are reinitiating consultation with the Applicants to take into consideration the rescheduled project dates and potential impacts to critical habitat. We will also reinitiate and complete intra-SERVICE section 7 consultation prior to finalization of the IHA, which will include consideration of the new dates and potential impacts to critical habitat.

National Environmental Policy Act (NEPA)

The applicant provided an FEA on the project. The Service finds that this FEA meets NEPA standards for analyzing the effects of the issuance of this IHA. To obtain a copy of the FEA, contact the individual identified in the ADDRESSES section.

Government-to-Government Relations With Native American Tribal Governments

In accordance with the President’s memorandum of April 29, 1994, “Government-to-Government Relations with Native American Tribal Governments” (59 FR 22951), Executive Order 13175, Secretarial Order 3225, and the Department of the Interior’s manual at 512 DM 2, we readily acknowledge our responsibility to communicate meaningfully with federally recognized Tribes on a Government-to-Government basis. On July 24, 2008, we contacted the Native Village of Akutan to offer Government-to-Government consultation on this project. The Tribal Administrator declined the offer, stating that their Tribe fully supports the development of an airport on Akun Island.

Proposed Authorization

The Service proposes to issue an IHA for small numbers of northern sea otters harassed incidentally by the Applicants while conducting the Akutan Airport, Alaska, Airport Construction and Hovercraft Operation. The final IHA would specify the starting date and ending date (1 year later) for the authorization. Authorization for incidental take beyond the period specified in the final IHA will require a request for renewal.

The final IHA would also incorporate the mitigation, monitoring, and reporting requirements discussed in this proposal. The Applicants will be responsible for following those requirements. These authorizations do not allow the intentional taking of northern sea otters.

If the level of activity exceeds that described by the Applicants, or the level or nature of take exceeds those projected here, the Service will reevaluate its findings. The Secretary may modify, suspend, or revoke an authorization if the findings are not accurate or the conditions described herein are not being met.

Request for Public Comments

The Service requests interested persons to submit comments and information concerning this proposed IHA. Consistent with section 101(a)(5)(D)(iii) of the MMPA, we are opening the comment period on this proposed authorization for 30 days (see ADDRESSES).

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.

Paul Loether,
Chief, National Register of Historic Places/ National Historic Landmarks Program.

ARKANSAS

Pulaski County
Main Street Commercial District, The 300 block of Main St bounded by E 3rd on the N and E 4th on the S, Little Rock, 10000396

CALIFORNIA

Mendocino County
Ford, Jerome B., House, 735 Main St, Mendocino, 10000394

FLORIDA

Citrus County
The Masonic Temple of Citrus, Lodge #18, F. and A.M., 111 W Main St, Inverness, 10000387

INDIANA

Cass County
Atkinson, Josephus, Farm, 4474 W. County Rd 400 S., Clymers, 10000373

Hamilton County
Thornhurst Addition, (Historic Residential Suburbs in the United States, 1830–1960 MPS) Bounded by 650 to 742 W Main St, Thornhurst Dr and Rogers Ct, Carmel, 10000378

Lake County
Nichols, Charles E., House, 231 W Commercial Ave, Lowell, 10000375
Northern States Life Insurance Company, 5935 Holman Ave, Hammond, 10000376

Porter County
Haste-Crumpacker House, 208 N Michigan St, Valparaiso, 10000374

Randolph County
Union City School, (Indiana’s Public Common and High Schools MPS) 310 N Walnut St, Union City, 10000379

Wabash County
Peabody Memorial Tower, 400 W 7th St, North Manchester, 10000377

LOUISIANA

Calcasieu Parish
Cash Grocery and Sales Company Warehouse, 801 Enterprise Blvd, Lake Charles, 10000395
East Baton Rouge Parish Rabalais House, 1300 Steele Blvd, Baton Rouge, 10000388
orders on stainless steel wire rod from Italy, Japan, Korea, Spain, and Taiwan would be likely to lead to continuation or recurrence of material injury to an industry in the United States within a reasonably foreseeable time.¹

Background

The Commission instituted these reviews effective July 1, 2009 (74 FR 31765, July 2, 2009) and determined on October 5, 2009, that it would conduct full reviews (74 FR 54068, October 21, 2009). Notice of the scheduling of the Commission’s reviews and of a public hearing to be held in connection therewith was given by posting copies of the notice in the Office of the Secretary, U.S. International Trade Commission, Washington, DC, and by publishing the notice in the Federal Register on November 30, 2009 (74 FR 62588). The hearing was held in Washington, DC, on April 8, 2010, and all persons who requested the opportunity were permitted to appear in person or by counsel.

The Commission transmitted its determinations in these reviews to the Secretary of Commerce on May 28, 2010. The views of the Commission are contained in USITC Publication 4154 (May 2010), entitled Stainless Steel Wire Rod from Italy, Japan, Korea, Spain, and Taiwan: Investigation Nos. 731–TA–770–773 and 775 (Second Review).

¹By order of the Commission.

Issued: June 2, 2010.

William R. Bishop,
Acting Secretary to the Commission.

DEPARTMENT OF JUSTICE

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

Notice is hereby given that on June 02, 2010, a proposed Consent Decree (the “Decree”) in United States v. Frank Romano, et. al., Civil Action No. 1:08-cv-00314, was lodged with the United States District Court for the District of New Jersey.

In a complaint, filed on January 17, 2008, the United States alleged that Frank Romano and Paul Romano were liable pursuant to Section 107(a)(2) and

¹Chairman Shara L. Aranoff, Vice Chairman Daniel R. Pearson, and Commissioner Deanna Tanner Okun dissenting with respect to Italy. Vice Chairman Daniel R. Pearson and Commissioner Deanna Tanner Okun dissenting with respect to Korea and Spain.