that an agency may not conduct or sponsor, and a person is not required to respond to, a collection of information unless it displays a currently valid OMB control number.

DATES: Submit written comments by January 20, 1999.

ADDRESSES: Submit comments and suggestions directly to the Office of Information and Regulatory Affairs, OMB, Attention: Desk Officer for the Department of the Interior (1010–0112), 725 17th Street, N.W., Washington, D.C. 20503. Send a copy of your comments to the Minerals Management Service, Attention: Rules Processing Team, Mail Stop 4024, 381 Elden Street, Herndon, Virginia 20170–4817.


SUPPLEMENTARY INFORMATION: Title and Form Number: Form MMS–131, Performance Measures Data Form. Abstract: The Outer Continental Shelf Lands Act (OCSLA), as amended, 43 U.S.C. 1331 et seq., requires the Secretary of the Interior (Secretary) to preserve, protect, and develop offshore oil and gas resources; to make such resources available to meet the Nation's energy needs as rapidly as possible; to balance orderly energy resource development with protection of the human, marine, and coastal environments; to ensure the public a fair and equitable return on the resources of the OCS; and to preserve and maintain free enterprise competition.

We use the information collected on Form MMS–131 to evaluate the effectiveness of industry's continued improvement of safety and environmental management in the OCS. We can better focus regulatory and research programs on areas where the performance measures indicate that operators are having difficulty meeting MMS expectations. We can be more effective in leveraging resources by redirecting research efforts, promoting appropriate regulatory initiatives, and shifting inspection program emphasis. The performance measures will also give us a verifiable gauge to use in judging the reasonableness of company requests for any specific regulatory relief. This information also provides offshore operators and organizations with a credible data source to demonstrate to those outside the industry how well the industry and individual companies are doing. Knowing how the offshore operators as a group are doing and where their own company ranks provides company management with information to focus their continuous improvement efforts. This should lead to more cost-effective prevention actions and, therefore, better cost containment. The collection of this information involves no proprietary information. No items of a sensitive nature are collected. Responses are voluntary.

Based upon our experience this first year, and the comments and suggestions from respondents, we revised Form MMS–131 to remove certain data elements that require OCS operators to perform calculations that we can easily do. The only substantive revision to the form is to clarify that respondents report all permit noncompliances under a National Pollutant Discharge Elimination System permit issued by the Environmental Protection Agency. This data element was previously and erroneously restricted to permit exceedences. Exceedences is a subcategory of noncompliances, but information for both categories is obtained from the same source—the operator's monthly Discharge Monitoring Report.

Estimated Number and Description of Respondents: Approximately 100 Federal OCS oil and gas sulphur lesses.

Frequency: The frequency of reporting is annual. There are no recordkeeping requirements.

Estimated Annual Reporting and Recordkeeping Hour Burden: 960 total burden hours, averaging approximately 12 hours per response.

Estimated Annual Reporting and Recordkeeping Cost Burden: None.

Comments: Section 3506 (c)(2)(A) of the Act requires each agency “. . . to provide notice . . . and otherwise consult with members of the public and affected agencies concerning each proposed collection of information. . . .” Agencies must specifically solicit comments to: (a) evaluate whether the proposed collection of information is necessary for the agency to perform its duties, including whether the information is useful; (b) evaluate the accuracy of the agency's estimate of the burden of the proposed collection of information; (c) enhance the quality, usefulness, and clarity of the information to be collected; and (d) minimize the burden on the respondents, including the use of automated collection techniques or other forms of information technology. Send your comments directly to the offices listed under the addresses section of this notice. The OMB has up to 60 days to approve or disapprove the information collection but may respond after 30 days. Therefore, to ensure maximum consideration, OMB should receive public comments by January 20, 1999.

MMS Information Collection Clearance Officer: Jo Ann Lauterbach, (202) 208–7744.


E. P. Danenberger,
Chief, Engineering and Operations Division.

[FR Doc. 98–33680 Filed 12–18–98; 8:45 am]
BILLING CODE 4310–MR–P

DEPARTMENT OF THE INTERIOR

National Park Service

National Register of Historic Places; Notification of Pending Nominations

Nominations for the following properties being considered for listing in the National Register were received by the National Park Service before December 12, 1998. Pursuant to section 60.13 of 36 CFR Part 60 written comments concerning the significance of these properties under the National Register criteria for evaluation may be forwarded to the National Register, National Park Service, 1849 C St. NW, NC400, Washington, DC 20240. Written comments should be submitted by January 5, 1999.

Carol D. Shull,
Keeper of the National Register.

