DEPARTMENT OF HEALTH AND HUMAN SERVICES

Health Resources and Services Administration

Poison Control Program; Poison Control Centers Stabilization and Enhancement Grant Program, Financial Stabilization Supplemental Grants (PCCFS); Availability of Funds in the HRSA Preview; Withdrawal (CFDA Number 93.253)

AGENCY: Health Resources and Services Administration, HHS. **ACTION:** Notice; withdrawal.

SUMMARY: In the Federal Register notice of Friday, August 9, 2002, in Part VI "Availability of Funds Announced in the HRSA Preview" of FR Doc. 02-20021, on page 52087, the grant category beginning in the first column under the heading "Poison Control Centers Stabilization and Enhancement Grant Program, Financial Stabilization Supplemental Grants (PCCFS), CFDA Number 93.253," is withdrawn from competition due to the discovery of unanticipated complex issues that are not resolvable within a timeframe which would permit the awarding of these grants during fiscal year 2003.

FOR FURTHER INFORMATON: Carol A. Delany, Division of Children, Adolescent and Family Health, Maternal and Child Health Bureau, Health Resources and Services Administration, Room 18A–38, Parklawn Building, 5600 Fishers Lane, Rockville, MD 20857; telephone, (301) 443–5848.

Dated: April 7, 2003. Elizabeth M. Duke, Administrator. [FR Doc. 03–8973 Filed 4–11–03; 8:45 am] BILLING CODE 4165–15–P

DEPARTMENT OF THE INTERIOR

Fish and Wildlife Service

Federal Grant Use by the Ohio Department of Natural Resources

AGENCY: Fish and Wildlife Service, Interior.

ACTION: Notice of intent.

SUMMARY: This notice advises the public that the U.S. Fish and Wildlife Service (Service) intends to gather information to conduct a 30-day comment period to solicit public response for a National Environmental Policy Act (NEPA) decision on approval of two federal grant proposal renewals. The action to be evaluated is the continuation of two grants funded under the comprehensive management plan (CMP) option and the cumulative effects of activities that are funded under the grants. The grants are awarded to the Ohio Department of Natural Resources (ODNR), Division of Wildlife (DOW).

The Service's categorical exclusion [516 DM 6, Appendix 1, Section 1.4.E(1)] applies to this action; however, the Service is seeking public comments in this instance in order to determine whether any exceptions to the categorical exclusion (516 DM 2, Appendix 2) may apply, especially for controversial environmental effects (2.3) or cumulative effects (2.5), thereby necessitating the development of an Environmental Assessment (EA). Primary focus for this review is to address statewide cumulative and secondary effects of activities conducted by the ODNR, DOW that are funded under Federal Aid in Wildlife Restoration Act (WR) Grant Number W-134-P and Federal Aid in Sport Fish Restoration Act (SFR) Grant Number F-69–P and administered by the Region 3 Federal Aid Division of the U.S. Fish and Wildlife Service. A secondary focus is to address the processes used by the ODNR, DOW to select and complete those activities. Each individual project, or group of projects, will continue to receive site specific NEPA review when it is submitted for funding. Therefore the scope of this review is broad and directed at impacts that may not be detected with individual projects along with consideration of the overall planning system utilized by Ohio. Comments on site specific projects are not within the scope of this review although comments regarding the affects of types of projects would be appropriate.

DATES: Written comments should be received on or before May 14, 2003.

Public Involvement: The public is invited to participate in the comment process. Locations for supporting reference information are provided under SUPPLEMENTARY INFORMATION. Written comments should be received within 30 days from the date of publication of this Notice of Intent. All comments received from individuals become part of the official public record. Requests for such comments will be handled in accordance with the Freedom of Information Act and the Council on Environmental Quality's NEPA regulations [40 CFR 1506.6(f)]. Our practice is to make comments, including names and home addresses of respondents, available for public review during regular business hours. Individual respondents may request that we withhold their home address from the record, which we will honor to the extent allowable by law. If a respondent wishes us to withhold his/her name and/or address, this must be stated prominently at the beginning of the comment.

