property that includes five or more living units and is subject to a mortgage insured, coinsured or held by the Secretary. Section 30.45 identifies the violations for which the Assistant Secretary may impose a penalty. Among the referenced violations is the mortgagor's failure to timely file audited financial reports. See 12 U.S.C. 1735f-15(c)(1)(B)(x) and 12 U.S.C. 1701q-1(c)(1)(J). Mortgagors are required to file annual financial reports within 60 days of the end of the mortgagor's fiscal year. These reports must be examined and certified by an independent or certified public accountant, and certified by an officer of the mortgagor.

Section 30.45 also provides that the Assistant Secretary may delegate his authority under the regulations to a designee. This document would make that delegation to the Director of the Enforcement Center. This delegation does not affect the authority of the Mortgagee Review Board to initiate civil money penalties, as described in 24 CFR 30.35, or the authority of the Assistant Secretary to initiate civil money penalties for violations identified in 12 U.S.C. 1735f–15(c)(1)(B)(x) and 12 U.S.C. 1701q–1(c)(1)(J).

Wherefore, the Assistant Secretary for Housing—Federal Housing Commissioner delegates authority, as follows:

Section A. Authority Delegate: The Director of the HUD Enforcement Center, as designee, is authorized to take all actions permitted under 24 CFR Part 30, as they pertain to violations identified in 12 U.S.C. 1735f– 15(c)(1)(B)(x) and 12 U.S.C. 1701q– 1(c)(1)(J).

Section B. Authority to Redelegate: The Director of the Enforcement Center is not authorized to redelegate, to another designee, the authority delegated under Section A.

Authority: Section 30.45 of Title 24 of the Code of Federal Regulations.

Dated: September 20, 2000.

William C. Apgar,

Assistant Secretary for Housing-Federal Housing Commissioner. [FR Doc. 00–27844 Filed 10–30–00; 8:45 am] BILLING CODE 4210–27–M

DEPARTMENT OF THE INTERIOR

Fish and Wildlife Service

Notice of Availability of the Restoration and Compensation Determination Plan, Lower Fox River/Green Bay Natural Resource Damage Assessment

AGENCY: Fish and Wildlife Service, Interior.

ACTION: Notice of 45-day comment period.

SUMMARY: Notice is given that the "Restoration and Compensation Determination Plan, [for the] Lower Fox **River and Green Bay Natural Resource** Damage Assessment" is available for public review and comment. The public comment period started at a public meeting in Green Bay, Wisconsin on October 25, 2000. In addition, comments are being accepted on each of the following documents, released previously. "Fish Consumption Advisories in the Lower Fox River/ Green Bay Assessment Area' (November 24, 1998); "Injuries to Avian Resources, Lower Fox River/Green Bay Natural Resource Damage Assessment" (May 7, 1999); ''PCB Pathway Determination for the Lower Fox River/ Green Bay Natural Resource Damage Assessment" (August 30, 1999); "Recreational Fishing Damages from Fish Consumption Advisories in the Waters of Green Bay" (November 1, 1999); "Injuries to Surface Water Resources, Lower Fox River/Green Bay Natural Resource Damage Assessment' (November 8, 1999); and "Injuries to Fishery Resources, Lower Fox River/ Green Bay Natural Resource Damage Assessment" (November 8, 1999).

The U.S. Department of the Interior ("Department"), the U.S. National Oceanic and Atmospheric Administration, the Menominee Indian Tribe of Wisconsin, the Oneida Tribe of Indians of Wisconsin, the Little Traverse Bay Bands of Odawa Indians, and the Michigan Attorney-General are acting as co-trustees for natural resources considered in this assessment, pursuant to subpart G of the National Oil and Hazardous Substances Pollution Contingency Plan, 40 CFR 300.600 and 300.610, and Executive Order 12580.

The assessment, including the activities addressed in this restoration and compensation determination plan, is being conducted pursuant to the Natural Resource Damage Assessment Regulations found at 43 CFR Part 11. The public review of the restoration and compensation determination plan announced by this Notice is provided for in 43 CFR 11.81(d)(1).

Interested members of the public are invited to review and comment on the restoration and compensation determination plan, and on the published assessment results listed in the notice. Copies of the restoration and compensation determination plan, the published assessment results listed in this notice, and the "Assessment Plan: Lower Fox River/Green Bay NRDA" ("The Plan") issued on August 23, 1996

(FR Doc. 96-21520), can be requested from the address listed below. The **Restoration and Compensation** Determination Plan does not represent final determination or claim for damages. The participating co-trustees may revise the Restoration and Compensation Determination Plan in response to issues raised during the comment period. All written comments will be considered and included in the Report of Assessment at the conclusion of the assessment process and the participating co-trustees will make the final determination for the assessment. DATES: Written comments on the restoration and compensation

determination plan and the published assessment results listed in this notice must be submitted on or before December 15, 2000.

ADDRESSES: The restoration and compensation determination plan, as well as the other documents listed in this notice, can be accessed online through the Internet at the following website: http://midwest.fws.gov/nrda/. Written requests for paper copies, or copies on compact disk, may be made to: David Allen, U.S. Fish and Wildlife Service, 1015 Challenger Court, Green Bay, Wisconsin 54311.

SUPPLEMENTARY INFORMATION: The purpose of this natural resource damage assessment is to confirm and quantify injuries to natural resources, resultant economic damages, and the natural resource restoration necessary to address those injuries in the Lower Fox River, Green Bay, and Lake Michigan environment resulting from exposure to polychlorinated biphenyls released by Fox River, Wisconsin paper mills. The injury and required restoration are assessed under the Comprehensive Environmental Response, Compensation, and Liability Act, as amended, and the Clean Water Act, as amended.

William F. Hartwig,

Regional Director.

[FR Doc. 00–27944 Filed 10–30–00; 8:45 am] BILLING CODE 4310–55–M

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[UT-930-01-1320-01]

Notice of Public Hearing and Call for Public Comment on Fair Market Value and Maximum Economic Recovery; Coal Lease Application UTU–78562; Whitmore Canyon Tract

AGENCY: Bureau of Land Management, Utah, Interior.