

burden for this collection is 13,339 hours. The following chart details the individual components and respective hour burden estimates of this ICR. In calculating the burdens, we assumed that respondents perform certain requirements in the normal course of their activities. We consider these to be usual and customary and took that into account in estimating the burden.

CIAP reporting and/or record-keeping requirement	Hour burden
Submit Project Narrative	42
Submit annual Performance Reports	8
Submit bi-annual performance reports	8
Notify BOEMRE in case of delays, adverse conditions, etc., which impair ability to meet objectives of the award including statement of action taken or contemplated or assistance required (included non-construction and construction grants)	8
Request termination and supporting information *	6
Retain all records/documentation for 3 years *5
Retain records longer than 3 years if they relate to claim, audit, litigation, etc. Exempt under 5 CFR 1320.4(a)(2), (c).	0
Telephone follow-up discussion on Financial Capabilities	8
Develop language and individual signage at CIAP Sites—Estimated 30 construction projects with temp signs initially—permanent signs 2–4years *	4
Submission of photographs/cds of projects for tracking purposes *	8
Voluntarily submit draft Coastal Impact Assistance Plan with appropriate supporting documentation	1
Submit final Coastal Impact Assistance Plan and all supporting documentation (i.e., Governor's certification of public participation; Appendices C, D, and E) ..	1
Request delay by states for submitting final plan, with relevant data	1
Request minor changes and/or amendments to a plan	8

* Initially determined that this will be minimal burden, for the first 3 years, until more respondents are actively involved in a CIAP project.

Estimated Reporting and Recordkeeping “Non-Hour Cost” Burden: We have identified no non-hour cost burdens for this collection.

Public Disclosure Statement: The PRA (44 U.S.C. 3501, *et seq.*) provides that an agency may not conduct or sponsor a collection of information unless it displays a currently valid OMB control number. Until OMB approves a

collection of information, you are not obligated to respond.

Comments: Before submitting an ICR to OMB, PRA section 3506(c)(2)(A) 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.

Agencies must also estimate the non-hour cost burdens to respondents or recordkeepers resulting from the collection of information. Therefore, if you have costs to generate, maintain, and disclose this information, you should comment and provide your total capital and startup cost components or annual operation, maintenance, and purchase of service components. You should describe the methods you use to estimate major cost factors, including system and technology acquisition, expected useful life of capital equipment, discount rate(s), and the period over which you incur costs. Capital and startup costs include, among other items, computers and software you purchase to prepare for collecting information, monitoring, and record storage facilities. You should not include estimates for equipment or services purchased: (i) Before October 1, 1995; (ii) to comply with requirements not associated with the information collection; (iii) for reasons other than to provide information or keep records for the Government; or (iv) as part of customary and usual business or private practices.

We will summarize written responses to this notice and address them in our submission for OMB approval. As a result of your comments, we will make any necessary adjustments to the burden in our submission to OMB.

Public Comment Procedures: Before including your address, phone number, email 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.

BOEMRE Information Collection Clearance Officer: Arlene Bajusz (703) 787–1025.

Dated: January 20, 2011.

Doug Slitor,

Acting Chief, Office of Offshore Regulatory Programs.

[FR Doc. 2011–1854 Filed 1–27–11; 8:45 am]

BILLING CODE 4310-MR-P

DEPARTMENT OF THE INTERIOR

Fish and Wildlife Service

[FWS-R4-R-2010-N161; 40136-1265-0000-S3]

Felsenthal/Overflow National Wildlife Refuges, Ashley, Desha, Union, and Bradley Counties, AR; Final Comprehensive Conservation Plan and Finding of No Significant Impact for Environmental Assessment

AGENCY: Fish and Wildlife Service, Interior.

ACTION: Notice of availability.

SUMMARY: We, the Fish and Wildlife Service (Service), announce the availability of our final comprehensive conservation plan (CCP) and finding of no significant impact (FONSI) for the environmental assessment for Felsenthal/Overflow National Wildlife Refuges (NWRs). In the final CCP, we describe how we will manage these refuges for the next 15 years.

ADDRESSES: You may obtain a copy of the CCP by writing to: Mr. Bernie Petersen, Project Leader, South Arkansas National Wildlife Refuge Complex, 5531 Highway 82 West, Crossett, AR 71635. The CCP may also be accessed and downloaded from the Service’s Web site: <http://southeast.fws.gov/planning/> under “Final Documents.”

FOR FURTHER INFORMATION CONTACT: Mr. Mike Dawson, Refuge Planner, Jackson, MS; telephone: 601/965–4903, ext. 20; fax: 601/965–4010; e-mail: mike_dawson@fws.gov.

SUPPLEMENTARY INFORMATION:

Introduction

With this notice, we finalize the CCP process for Felsenthal/Overflow NWRs. We started this process through a notice in the **Federal Register** on April 2, 2008 (73 FR 17992).

Felsenthal NWR was established in 1975 as mitigation for the creation of the U.S. Army Corps of Engineers’ Ouachita

and Black Rivers' Navigation Project and Felsenthal Lock and Dam. The refuge is located in southeast Arkansas, approximately 8 miles west of the town of Crossett. This 65,000-acre refuge is named for the small Felsenthal community located at its southwest corner, and contains an abundance of water resources dominated by the Ouachita and Saline Rivers and the Felsenthal Pool.

