are outlined in 50 CFR 23.87. As noted in paragraph (c) of that section, we may modify or suspend the procedures outlined there if they would interfere with the timely or appropriate development of documents for submission to the meeting of the Conference of the Parties and of U.S. negotiating positions.

Author: The primary author of this notice is Mark Albert, Division of Management Authority; under the authority of the U.S. Endangered Species Act of 1973, as amended (16 U.S.C. 1531 et seq.).

Date: June 8, 2012.

Daniel M. Ashe, Director.

[FR Doc. 2012–15121 Filed 6–20–12; 8:45 am]
BILLING CODE 4310–DN–P

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[LLMT922200–12–L13100000–FI0000–P; SDM 96907]

Notice of Proposed Reinstatement of Terminated Oil and Gas Lease SDM 96907, South Dakota

AGENCY: Bureau of Land Management, Interior.

ACTION: Notice.

SUMMARY: We, the U.S. Fish and Wildlife Service, propose to reinstate the lease,

of 1920 (30 U.S.C. 188). We are

proposing to reinstate the lease,

31(d) and (e) of the Mineral Leasing Act

reinstatement of the lease under Sec.

and

$163 cost of publishing this Notice.

FOR FURTHER INFORMATION CONTACT: Teri Bakken, Chief, Fluids Adjudication Section, Bureau of Land Management Montana State Office, 5001 Southgate Drive, Billings, Montana 59101–4669.

406–896–5091, Teri_Bakken@blm.gov.

Persons who use a

telecommunications device for the deaf (TDD) may call the Federal Information Relay Service (FIRS) at 1–800–877–8339 to contact the above individual during normal business hours. The FIRS is

available 24 hours a day, 7 days a week, to leave a message or question with the above individual. You will receive a reply during normal business hours.

Teri Bakken,

Chief, Fluids Adjudication Section.

[FR Doc. 2012–15164 Filed 6–20–12; 8:45 am]
BILLING CODE 4310–DN–P

DEPARTMENT OF THE INTERIOR

National Park Service

[NPS–MWR–CUVA–10100; 6065–4000–409]

Draft Trail Management Plan and Environmental Impact Statement for Cuyahoga Valley National Park, Ohio

AGENCY: National Park Service, Interior.

ACTION: Notice of Availability.

SUMMARY: The National Park Service (NPS) announces the availability of a draft Trail Management Plan and Environmental Impact Statement for Cuyahoga Valley National Park, Ohio.

DATES: The draft Trail Management Plan and Environmental Impact Statement will be available for public comment for a 60-day public review period. Comments must be received no later than 60 days after the Environmental Protection Agency publishes its notice of availability in the Federal Register. Public meetings will be held; specific dates, times, and locations will be announced in the local media, on the Internet, and will also be available by contacting the park at 440–546–5905.

ADDRESSES: A copy of the Plan/EIS is available on the Internet on the NPS Planning, Environment, and Public Comment Web site at: http://www.parkplanning.nps.gov/cuyahogatrailplan. Copies may also be obtained by making a request in writing or picked up in person at Cuyahoga Valley National Park, 15610 Vaughn Road, Brecksville, Ohio 44141.

FOR FURTHER INFORMATION CONTACT: Contact Superintendent Austin at the address above or by telephone at 440–546–5905.

SUPPLEMENTARY INFORMATION: We, the NPS, have prepared a comprehensive updated Trail Management Plan and Environmental Impact Statement. The Plan/EIS will serve as a blueprint to guide the expansion, elimination, restoration, management, and use of the trail system and its associated trail facilities over the next 15 years. Since 1985, when our first Trail Plan was established, many changes have occurred that require an update to the Plan. These include the Park’s growth in visitation and programs, some park trails requiring increased operational investment due to their location and use patterns, expansion of regional trail networks, and change in outdoor recreation trends.

Several alternative actions, including the No Action, were considered in the development of the draft EIS. These are summarized briefly here. Other alternatives were explored but dismissed; these are discussed in the draft EIS.

Alternative 1—No Action: The trails, authorized uses, and facilities addressed in this plan would remain as they currently exist. We would continue trail management under current park policies, protocols and monitoring. A continuation of trail projects would occur on an individual basis and as opportunities arise with separate planning and compliance.