CONNECTICUT

Hartford County

Sloper—Wesoly House, 27 Grove Hill St., New Britian, 98001577

Windham County

Woodstock Hill Historic District, Roughtly along Plain Hill Rd., and Academy Rd., parts of Old Hall Rd. and Child Hill Rd., Woodstock, 98001578

LOUISIANA

Caldwell Parish

Landerneau Mound, Address Restricted, Hebert vicinity, 98001579

NEW YORK

Essex County

Hubbard Hall, Court St., Elizabethtown, 98001584

Livingston County

House at No. 13 Grove Street (Mount Morris MPS) 13 Grove St., Mount Morris, 98001582

House at No. 176 South Main Street (Mount Morris MPS) 176 S. Main St., Mount Morris, 98001581

January 5, 1999.
DEPARTMENT OF THE INTERIOR

Bureau of Reclamation

Glen Canyon Dam Adaptive Management Work Group (AMWG) and Glen Canyon Technical Work Group (TWG)

AGENCY: Bureau of Reclamation, Interior.

ACTION: Notice of Public Meetings; correction.

SUMMARY: On December 10, 1998, the Commissioner of the Bureau of Reclamation signed the Federal Register notice concerning the announcement of three upcoming Glen Canyon TWG meetings in Phoenix, Arizona and Grand Canyon National Park and one AMWG meeting to be held in Phoenix, Arizona. While the agendas for the series of AMWG and TWG meetings were correct, the date and time of the last TWG meeting was incorrect. The correct date, time, and location of the last TWG meeting is:

February 18, 1999—Grand Canyon National Park: The meeting will begin at 8:00 a.m. and end at 12:00 noon. The meeting will be held at the Albright Training Center, Grand Canyon National Park.

FOR FURTHER INFORMATION CONTACT:
Bruce Moore, bureau of Reclamation, Salt Lake City, Utah at 801–524–3702.


R. Steve Richardson,
Acting Commissioner, Bureau of Reclamation.

[FR Doc. 98–33684 Filed 12–18–98; 8:45 am]
BILLING CODE 4310–94–M

DEPARTMENT OF JUSTICE

Notice of Lodging of Consent Decrees Under the Comprehensive Environmental Response, Compensation, and Liability Act

Notice is hereby given that on December 8, 1998 a proposed consent decree in United States v. Allegiance Healthcare Corp, et al, Civil Action No. 98–0113–C, was lodged with the United States District Court for the Eastern District of Wisconsin, on December 9, 1998. That action was brought against defendants pursuant to Section 113 of the Clean Air Act ("the Act"), 42 U.S.C. § 7413(g)(2), against Defendants holding them liable in future actions to recover further costs incurred at or in connection with the Site.

The Department of Justice will receive for a period of thirty (30) days from the date of this publication comments relating to the proposed consent decree. Comments should be addressed to the Assistant Attorney General of the Environment and Natural Resources Division, Department of Justice, Washington, D.C. 20530, and should refer to United States v. Allegiance Healthcare Corp, et al., D.J. Ref. 90–11–2–679.

The proposed consent decree may be examined at the Office of the United States Attorney, Thomas B. Mason Building, 105 Franklin Rd., S.W., Suite One, Roanoke, Virginia 24011; at U.S. EPA Region, III, 1650 Arch Street, Philadelphia, Pennsylvania 19103–2029; and at the Consent Decree Library, 1120 G Street, N.W., 3rd Floor, Washington, D.C. 20005, (202) 624–0892. A copy of the proposed consent decrees may be obtained in person or by mail from the Consent Decree Library, 1120 G Street, N.W., 3rd Floor, Washington, D.C. 20005. In requesting a copy, please enclose a check in the amount of $7.25 (25 cents per page reproduction cost) payable to the Consent Decree Library.

Joel M. Gross,
Chief, Environmental Enforcement Section, Environment and Natural Resources Division.

[FR Doc. 98–33651 Filed 12–18–98; 8:45 am]
BILLING CODE 4410–15–M

DEPARTMENT OF JUSTICE

Notice of Lodging of Consent Decree Pursuant to The Clean Air Act

In accordance with the policy of the Department of Justice, 28 CFR 50.7, notice is hereby given that a proposed consent decree in United States v. Wisconsin Central Limited, et al., Civ. No. 98–C–1199, was lodged with the United States District Court for the Eastern District of Wisconsin, on December 9, 1998. That action was brought against defendants pursuant to Section 113 of the Clean Air Act ("the Act"), 42 U.S.C. 7413, for violations that occurred during the demolition of a Waukesha, Wisconsin foundry complex. Our complaint sought injunctive relief and civil penalties against defendants for violations of the National Emission Standard for Hazardous Air Pollutants promulgated for asbestos pursuant to