ADDRESSES: Comments should be addressed to: Michael Vanderford or Jon Parker, U.S. Fish and Wildlife Service, Division of Federal Aid, 1 Federal Drive, Fort Snelling, MN 55111–4056. Electronic mail comments may also be submitted within the comment period to: ohdnrgrants@fws.gov.

FOR FURTHER INFORMATION CONTACT: Jon Parker (Wildlife Restoration, Wildlife Conservation and Restoration) or Michael Vanderford (Sport Fish Restoration). U.S. Fish And Wildlife Service, Federal Aid Division, 1 Federal Drive, Fort Snelling, MN 5511; telephone: 612/713–5130.

SUPPLEMENTARY INFORMATION: These grants are subject to the requirements of the Sport Fish and Wildlife Restoration Acts, federal regulations (50 CFR part 80 and 43 CFR part 12) and the Service's Federal Aid Handbook. Administration of these grants uses a management system identified in the Grant Proposal consistent with a plan for fish, wildlife and habitat. This plan provides program direction in Ohio and types of activities that may constitute projects subject to an annual application for funds process. The comprehensive management system is described in the Grant Proposal which includes a description of the ODNR, DOW strategic planning process, its operational planning process and its control/evaluation process. Copies of the Grant Proposals for fish management and wildlife management are available at: http://midwest.fws.gov/NEPA. Hard copies of the supporting Strategic Plan, Tactical Plans, and the Comprehensive Management System (CMS) Handbook and addendum are available for review at: Ohio Division of Wildlife, Department of Natural Resources, Public Lobby Reception Desk, Building G, 1840 Belcher Drive, Columbus, Ohio (near Morse Road and Cleveland Avenue). It would be helpful if persons wishing to review these documents would contact Verdie Abel at 614/265–7020 ahead of time.

The Service may choose to analyze the impacts of the two federal grants separately because their intended purposes are different. The Service is using this notification as it considers approving continuation of the CMP option for the next six years. The intent of the notice is to obtain suggestions and additional information from other agencies and the public on the scope of issues to be considered. Comments and participation in this comment process are solicited.

The ODNR, DOW has utilized SFR and WR funds since Congress enacted the programs in 1950 and 1937, respectively. This will be the third year that DOW will use Wildlife Conservation and Restoration (WCR) funds which Congress approved for a one-year period during the federal fiscal year beginning October 1, 2000. The public is requested to inform the Service of concerns regarding the ODNR, DOW management systems, their administration of the comprehensive management system grants in Ohio and the cumulative effects of activities funded under these federal grants.

The ODNR, DOW has administered its SFR and WR grant programs using the CMP option for the past 11 years. ODNR, DOW began administering the WCR grant program using the CMP option July 1, 2001. During the past 11 years, the ODNR, DOW conducted numerous public information and input processes, as well as Service review regarding its programs, including: The development and periodic revision of a Strategic Plan; development of tactical plans for fish, wildlife and habitat for Ohio; use of biennial work planning processes; program and management reviews; financial audits and periodic field reviews conducted jointly by ODNR, DOW and Service staff regarding implementation of the CMP.

Some projects that will be subject to NEPA review as part of the annual grant process will be conducted on lands that may be eligible for listing on the National Register of Historic Places. The National Historic Preservation Act and other laws require these properties and resources be identified and considered in project planning. The public is requested to inform the FWS of concerns about archeological sites, buildings and structures, historic events, sacred and traditional areas, and other historic preservation concerns.

Authority: 42 U.S.C. 4321-4347.

TJ Miller,

Acting Assistant Regional Director, Ecological Services, Region 3, Fort Snelling, MN. [FR Doc. 03–8994 Filed 4–11–03; 8:45 am]

BILLING CODE 4310-55-P

DEPARTMENT OF THE INTERIOR

Bureau of Indian Affairs

Class III Gaming Procedures and Tribal Revenue Allocation Plans: Submission to OMB

AGENCY: Bureau of Indian Affairs, Interior.