Actions Common to All Action Alternatives—All action alternatives share common actions to assist in meeting the goals of the Plan/EIS. These include the restoration of the existing trail system, adoption of Sustainable Trail Guidelines, and the consideration of trail facilities. Trail facilities evaluated include a water trail system with non-motorized boat launch sites along the Cuyahoga River, trailside and riverside campgrounds, and improved parking facilities.

Alternative 2A—Re-Use: Alternative 2A emphasizes the importance of enhancing the existing trail system’s sustainability for future generations with limited expansion and reuse of existing corridors.

Alternative 2B—Re-Use with Mountain Bike Use: Alternative 2B is the same as Alternative 2A with the addition of an authorization for a linear mountain bike trail on existing trails within the Park and on lands owned and managed by our partners.

Alternative 3A—Recreation Focus: “Trail Hubs” will serve as interchangeable areas for recreational trail use that provides the full variety of trail experiences the Park has to offer. Trail hubs would be placed at existing visitor facilities throughout the park to establish activity centers for trail use and other activities.

Alternative 3B—Recreation Focus with Mountain Bike Use: Alternative 3B is the same as Alternative 3A with the addition of new mountain bike trails
INTERNATIONAL TRADE COMMISSION

[Investigation No. 731–TA–739 (Third Review)]

Clad Steel Plate From Japan; Notice of Commission Determination To Conduct a Full Five-Year Review


ACTION: Notice.

SUMMARY: The Commission hereby gives notice that it will proceed with a full review pursuant to section 751(c)(5) of the Tariff Act of 1930 (19 U.S.C. 1675(c)(5)) to determine whether revocation of the antidumping duty order on clad steel plate from Japan would be likely to lead to continuation or recurrence of material injury within a reasonably foreseeable time. A schedule for the review will be established and announced at a later date. For further information concerning the conduct of this review and rules of general application, consult the Commission’s Rules of Practice and Procedure, part 201, subparts A through E (19 CFR part 201), and part 207, subparts A, D, E, and F (19 CFR part 207).

DATES: Effective Date: May 7, 2012.


SUPPLEMENTARY INFORMATION: On May 7, 2012, the Commission determined that it should proceed to a full review in the subject five-year review pursuant to section 751(c)(5) of the Act. The Commission found that both the domestic and respondent interested party group responses to its notice of institution (77 FR 5052, February 1, 2012) were adequate. A record of the Commissioners’ votes, the Commission’s statement on adequacy, and any individual Commissioner’s statements will be available from the Office of the Secretary and at the Commission’s Web site.

Authority: This review is being conducted under authority of title VII of the Tariff Act of 1930. This notice is published pursuant to section 207.62 of the Commission’s rules.

By order of the Commission.


Lisa R. Barton, Acting Secretary to the Commission.

DEPARTMENT OF JUSTICE

Notice of Lodging of Proposed Consent Decree Under the Clean Water Act

Notice is hereby given that on June 6, 2012, a proposed Consent Decree in United States of America v. The City of Perth Amboy, New Jersey a Municipal Corporation, and the State of New Jersey, Civil Action No. 2:12–cv–03404 was lodged with the United States District Court for the District of New Jersey.

The proposed Consent Decree resolves the City of Perth Amboy’s (Perth Amboy) Clean Water Act (CWA) violations stemming from its failure to properly operate and maintain its combined sewer system. Under the terms of the Consent Decree, Perth Amboy will pay a $17,000 penalty and implement injunctive relief valued at approximately $5.4 million. The injunctive relief required by the Consent Decree includes a system-wide inspection and engineering assessment that will result in a corrective action plan that will include construction projects to repair and reline sewer lines, a pilot study of combined sewer overflows, and the development of a revised operation and maintenance manual.

The Department of Justice will receive for a period of thirty (30) days from the date of this publication comments relating to the Consent Decree. Comments should be addressed to the Assistant Attorney General, Environment and Natural Resources Division, and either emailed to pubcomment-ees.endr@usdoj.gov or mailed to P.O. Box 7611, U.S. Department of Justice, Washington, DC 20044–7611, and should refer to the City of Perth Amboy, D.J. Ref. 90–5–1–09500.

During the public comment period, the Consent Decree may be examined on the following Department of Justice Web site, to http://www.usdoj.gov/enrd/Consent_Decrees.html. A copy