The BLM seeks information about historic and cultural resources within the area potentially affected by the proposed land use amendments to assist in analyzing the potential impacts in the context of both NEPA and Section 106 of the NHPA. In addition, consistent with 36 CFR 800.8, the BLM anticipates coordinating its compliance with NHPA with fulfilling its obligations under NEPA to the extent possible. The BLM also may develop a Programmatic Agreement that addresses how the agency will fulfill its obligations under Section 106 of the NHPA with respect to the development of oil shale and tar sands. To the extent possible, the BLM intends to publish a draft of such Programmatic Agreement, if developed, concurrently with publication of any Draft EIS.

Consistent with the Federal government’s government-to-government relationship with Indian Tribes, BLM consultation with these Tribes will be conducted in accordance with Executive Order 13575, and Tribal concerns, including impacts on Indian trust assets, will be given due consideration. The BLM invites Federal, State, and local agencies, along with Tribes and other stakeholders that may be interested or affected by the BLM’s decision on this project, to participate in the scoping process. These entities, if eligible, may request or be requested by the BLM to participate as a cooperating agency in the NEPA process or the BLM to participate as a cooperating agency in the NHPA process or consulting party in the NHPA process.

You may submit comments on issues and planning criteria in writing to the BLM at any public scoping meeting, or by using one of the methods listed in the ADDRESSES section above. After BLM has gathered public input on issues the planning and NEPA process should address, we will categorize comments received as follows:

1. Issues to be resolved in the plan;
2. Issues to be resolved through policy, regulation, or administrative action; or
3. Issues beyond the scope of this plan amendment process.

The BLM will provide an explanation in the Programmatic EIS as to why we placed an issue in category two or three.

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: 40 CFR 1501.7, 43 CFR 1610.2.

Mike Nedd,
Assistant Director, Minerals, Realty, and Resource Protection.

[F.R. Doc. 2011–9120 Filed 4–13–11; 8:45 am]

BILLING CODE P

DEPARTMENT OF THE INTERIOR
National Park Service

[NPS–WASO–NRRNL–0311–7056; 2280–665]

National Register of Historic Places; Notification of Pending Nominations and Related Actions

Nominations for the following properties being considered for listing or related actions in the National Register were received by the National Park Service before March 26, 2011. Pursuant to section 60.13 of 36 CFR Part 60, written comments are being accepted concerning the significance of the nominated properties under the National Register criteria for evaluation. Comments may be forwarded by United States Postal Service, to the National Register of Historic Places, National Park Service, 1849 C St., NW., MS 2280, Washington, DC 20240; by all other carriers, National Register of Historic Places, National Park Service, 1201 Eye St., NW., 8th Floor, Washington, DC 20005; or by fax, 202–371–6447. Written or faxed comments should be submitted by April 29, 2011. 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.

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

ALABAMA

Baldwin County
Mallis Plantation, 10145 US 90, Daphne, 11000238

COLORADO

Denver County
Saint Philomena Catholic Parish School, 940 Fillmore St., Denver, 11000239

Weld County
Von Gohren—Thompson Homestead—Gerry Farm Rural Historic Landscape, (Historic Farms and Ranches of Weld County MPS) Address Restricted, Greeley, 11000240

FLORIDA

Sarasota County
Chidsney Library, 701 N. Tamiami Trail, Sarasota, 11000241

ILLINOIS

Adams County
Quincy National Cemetery, (Civil War Era National Cemeteries MPS) 36th & Main Sts., Quincy, 11000242

Cook County
Sutherland Hotel, 4659 S. Drexel Blvd., Chicago, 11000243

Kane County
Hubbard, Joel H., House, 304 N. 2nd Ave., St. Charles, 11000244

Madison County
Alton National Cemetery, (Civil War Era National Cemeteries MPS) 600 Pearl St., Alton, 11000245

Winnebago County
Zioca Building, 416 S. Main St., Rockford, 11000246

MASSACHUSETTS

Norfolk County
Oak Grove Farm, 410 Exchange St., Millis, 11000247

MISSOURI

Jackson County
Locust Street Apartments, (Working-Class and Middle-Income Apartment Buildings in Kansas City, Missouri MPS) 3421 & 3425 Locust St., Kansas City, 11000249

St. Louis Independent City Hamilton Hotel, 956 Hamilton Ave., St. Louis (Independent City), 11000248