Overflow NWR was established in 1980 and encompasses 13,973 fee-title acres in Ashley County in southeast Arkansas, about 5 miles west of the town of Wilmot. The refuge was established to protect one of the remaining bottomland hardwood forests considered vital for maintaining mallard, wood duck, and other waterfowl populations in the Mississippi Flyway. In addition, the Oakwood Unit, an area of 2,263 acres in Desha County that was transferred from the Farm Service Agency in 1990, is administered by Overflow NWR.

We announce our decision and the availability of the final CCP and FONSI for Felsenthal/Overflow NWRs in accordance with the National Environmental Policy Act (NEPA) [40 CFR 1506.6(b)] requirements. We completed a thorough analysis of impacts on the human environment, which we included in the Draft Comprehensive Conservation Plan and Environmental Assessment (Draft CCP/EA). The CCP will guide us in managing and administering Felsenthal/Overflow NWRs for the next 15 years. Alternative B is the foundation for the CCP.

The compatibility determinations for (1) Hunting; (2) fishing; (3) wildlife observation and photography; (4) environmental education and interpretation; (5) power boating; (6) all-terrain vehicle use; (7) bee keeping; (8) berry picking; (9) camping; (10) commercial fishing; (11) dog field trials; (12) firewood cutting; (13) forest management; (14) furbearer trapping; (15) horseback riding; and (16) bicycling, boating (non-motorized), swimming, beach use, and hiking/backpacking are available in the final CCP.

Background

The National Wildlife Refuge System Administration Act of 1966 (16 U.S.C. 668dd-668ee) (Administration Act), as amended by the National Wildlife Refuge System Improvement Act of 1997, requires us to develop a CCP for each national wildlife refuge. The purpose for developing a CCP is to provide refuge managers with a 15-year plan for achieving refuge purposes and contributing toward 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 Administration Act.

Comments

We made copies of the Draft CCP/EA available for a 30-day public review period as announced in the **Federal Register** on June 7, 2010 (75 FR 32205). We received five comments on the Draft CCP/EA.

Selected Alternative

The Draft CCP/EA identified and evaluated three alternatives for managing the refuges. After considering the comments we received and based on the professional judgment of the planning team, we selected Alternative B for implementation. We believe this alternative is the most effective management action for meeting the vision, goals, and purposes of the refuges by optimizing habitat management and visitor services. This alternative will also allow the refuges to provide law enforcement protection that adequately meets the needs of both refuges.

This alternative will focus on augmenting wildlife and habitat management to identify, conserve, and restore populations of native fish and wildlife species, with an emphasis on migratory birds and threatened and endangered species. This will partially be accomplished by increased monitoring of waterfowl, other migratory birds, and endemic species in order to assess and adapt management strategies and actions. The restoration of the Felsenthal Pool will be a vital part of this management action and will be crucial to ensuring healthy and viable ecological communities. This restoration will require increased water management, invasive aquatic vegetation control, and reestablishment of water quality standards and possibly populations of game fish species. Nuisance wildlife populations and invasive plant species will be more aggressively managed by implementing a control plan.

Authority: This notice is published under the authority of the National Wildlife Refuge

System Improvement Act of 1997, Public Law 105-57.

Dated: September 3, 2010.

Mark J. Musaus,
Acting Regional Director.

Editorial Note: This document was received in the Office of the Federal Register Tuesday, January 25, 2011.
[FR Doc. 2011-1868 Filed 1-27-11; 8:45 am]

BILLING CODE 4310-55-P

DEPARTMENT OF THE INTERIOR

Fish and Wildlife Service

[FWS-R4-R-2010-N172; 40136-1265-0000-S3]

Tennessee National Wildlife Refuge, Henry, Benton, Decatur, and Humphreys Counties, TN; Final Comprehensive Conservation Plan and Finding of No Significant Impact for Environmental Assessment

AGENCY: Fish and Wildlife Service, Interior.

ACTION: Notice of availability.

SUMMARY: We, the Fish and Wildlife Service (Service), announce the availability of our final comprehensive conservation plan (CCP) and finding of no significant impact (FONSI) for the environmental assessment for Tennessee National Wildlife Refuge (NWR). In the final CCP, we describe how we will manage this refuge for the next 15 years.

ADDRESSES: You may obtain a copy of the CCP by writing to: Mr. Troy Littrell, Tennessee National Wildlife Refuge, 3006 Dinkins Lane, Paris, Tennessee 38242. The CCP may also be accessed and downloaded from the Service's Web site: <http://southeast.fws.gov/planning/>, under "Final Documents."

FOR FURTHER INFORMATION CONTACT: Mr. Troy Littrell; telephone: 731/642-2091; fax: 731/644-3351; e-mail: troy_littrell@fws.gov.

SUPPLEMENTARY INFORMATION:

Introduction

With this notice, we finalize the CCP process for Tennessee NWR. We started this process through a notice in the **Federal Register** on April 2, 2008 (73 FR 17994).

On December 28, 1945, President Harry S. Truman signed Executive Order No. 9670, establishing the Tennessee NWR. The following day, the Department of the Interior and the Tennessee Valley Authority (TVA) entered into an agreement that the lands would henceforth be reserved for use as a wildlife refuge. Tennessee NWR runs