information needed in response to court order and/or discovery purposes related to litigation, when the disclosure is compatible with the purpose for which the records were compiled.

(9) To an expert, consultant, or contractor (including employees of the contractor) of DOI that performs services requiring access to these records on DOI’s behalf to carry out the purposes of the system.

(10) To appropriate agencies, entities, and persons when:

(a) It is suspected or confirmed that the security or confidentiality of information in the system of records has been compromised; and

(b) The Department has determined that as a result of the suspected or confirmed compromise that there is a risk of harm to economic or property interest, identity theft or fraud, or harm to the security or integrity of this system or other systems or programs (whether maintained by the Department or another agency or entity) that rely upon the compromised information; and

(c) The disclosure is made to such agencies, entities, and persons who are reasonably necessary to assist in connection with the Department’s efforts to respond to the suspected or confirmed compromise and prevent, minimize, or remedy such harm.

POLICIES AND PRACTICES FOR STORING, RETRIEVING, ACCESSING, RETAINING, AND DISPOSING OF RECORDS IN THE SYSTEM:

STORAGE:

Records are maintained in both manual and computerized file format. Original input documents are stored in standard office filing equipment in locked Government offices at the stated location.

RETRIEVABILITY:

Records are retrieved by name of individual, office telephone number, home telephone number, position title, vehicle(s) make and model, state of vehicle registration, license tag number, parking permit number, and number of carpool rides if applicable.

SAFEGUARDS:

Records are maintained with safeguards meeting the requirements of 43 CFR 2.51 for manual and computerized records. Access to records is limited to authorized personnel whose official duties require such access.

(1) Physical Security: Paper records are maintained in locked file cabinets or in secured, locked rooms within a secured Government facility. Electronic records are maintained in computers and servers which are in locked, secure rooms.

(2) Technical Security: Electronic records are maintained in conformity with Office of Management and Budget and Departmental guidelines reflecting the implementation of the Federal Information Security Management Act. Electronic data is protected through user identification, passwords, database permissions, and software controls. These security measures establish different degrees of access for different types of users. An audit trail is maintained and reviewed periodically to identify unauthorized access.

(3) Administrative Security: All DOI and contractor employees with access to the Parking permit files are required to complete Privacy Act, Records Management Act, and IT Security Awareness training prior to being given access to the system, and on an annual basis, thereafter. In addition, all employees accessing either the paper records or the electronic form of the records are supervised by a Federal government employee who has granted such access only on a need to know basis.

RETENTION AND DISPOSAL:

Records are retained and disposed of in accordance with General Records Schedule No. 11, Space and Maintenance Records, Item No. 4a, Credentials Files (Parking Permits).

SYSTEM MANAGER(S) AND ADDRESS:

Parking Program Coordinator, Budget, Finance and Administration, Office of the Special Trustee for American Indians, U.S. Department of the Interior, 4400 Masthead Street, NE., Albuquerque, NM 87109.

NOTIFICATION PROCEDURES:

An individual requesting notification of the existence of records on himself or herself should address his/her request to the appropriate bureau/office System Manager. The request must be in writing, signed by the requester, and meet the content requirement of 43 CFR 2.60.

RECORDS ACCESS PROCEDURES:

A request for access to records shall be addressed to the System Manager. The request must be in writing, signed by the requester, and meet the content requirements of 43 CFR 2.63.

CONTESTING RECORDS PROCEDURES:

A request for amendment of records maintained on himself or herself shall be addressed to the System Manager. The request must be in writing, signed by the requester, and meet the content requirements of 43 CFR 2.71.

RECORD SOURCE CATEGORIES:

Individuals requesting a parking permit or joining a carpool.

EXEMPTIONS CLAIMED FOR THE SYSTEM:

None.

[FR Doc. E8–30187 Filed 12–18–08; 8:45 am]

BILLING CODE 4301–02–P

DEPARTMENT OF THE INTERIOR

Office of the Secretary

Privacy Act of 1974; Amendment of Existing System of Records

AGENCY: Office of the Secretary, Department of the Interior.

ACTION: Proposed amendment of existing Privacy Act system of records.

SUMMARY: In accordance with the Privacy Act of 1974 (5 U.S.C. § 552a), the Office of the Secretary of the Department of the Interior is issuing public notice of its intent to amend an existing Privacy Act system of records notice, OS–02, “Individual Indian Monies (IIM) Trust Funds.” The amendments will update the contact for further information, system locations, system manager and address, categories of records in the system, authority for maintenance of the system, routine uses of records maintained in the system, storage, safeguards, retention and disposal, procedures for contesting records, and records source categories.