ACTION: Notice.

SUMMARY: In compliance with the Paperwork Reduction Act of 1995, the Bureau of Indian Affairs (BIA) is submitting two information collection requests for review and renewal by the Office of Information and Regulatory Affairs, OMB. The two collections are: Class III Gaming Procedures, 1076– 0149, and Tribal Revenue Allocation Plans, 1076–0152.

DATES: Submit your comments and suggestions on or before May 14, 2003 to be assured of consideration.

ADDRESSES: Written comments should be sent directly to the Office of Management and Budget, Office of Information and Regulatory Affairs, Attention: Desk Officer for the Department of the Interior, 725 17th Street NW, Washington, DC 20503. Send a copy of your comments to: George Skibine, Bureau of Indian Affairs, Office of Indian Gaming Management, Mail Stop 4543–MIB, 1849 C Street, NW, Washington, DC 20240.

FOR FURTHER INFORMATION CONTACT:

Interested persons may obtain copies of the information collection requests without charge by contacting George Skibine at 202–219–4066 or facsimile number 202–273–3153.

SUPPLEMENTARY INFORMATION: The Paperwork Reduction Act of 1995 provides an opportunity for interested parties to comment on proposed information collection requests. We did not receive any comments during the request for comments period published December 13, 2002 (67 FR 76753). The Bureau of Indian Affairs, Office of Indian Gaming Management is proceeding with requesting an information collection clearance from OMB. Each request contains (1) type of review, (2) title, (3) summary of the collection, (4) respondents, (5) frequency of collection, (6) reporting and record keeping requirements. OMB has 60 days to act on this information request, but may act after 30 days of review; therefore, your comments will receive the greatest consideration the closer they are to the 30 day minimum review period.

Please note that we will not sponsor nor conduct, and you need not respond to, a request for information unless we display the OMB control number and the expiration date.

Class III Gaming Procedures

Type of review: Extension of a currently approved collection. *Title:* Class III Gaming Procedures 25

CFR 291. *Summary:* The collection of information will ensure that the provisions of IGRA, the relevant provisions of State laws, Federal law and the trust obligations of the United States are met when Federally recognized tribes submit Class III procedures for review and approval by the Secretary of the Interior. Sections 291.4, 291.10, 291.12 and 291.15 of 25 CFR part 291 Class III Gaming Procedures, specifies the information collection requirement. An Indian tribe must ask the Secretary to issue Class III gaming procedures. The information to be collected includes: name of Tribe and State; tribal documents, State documents, regulatory schemes, the proposed procedures and other documents deemed necessary. Collection of this information is currently authorized under an approval by OMB (OMB Control Number 1076-0149). All information is collected when the tribe makes a request for Class III gaming procedures. Annual reporting and record keeping burden for this collection of information is estimated to occur one time on an annual basis. The estimated number of annual requests is 12 tribes seeking Class III gaming procedures. The estimated time to review instructions and complete each application is 320 hours. Thus, the total annual reporting and record keeping burden for this collection is estimated to be 3,840 hours.

Frequency of Collection: Annually. Description of Respondents: Federally recognized tribes.

Total Respondents: 12. Response Hours per Application: 320. Total Annual Burden Hours: 3,840.

Tribal Revenue Allocation Plans

Type of review: Extension of a currently approved collection.

Title: Tribal Revenue Allocation Plans 25 CFR 290.

Summary: In order for Indian tribes to distribute net gaming revenues in the form of per capita payments, information is needed by the BIA to ensure that Tribal Revenue Allocation Plans include assurances that certain statutory requirements are met, a breakdown of the specific uses to which net gaming revenues will be allocated, eligibility requirements for participation, tax liability notification and the assurance of the protection and