NEVADA

Storey County
Piper, Henry, House, 58 N. B St., Virginia City, 11000254

Washoe County
Galena Creek Schoolhouse, (School Buildings in Nevada MPS) 16000 Callahan Rd., Reno, 11000255

NEW JERSEY

Atlantic County
Risley School, 134 Cape May Ave., Esters Manor City, 11000256

NEW YORK

Clinton County
Heyworth—Mason Industrial Building, Mason Hill Rd., Peru, 11000250

Essex County
Crandall Marine Railway, 11 Dry Dock Ln., Ticonderoga, 11000251
INTERNATIONAL TRADE COMMISSION

[USITC SE–11–009]

Government in the Sunshine Act Meeting


ORIGINAL DATE AND TIME: April 12, 2011 at 11 a.m.

NEW DATE AND TIME: April 14, 2011 at 1:30 p.m.


STATUS: Open to the public.

In accordance with 19 CFR 201.35(d)(1), the Commission has determined to reschedule the meeting of 11 a.m., April 12, 2011 to 1:30 p.m., April 14, 2010. Earlier announcement of this rescheduling was not possible.

By order of the Commission.

Issued: April 11, 2011.

James R. Holbein,
Acting Secretary to the Commission.

[FR Doc. 2011–9140 Filed 4–12–11; 11:15 am]

BILLING CODE 7020–02–P

DEPARTMENT OF JUSTICE

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

Under 28 CFR 50.7, notice is hereby given that on April 8, 2011, four proposed consent decrees signed by defendants Arch Coal, Inc., K&M Investors, Inc., Momentive Specialty Chemicals, Inc., and SWERI LP were lodged in the civil action United States v. Arch Coal, Inc., et al., Civil Action No. 1:11–cv–00055, in the United States District Court for the Eastern District of Missouri, Southeastern Division.

In this action the United States is seeking response costs pursuant to Section 107 of the Comprehensive Environmental Response, Compensation and Liability Act (“CERCLA”), 42 U.S.C. 9067, for costs incurred in response to releases of hazardous substances at the Missouri Electric Works Superfund Site (“the Site”), in Cape Girardeau, Missouri. The proposed consent decrees will resolve the United States’ claims against the four defendants under Section 107 of CERCLA, 42 U.S.C. 9067, at the Site. Under the terms of the proposed consent decree, the defendants will make the following cash payments to the United States:

- Arch Coal, $21,850.58; K&M Investors, $89,569.12; Momentive Specialty Chemicals, $2,441.70; and SWERI, $31,167.05.

In return, the United States will grant all four defendants covenants not to sue under CERCLA with respect to the Site. The Department of Justice will receive for a period of thirty (30) days after the date of this publication comments relating to the proposed consent decrees. Comments should be addressed to the Assistant Attorney General, Environment and Natural Resources Division, P.O. Box 7611, U.S. Department of Justice, Washington, DC 20044–7611, and should refer to the proposed consent decrees.

[FR Doc. 2011–9140 Filed 4–13–11; 8:45 am]

BILLING CODE 4410–15–P

DEPARTMENT OF JUSTICE

Antitrust Division


Notice is hereby given pursuant to the Antitrust Procedures and Penalties Act, 15 U.S.C. 16(b)–(h), that a proposed Final Judgment and Competitive Impact Statement have been filed with the United States District Court for the District of Columbia in United States of America and State of New York v. Stericycle, Inc., et al., Civil Action No. 1:11–cv–00689. On April 8, 2011, the United States and the attorney general for the State of New York filed a Complaint alleging that the proposed acquisition by Stericycle, Inc. of Healthcare Waste Solutions ("HWS") would violate Section 7 of the Clayton Act, 15 U.S.C. 18. The proposed Final Judgment, filed the same time as the Complaint, requires Stericycle and HWS to divest HWS’s Bronx, New York transfer station, which is used in the provision of infectious waste treatment services for customers in the New York City metropolitan area.

Copies of the Complaint, proposed Final Judgment, and Competitive Impact Statement are available for inspection at the Antitrust Division, 1010 Half Street, N.W., Washington, DC 20530 (telephone: 202–514–2481), on the Department of Justice’s Web site at http://www.usdoj.gov/atr, and at the Office of the Clerk of the United States District Court for the District of Columbia. Copies of these materials may be obtained from the Antitrust Division upon request and payment of a copying fee set by Department of Justice regulations.