DATES: Comments must be received by January 28, 2009

ADDRESSES: Any persons interested in commenting on these proposed amendments to an existing system of records may do so by submitting comments in writing to the Office of the Secretary Acting Privacy Act Officer, Linda S. Thomas, U.S. Department of the Interior, MS–116 SIB, 1951 Constitution Avenue NW., Washington DC 20240, or by e-mail to Linda_Thomas@nbc.gov.

FOR FURTHER INFORMATION CONTACT:
Chief of Staff, Office of the Principal Deputy Special Trustee, 4400 Masthead Street, NE., Suite 357, Albuquerque, NM 87109.

SUPPLEMENTAL INFORMATION: In this notice, the Department of the Interior is proposing to amend Interior OS–02, Individual Indian Monies (IIM) Trust Funds to reflect enhancements to the system which will enable the Office of the Secretary, Office of the Special Trustee for American Indians (OST) to further improve the level of services provided to individual beneficiaries of the Indian trust. These changes help the Secretary carry out fiduciary
responsibilities required under the American Indian Trust Fund Management Reform Act of 1994, Pub. L. 103–412, 108 Stat. 4239. In addition, these proposed amendments will update contact information, system locations, categories of records in the system, authority for maintenance of the system, routine uses of the system, records source categories, and procedures for storage, retention and disposal, and for contesting information. Thus, the Office of the Secretary proposes to amend Interior OS–02, Individual Indian Monies (IIM) Trust Funds to read as shown below. The system will be effective as proposed unless comments are received which would require a contrary determination. The Office of the Secretary will publish a revised notice if changes are made based upon a review of comments received.


Linda S. Thomas,
Office of the Secretary, Acting Privacy Officer.

SYSTEM NAME:
Interior, OS–02, “Individual Indian Monies (IIM) Trust Funds.”

SYSTEM LOCATIONS:
(a) U.S. Department of the Interior, Office of the Special Trustee for American Indians, 4400 Masthead Street, NE., Albuquerque, NM 87109.
(b) OST field locations including area, agency, and regional offices.
(c) Offices of contractors processing individual Indian trust fund accounts.
(d) Tribal offices of tribes that have compacted or contracted the individual Indian trust fund management function from OST under the Indian Self-Determination and Education Assistance Act, Pub. L. 93–638, 88 Stat. 2203, as amended.

CATEGORIES OF INDIVIDUALS COVERED BY THE SYSTEM:
Individual Indians, Alaska Natives, or their heirs, who have accounts held in trust status by the Department of the Interior.

CATEGORIES OF RECORDS IN THE SYSTEM:
(a) Data on trust accounts in automated systems including the Trust Fund Accounting System (TFAS) and the Trust Beneficiary Call Center Tracking Software (ServiceCenter).
(b) Imaged documents concerning individual Indian trust accounts.
(c) Data related to financial and investment activity from individual Indian trust accounts.
(d) Data related to custodianship of investments for individual Indian trust accounts.
(e) Paper records related to individual Indian trust accounts, including jacket folders, and financial documents such as accounting, reconciliation, and transaction data related to receipts, disbursements, investments, and transfers.

The type of information contained in the categories above may include a person’s name, aliases, sex, birth date, address, phone numbers, e-mail address, Social Security Number, account number, tribal membership number, blood quantum, and contact information for people who may know their whereabouts.

AUTHORITY FOR MAINTENANCE OF THE SYSTEM:

ROUTINE USES OF RECORDS MAINTAINED IN THE SYSTEM, INCLUDING CATEGORIES OF USERS AND THE PURPOSES OF SUCH USES:
The system’s main purposes are to:
(a) Manage the collection, investment, distribution, and disbursement of individual Indian trust income.
(c) Improve customer satisfaction by achieving a high level of responsiveness to beneficiary inquiries by documenting and tracking each contact and providing accurate, consistent and timely resolutions.
(d) Enable beneficiaries to receive trust services in a more timely and convenient manner through modern technology.
(e) Provide information for Indian trust funds program management purposes.

