gregg Zeggarelli—American Arbitration Association

The Honorable John P. Mahoney-

Dated: January 29, 2004.

#### David O. Carson.

General Counsel.

[FR Doc. 04–2288 Filed 2–3–04; 8:45 am]

BILLING CODE 1410-33-P

#### LIBRARY OF CONGRESS

## **Copyright Office**

[Docket No. PA 2004-1]

## **Notice of New Delivery Policy**

**AGENCY:** Copyright Office, Library of Congress.

**ACTION:** New procedure for hand deliveries to Copyright Office General Counsel by private parties.

**SUMMARY:** The Copyright Office is adopting a new policy for delivering documents to the Office of the General Counsel.

**EFFECTIVE DATE:** February 9, 2004.

ADDRESSES: Hand deliveries for the Office of the General Counsel made by private parties must be delivered to the following location in the Library of Congress: Public Information Office, U.S. Copyright Office, James Madison Memorial Building, Room LM–401, 101 Independence Avenue, SE., Washington, DC 20559–6000.

## FOR FURTHER INFORMATION CONTACT:

Tanya M. Sandros, Senior Attorney, Telephone: (202) 707–8380.

**SUPPLEMENTARY INFORMATION:** Beginning February 9, 2004, all hand deliveries from private parties <sup>1</sup> for the Copyright

<sup>&</sup>lt;sup>1</sup>Hand deliveries made by commercial couriers and messengers may no longer be made directly to