

resources. The SDEIS/GMP provides a discussion and environmental analysis of the two new alternatives together with the original alternatives.

The NPS has selected a new preferred alternative for the supplemental draft that has been designated as Alternative F. Implementation of Alternative F would increase the opportunities for the NPS to expand use to local visitors and increase connectivity to neighboring communities. It would provide diverse opportunities for recreational use and different types of trail linkages to city and county parks. It would also eliminate features of the original draft GMP/EIS that received broad public objections following its release.

Authority: The authority for publishing this notice is contained in 40 CFR 1506.6.

FOR FURTHER INFORMATION CONTACT: Dan Brown at 678-538-1211 or David Libman, (404) 562-3124, extension 685.

The responsible official for this EIS is the Regional Director, Southeast Region, National Park Service, 100 Alabama Street, SW., 1924 Building, Atlanta, Georgia 30303.

Dated: June 18, 2008.

David Vela,

Regional Director, Southeast Region.

[FR Doc. E8-21911 Filed 9-18-08; 8:45 am]

BILLING CODE 4310-PU-P

DEPARTMENT OF THE INTERIOR

National Park Service

Selma to Montgomery National Historic Trail Advisory Council; Notice of Meeting

Notice is hereby given in accordance with the Federal Advisory Committee Act, Public Law 92-463, that a meeting of the Selma to Montgomery National Historic Trail Advisory Council will be held Thursday, October 23, 2008 at 9 a.m. until 2 p.m., at the H. Council Trenholm State Technical College, Library Tower—Video Conference Room 317, 3086 Mobile Highway in Montgomery, AL. The Selma to Montgomery National Historic Trail Advisory Council was established pursuant to Public Law 100-192 establishing the Selma to Montgomery National Historic Trail. This Council was established to advise the National Park Service on such issues as preservation of trail routes and features, public use, standards for posting and maintaining trail markers, and administrative matters.

The matters to be discussed include:

(A) Update on trail projects.

(B) Updates on the Montgomery Interpretive Center proposed sites.

(C) Close out of the Committee.

The meeting will be open to the public. However, facilities and space for accommodating members of the public are limited and persons will be accommodated on first come, first serve basis. Anyone may file a written statement with Catherine F. Light, Trail Superintendent concerning the matters to be discussed.

Persons wishing further information concerning this meeting may contact Catherine F. Light, Trail Superintendent, Selma to Montgomery National Historic Trail, at 334.727.6390 (phone), 334.727.4597 (fax) or mail 1212 West Montgomery Road, Tuskegee Institute, Alabama 36088. Or call Jim Heaney, Program Manager at 334-877-1984.

Dated: August 19, 2008.

Catherine F. Light,

Selma to Montgomery National Historic Trail, Superintendent.

[FR Doc. E8-21130 Filed 9-18-08; 8:45 am]

BILLING CODE 4310-04-P

DEPARTMENT OF JUSTICE

Notice of Lodging of Stipulation and Modification of Consent Decree With Broderick Investment Company Under the Comprehensive Environmental Response, Compensation, and Liability Act

Notice is hereby given that on September 15, 2008 a Stipulation and Modification of Consent Decree (“Stipulation”) with Broderick Investment Company (“BIC”) in *United States of America v. Broderick Investment Company*, Civil Action No. 86-Z-369, was lodged with the United States District Court for the District of Colorado.

The United States and the State of Colorado previously entered into a consent decree with BIC that was approved and entered by the United States District for the District of Colorado on June 26, 1995. Pursuant to that consent decree BIC is obligated to complete the remedy for the Broderick Wood Products Superfund Site in Adams County, Colorado (the “Site”). The Stipulation effects a compromise of a portion of EPA’s billings to BIC for EPA’s oversight costs for the years 2002, 2003, and 2004, and suspends BIC’s obligation to pay EPA’s future oversight costs. The Stipulation provides a process for EPA to bill BIC for future oversight costs and to be reimbursed for the uncompromised prior oversight costs if BIC completes the remedy without depleting all its financial assets.

The Department of Justice will receive for a period of thirty (30) days from the date of this publication comments relating to the Stipulation. Comments should be addressed to the Assistant Attorney General, Environment and Natural Resources Division, and either e-mailed to pubcommentees.enrd@usdoj.gov or mailed to P.O. Box 7611, U.S. Department of Justice, Washington, DC 20044-7611, and should refer to *United States of America v. Broderick Investment Company*, Ref. 90-7-13254.

The Stipulation may be examined at the Office of the United States Attorney for the District of Colorado, 1225 Seventeenth Street, Suite 700, Denver, CO 80202, and at U.S. EPA Region 8, Superfund Records Center, 1595 Wynkoop St., Denver, CO 80202-1129. During the public comment period, the Stipulation may also be examined on the following Department of Justice Web site, http://www.usdoj.gov/enrd/Consent_Decrees.html. A copy of the Stipulation may also be obtained by mail from the Consent Decree Library, P.O. Box 7611, U.S. Department of Justice, Washington, DC 20044-7611 or by faxing or e-mailing a request to Tonia Fleetwood (tonia.fleetwood@usdoj.gov), fax no. (202) 514-0097, phone confirmation number (202) 514-1547. In requesting a copy from the Consent Decree Library, please enclose a check in the amount of \$2.25 (25 cents per page reproduction cost) payable to the U.S. Treasury or, if by e-mail or fax, forward a check in that amount to the Consent Decree Library at the stated address.

Robert D. Brook,

Assistant Chief, Environmental Enforcement Section, Environment and Natural Resources Division.

[FR Doc. E8-21894 Filed 9-18-08; 8:45 am]

BILLING CODE 4410-15-P

DEPARTMENT OF JUSTICE

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

Notice is hereby given that on September 12, 2008, a proposed consent decree in *United States of America and California Department of Toxic Substances Control (“DTSC”) v. Newmont Capital Limited and Newmont Mining Corporation of Canada Limited*, Civil No. 2:08-at-1061, was lodged with the United States District Court for the Eastern District of California.

This Consent Decree resolves claims asserted by the United States and DTSC