Disclosures outside the Department of the Interior may be made to:
(a) Individual Indian trust account beneficiaries, their heirs, guardians, or agents.
(b) Contractors, but only after ensuring that all provisions of the Privacy Act, the Trade Secrets Act, the Indian Minerals Development Act, and all other applicable laws, regulations, and policies relating to contracting and security are met, who:
(1) Provide trust and other services to beneficiaries;
(2) Provide, use, operate or facilitate various components of the system;
(3) Service and maintain the system for the Department.
(c) The U.S. Department of Justice, or to a court, adjudicative or other administrative body, or to a party in litigation before a court or adjudicative or administrative body, when:
(1) One of the following is a party to the proceeding or has an interest in the proceeding:
(i) The Department or any component of the Department;
(ii) Any Department employee acting in his or her official capacity;
(iii) Any Department employee acting in his or her individual capacity where the Department or the Department of Justice has agreed to represent the employee;
or
(iv) The United States, when the Department determines that the Department is likely to be affected by the proceeding; and
(2) We deem the disclosure to be:
(i) Relevant and necessary to the proceeding; and
(ii) Compatible with the purpose for which we compiled the information.
(d) The following components of the U.S. Department of Treasury:
(1) Financial Management Service (FMS) for the purpose of providing fiscal agency services to OST such as, but not limited to, issuing paper check disbursements to beneficiaries and operating the Direct Deposit program to send disbursements electronically to the beneficiary’s account with a third-party financial institution;
(2) Internal Revenue Service (IRS) to report beneficiary taxable income on IRS Form 1099 and to collect debts owed to the government.
(e) The National Archives and Records Administration and their contractors, for the purpose of providing long-term storage of inactive individual Indian trust records at the American Indian Records Repository at Lenexa, Kansas.
(f) Another federal agency to enable that agency to respond to an inquiry by the individual to whom the record pertains.

(g)(1) To any of the following entities or individuals, when the circumstances set forth in paragraph (2) are met:
(i) The U.S. Department of Justice (DOJ);
(ii) A court or an adjudicative or other administrative body;
(iii) A party in litigation before a court or an adjudicative or other administrative body;
or
(iv) Any DOI employee acting in his or her individual capacity if DOI or DOJ has agreed to represent that employee or pay for private representation of the employee;
(2) When:
(i) One of the following is a party in the proceeding or has an interest in the proceeding:
(A) DOI or any component of DOI;
(B) Any other Federal agency appearing before the Office of Hearings and Appeals;
or
(C) Any DOI employee acting in his or her official capacity;
(D) Any DOI employee acting in his or her individual capacity if DOI has agreed to represent that employee or pay for private representation of the employee;

(f) The United States, when DOJ determines that DOI is likely to be affected by the proceeding; and

(ii) DOI deems the disclosure to be: (A) Relevant and necessary to the proceeding; and

(B) Compatible with the purpose for which the records were compiled.

(b) A congressional office in response to an inquiry received by that office from the individual to whom the record pertains.

(i) To appropriate agencies, entities, and persons when:

(a) It is suspected or confirmed that the security or confidentiality of information in the system of records has been compromised; and

(b) The Department has determined that as a result of the suspected or confirmed compromise there is a risk of harm to economic or property interest, identity theft or fraud, or harm to the security or integrity of this system or other systems or programs (whether maintained by the Department or another agency or entity) that rely upon the compromised information; and

(c) The disclosure is made to such agencies, entities and persons who are reasonably necessary to assist in connection with the Department’s efforts to respond to the suspected or confirmed compromise and prevent, minimize, or remedy such harm.

POLICIES AND PRACTICES FOR STORING, RETRIEVING, ACCESSING, RETAINING AND DISPOSING OF RECORDS IN THE SYSTEM:

STORAGE:

The OST currently stores records in one of two ways:

(a) Paper records (such as jacket files, financial data files, ledgers, and reports) placed in file cabinets; others are stored in boxes on shelves.

(b) Automated data and images stored on appropriate media including but not limited to magnetic tape and on optical and electro-mechanical disks.

RETRIEVABILITY:

Records are retrieved using either:

(a) Identifiers linked to individual Indian trust beneficiaries such as name, social security numbers, tribe, tribal enrollment, or census numbers, or

(b) Organizational links and identifiers such as account numbers, tribal codes, trust account codes, and other identifiers.

SAFEGUARDS:

Following the requirements under 5 U.S.C. 552(e)(10) and 43 CFR 2.51(a)(b) for security standards, as well as Office of Management and Budget and Departmental Guidance and the implementation of appropriate National Institute of Standards and Technology policies and procedures, the Office of the Secretary has taken security measures to protect system documentation by equipping our offices and workplaces with the following safeguards:

(1) Physical Security: Paper or micro format records are maintained in locked file cabinets and/or in locked or secured rooms that are staffed by agency personnel or by those under specific contract, compact or agreement to work with such records. Storage facilities are protected by locked entryways or security guards.

(2) Technical Security: Electronic records are maintained in conformity with Office of Management and Budget and Departmental guidelines reflecting the implementation of the Federal Information Security Management Act. Electronic data is protected through user identification, cipher lock, key card, and other access controls such as passwords, database permissions, and software controls.

(3) Administrative Security: All DOI and contractor employees with access to this system are required to complete Privacy Act, Federal Records Act, and Security Awareness training prior to being given access to the system, and on an annual basis, thereafter. In addition, warning signs are posted to limit access to files except by employees and contractors. Finally, there are sign-in and sign-out logs for access to storage facilities by requesters researching, acquiring, or delivering documents.

RETENTION AND DISPOSAL:

The OST creates, receives and maintains records until such time as they become inactive. The inactive records are then transferred to the American Indian Records Repository (AIRR) in Lenexa, Kansas which is operated in cooperation with the National Archives and Records Administration. Records are held in accordance with approved records retention schedules.

SYSTEM MANAGER AND ADDRESS:

Chief of Staff, Office of the Principal Deputy Special Trustee, 4400 Masthead Street NE., Suite 357, Albuquerque, NM 87109.

NOTIFICATION PROCEDURES:

To determine whether your records are in this Privacy Act system of records, contact the System Manager at the address listed above in writing. The request must meet the requirements of 43 CFR 2.60. Provide the following information with your request:

(a) Proof of your identity.

(b) List of all of the names by which you have been known, such as maiden name or alias.

(c) Your Social Security Number.

(d) Mailing address.

(e) Tribe, tribal enrollment or census number.

(f) Bureau of Indian Affairs home agency.

(g) Time period(s) that records belonging to you may have been created or maintained, to the extent known by you. (See 43 CFR 2.60(b)(3)).

RECORD ACCESS PROCEDURES:

To request access to records, contact the System Manager at the address listed above in writing. The request must meet the requirements of 43 CFR 2.63. Provide the following information with your request:

(a) Proof of your identity.

(b) List of all of the names by which you have been known, such as maiden name or alias.

(c) Your Social Security Number.

(d) Mailing address.

(e) Tribe, tribal enrollment or census number.

(f) Bureau of Indian Affairs home agency.

(g) Time period(s) that records belonging to you may have been created or maintained, to the extent known by you.

(h) Specific description or identification of the records you are requesting (including whether you are asking for a copy of all of your records or only a specific part of them), and the maximum amount of money that you are willing to pay for their copying. (See 43 CFR 4.63(b)(5)).

CONTESTING RECORD PROCEDURES:

To request an amendment of a record, contact the System Manager at the address listed above in writing. The request must meet the requirements of 43 CFR 2.71.

RECORDS SOURCE CATEGORIES:

(a) Office of the Special Trustee for American Indians, Bureau of Indian Affairs, Minerals Management Service, Bureau of Land Management, Office of Hearings and Appeals, and other appropriate agencies in the Department of the Interior. Other federal, state, and local agencies.

(b) Individual Indian trust beneficiaries, their heirs, relatives and acquaintances. Depositors into the accounts and claimants against the accounts.
to consider in the planning process.

and information on the scope of issues
on this refuge; and (2) obtain
suggestions and information on the
scope of issues to consider in the
environmental document and during
development of the CCP.

Background

The CCP Process

The National Wildlife Refuge System
Improvement Act of 1997 (16 U.S.C.
668dd–668ee) (Improvement Act),
which amended the National Wildlife
Refuge System Administration Act of
1966, requires us to develop a CCP for
each national wildlife refuge. The
purpose in developing a CCP is to
provide refuge managers with a 15-year
strategy for achieving refuge purposes
and contributing to the mission of the
National Wildlife Refuge System,
consistent with sound principles of fish
and wildlife management, conservation,
legal mandates, and our policies. In
addition to outlining broad management
direction on conserving wildlife and
their habitats, CCPs identify wildlife-
dependent recreational opportunities
available to the public, including
opportunities for hunting, fishing,
wildlife observation, wildlife
photography, and environmental
education and interpretation. We will
review and update the CCP at least
every 15 years in accordance with the
Improvement Act.

Each unit of the National Wildlife
Refuge System is established for specific
purposes. We use these purposes as the
foundation for developing and
prioritizing the management goals and
objectives for each refuge within the
National Wildlife Refuge System
mission, and to determine how the
public can use each refuge. The
planning process is a way for us and
the public to evaluate management goals
and objectives for the best possible
conservation approach to this important
wildlife habitat, while providing for
wildlife-dependent recreation
opportunities that are compatible with
the refuge’s establishing purposes and
the mission of the National Wildlife
Refuge System.

Our CCP process provides
participation opportunities for State and
local governments; agencies;
organizations; and the public. At this
time we encourage input in the form of
issues, concerns, ideas, and suggestions
for the future management of Culebra
NWR. Special mailings, newspaper
articles, and other media outlets will be
used to announce opportunities for
input throughout the planning process.

We will conduct the environmental
assessment in accordance with the
requirements of the National
Environmental Policy Act of 1969, as
amended (NEPA) (42 U.S.C. 4321 et
seq.); NEPA regulations (40 CFR parts
1500–1508); other appropriate Federal
laws and regulations; and our policies
and procedures for compliance with
those laws and regulations.

Portions of the Culebra Archipelago
were designated as a wildlife reserve in
1909, subject to naval and lighthouse
purposes. Numerous islands of the
Archipelago, as well as the Flamenco
Peninsula, were used for gunnery and
bombing practice by the U.S. Navy until
departure in 1976. The following
year, jurisdiction of those areas was
transferred to the Commonwealth of
Puerto Rico and the Service. On-site
administration of the refuge was
established in 1983. Approximately
quarter (1,510 acres) of the Culebra
Archipelago’s total land mass is now
included within the refuge.

Culebra NWR is administered as a
unit of the Caribbean Islands National
Wildlife Refuge Complex. The refuge is
composed of lands on the main island
of Culebra and 22 small islands nearby.
Wildlife habitats on these lands include
subtropical dry forest, a unique habitat
known as the boulder forest, mangroves,
and grasslands. These habitats support
flora and fauna including a seabird
nesting colony on Flamenco Peninsula
and nesting beaches utilized by
leatherback and hawksbill sea turtles.
Culebra NWR focuses on protecting,
monitoring, and managing significant
seabird colonies and endangered marine
turtles, as well as restoring and
protecting native tropical vegetative
communities.

Public Availability of Comments

Before including your address, phone
number, e-mail address, or other
personal identifying information in your
comment, you should be aware that
your entire comment, including your
personal identifying information, may
be made publicly available at any time.
While you can ask us in your comment
to withhold your personal identifying
information from public review, we
cannot guarantee that we will be able to
do so.

Authority: This notice is published under
the authority of the National Wildlife Refuge
System Improvement Act of 1997, Public
Law 105–57.

DEPARTMENT OF THE INTERIOR
Fish and Wildlife Service

Culebra National Wildlife Refuge,
Puerto Rico

AGENCY: Fish and Wildlife Service, Interior.

ACTION: Notice of intent to prepare a
comprehensive conservation plan and
environmental assessment; request for
comments.

SUMMARY: We, the U.S. Fish and
Wildlife Service (Service), intend to
prepare a comprehensive conservation
plan (CCP) and associated National
Environmental Policy Act documents for
Culebra National Wildlife Refuge (NWR).
We provide this notice in
compliance with our CCP policy to
advise other agencies and the public of
our intentions, and to obtain suggestions
and information on the scope of issues
to consider in the planning process.

DATES: To ensure consideration, we
must receive your written comments by
February 2, 2009. Special mailings,
newspaper articles, and other media
announcements will inform people of
the opportunities for written input
throughout the planning process.

ADDRESSES: Comments, questions, and
requests for information should be sent to:
Ana Roman, Culebra NWR, P.O. Box
190, Culebra, Puerto Rico 00775.

FOR FURTHER INFORMATION CONTACT: Ana
Roman; Telephone: 787/742–0115; Fax:
787/742–1303.

SUPPLEMENTARY INFORMATION:

(c) Tribal offices if the IIM function is
contracted or compacted under the
Indian Self-Determination and
Education Assistance Act, Pub. L. 93–
638, 88 Stat. 2203, as amended. Other
tribal offices including enrollment,
social services, and education.

(d) Courts of competent jurisdiction,
including tribal courts.

(e) Contractors, including but not
limited to:
(1) credit bureaus;
(2) news media;
(3) missing persons locators;
(4) and mail list vendors;
(5) Internet searches;
(6) public utilities; and
(7) professional, religious, and social
organizations.

EXEMPTIONS CLAIMED FOR THE SYSTEM:
None

[FR Doc. E8–30192 Filed 12–18–08; 8:45 am]
BILLING CODE 4310–10–P

[45x65]787/742–1303.

Introduction

With this notice, we initiate our
process for developing a CCP for
Culebra NWR in Puerto Rico.

This notice complements our CCP
policy to (1) advise other Federal and
State agencies and the public of our
intention to conduct detailed planning
on this refuge; and (2) obtain
suggestions and information on the
scope of issues to consider in the
environmental document and during
development of the CCP.

The CCP Process

The National Wildlife Refuge System
Improvement Act of 1997 (16 U.S.C.
668dd–668ee) (Improvement Act),
which amended the National Wildlife
Refuge System Administration Act of
1966, requires us to develop a CCP for
each national wildlife refuge. The
purpose in developing a CCP is to
provide refuge managers with a 15-year
strategy for achieving refuge purposes
and contributing to the mission of the
National Wildlife Refuge System,
consistent with sound principles of fish
and wildlife management, conservation,
legal mandates, and our policies. In
addition to outlining broad management
direction on conserving wildlife and
their habitats, CCPs identify wildlife-
dependent recreational opportunities
available to the public, including
opportunities for hunting, fishing,
wildlife observation, wildlife
photography, and environmental
education and interpretation. We will
review and update the CCP at least
every 15 years in accordance with the
Improvement Act.

Each unit of the National Wildlife
Refuge System is established for specific
purposes. We use these purposes as the
foundation for developing and
prioritizing the management goals and
objectives for each refuge within the
National Wildlife Refuge System
mission, and to determine how the
public can use each refuge. The
planning process is a way for us and
the public to evaluate management goals
and objectives for the best possible
conservation approach to this important
wildlife habitat, while providing for
wildlife-dependent recreation
opportunities that are compatible with
the refuge’s establishing purposes and
the mission of the National Wildlife
Refuge System.

Our CCP process provides
participation opportunities for State and
local governments; agencies;
organizations; and the public. At this
time we encourage input in the form of
issues, concerns, ideas, and suggestions
for the future management of Culebra
NWR. Special mailings, newspaper
articles, and other media outlets will be
used to announce opportunities for
input throughout the planning process.

We will conduct the environmental
assessment in accordance with the
requirements of the National
Environmental Policy Act of 1969, as
amended (NEPA) (42 U.S.C. 4321 et
seq.); NEPA regulations (40 CFR parts
1500–1508); other appropriate Federal
laws and regulations; and our policies
and procedures for compliance with
those laws and regulations.

Portions of the Culebra Archipelago
were designated as a wildlife reserve in
1909, subject to naval and lighthouse
purposes. Numerous islands of the
Archipelago, as well as the Flamenco
Peninsula, were used for gunnery and
bombing practice by the U.S. Navy until
departure in 1976. The following
year, jurisdiction of those areas was
transferred to the Commonwealth of
Puerto Rico and the Service. On-site
administration of the refuge was
established in 1983. Approximately
quarter (1,510 acres) of the Culebra
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Culebra NWR is administered as a
unit of the Caribbean Islands National
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of Culebra and 22 small islands nearby.
Wildlife habitats on these lands include
subtropical dry forest, a unique habitat
known as the boulder forest, mangroves,
and grasslands. These habitats support
flora and fauna including a seabird
nesting colony on Flamenco Peninsula
and nesting beaches utilized by
leatherback and hawksbill sea turtles.
Culebra NWR focuses on protecting,
monitoring, and managing significant
seabird colonies and endangered marine
turtles, as well as restoring and
protecting native tropical vegetative
communities.

Public Availability of Comments

Before including your address, phone
number, e-mail address, or other
personal identifying information in your
comment, you should be aware that
your entire comment, including your
personal identifying information, may
be made publicly available at any time.
While you can ask us in your comment
to withhold your personal identifying
information from public review, we
cannot guarantee that we will be able to
do so.

Authority: This notice is published under
the authority of the National Wildlife Refuge
System Improvement Act of 1997, Public
Law 105–57.