experience or career achievements related to the interest to be represented). Attach additional pages, if necessary;
9. Qualifications: Education, training, and experience that qualify you to serve on the Board;
10. Experience or knowledge of wild horse and burro management;
11. Experience or knowledge of horses or burros: (Equine health, training, and management);
12. Experience in working with disparate groups to achieve collaborative solutions (e.g., civic organizations, planning commissions, school boards, etc.);
13. Indicate any BLM permits, leases, or licenses held by you or your employer;
14. Indicate whether you are a federally registered lobbyist; and
15. Explain why you want to serve on the Board.
Attach or have at least one letter of reference sent from special interests or organizations you may represent, including, but not limited to, business associates, friends, co-workers, local, state, and/or Federal government representatives, or members of Congress. Please include any other information that speaks to your qualifications.
As appropriate, certain Board members may be appointed as special government employees. Special government employees serve on the Board without compensation, and are subject to financial disclosure requirements in the Ethics in Government Act and 5 CFR part 2634. Nominations are to be sent to the address listed under ADDRESSES above.
Privacy Act Statement: The authority to request this information is contained in 5 U.S.C. 301, the Federal Advisory Committee Act (FACA), and Part 1784 of Title 43, Code of Federal Regulations. It is used by the appointment officer to determine education, training, and experience related to possible service on an advisory council of the BLM. If you are appointed as an advisor, the information will be retained by the appointing official for as long as you serve. Otherwise, it will be destroyed 2 years after termination of your membership or returned (if requested) following announcement of the Board’s appointments. Submittal of this information is voluntary. However, failure to complete any or all items will inhibit fair evaluation of your qualifications, and could result in you not receiving full consideration for appointment.
Membership Selection: Individuals shall qualify to serve on the Board because of their education, training, or experience that enables them to give informed and objective advice regarding the interest they represent. They should demonstrate experience or knowledge of the area of their expertise and a commitment to collaborate in seeking solutions to resource management issues. The Board is structured to provide fair membership and balance, both geographic and interest specific, in terms of the functions to be performed and points of view to be represented. Members are selected with the objective of providing representative counsel and advice about public land and resource planning. No person is to be denied an opportunity to serve because of race, age, sex, religion, or national origin. The Obama Administration prohibits individuals who are currently federally registered lobbyists to serve on all FACA and non-FACA boards, committees or councils. Pursuant to Section 7 of the Wild Free-Roaming Horses and Burros Act, members of the Board cannot be employed by either Federal or state governments.
Authority: 43 CFR 1784.4–1.
Edwin L. Roberson,
Assistant Director, Renewable Resources and Planning.

[FR Doc. 2013–15873 Filed 7–1–13; 8:45 am]
BILLING CODE 4310–84–P

DEPARTMENT OF THE INTERIOR
National Park Service
[NPS–WASO–NRNHL–13310; PPWOCRADI0, PCU00RP14.R50000]

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 June 8, 2013. Pursuant to § 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 July 17, 2013. 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.

Dated: June 13, 2013.
J. Paul Loether,
Chief, National Register of Historic Places/ National Historic Landmarks Program.

ARIZONA
Maricopa County
Tempe Double Butte Cemetery (Pioneer Section), 2505 W. Broadway Rd., Tempe, 13000508

CALIFORNIA
Los Angeles County
Boyle Hotel—Cummings Block, 101–105 N. Boyle Ave., Los Angeles, 13000509
Case Study House No. 1, (Case Study House Program MPS) 10152 Toluca Lake Ave., Los Angeles, 13000512
Case Study House No. 22, (Case Study House Program MPS) 1635 Woods Dr., Los Angeles, 13000519
Case Study House No. 10, (Case Study House Program MPS) 711 S. San Rafael Ave., Los Angeles, 13000514
Case Study House No. 16, (Case Study House Program MPS) 1811 Bel Air Rd., Los Angeles, 13000515
Case Study House No. 18, (Case Study House Program MPS) 199 Chautauqua Blvd., Los Angeles, 13000516
Case Study House No. 20, (Case Study House Program MPS) 2275 N. Santa Rosa Ave., Los Angeles, 13000517
Case Study House No. 21, (Case Study House Program MPS) 9038 Wonderland Park Ave., Los Angeles, 13000518
Case Study House No. 9, (Case Study House Program MPS) 205 Chautauqua Blvd., Los Angeles, 13000513
Community Clubhouse, 1200 N. Vista St., West Hollywood, 13000510
Orange County
Fender’s Radio Service, 1–7 S. Harbor Blvd., Fullerton, 13000511
San Diego County
Case Study House No. 23A, (Case Study House Program MPS) 2342 Rue de Anne, La Jolla, 13000520
Case Study House No. 23C, (Case Study House Program MPS) 2339 Rue de Anne, La Jolla, 13000521
Ventura County
Case Study House No. 28, (Case Study House Program MPS) 91 Inverness Rd., Thousand Oaks, 13000522
COLORADO
Costilla County
Capilla de San Isidro, 21801 Cty. Rd. KS, Los Huertes, 13000523

Garfield County
Holland—Thompson Property, 1605 CO 133, Carbondale, 13000524

CONNECTICUT
Fairfield County
Williams House, 5 Williams Rd., New Fairfield, 13000525

Fordham County
Sisson—South Whitney Historic District, Roughly bounded by West Blvd., S. Whitney St., Farmington & Sisson Aves., Hartford, 13000526

Swift, M. and Sons Company Historic District, 10 & 60 Love Ln., Hartford, 13000527

Whitfield Cowles House, 118 Spoonville Rd., East Granby, 13000528

GEORGIA
Banks County
Brooks Family Farm, 584 Silver Shoals Rd., Lula, 13000529

Clarke County
Cobb, T.R.R., House, 175 Hill St., Athens, 13000530

Coweta County
Ray, Mary, Memorial School, 771 Raymond Shedden Ave., Raymond, 13000531

Monroe County
Byram Rd., Greenwich, 77001390

Worcester County
Woodlawn Cemetery, 2 Woodlawn St., Clinton, 13000535

MASSACHUSETTS
Middlesex County
Wheeler—Harrington House, 249 Harrington Ave., Concord, 13000534

Massachusetts
Byram Rd., Greenwich, 77001390

MISSOURI
Clayton County
Stoutimore, David L. and Sallie Ann, House, 501 S. Birch Ave., Plattsburg, 13000536

St. Louis Independent City
Thurman Station, (Auto-Related Resources of St. Louis, Missouri MPS), 2232 Thurman Ave., St. Louis, 13000537

Pennsylvania
Lebanon County
Lebanon Veterans Administration Hospital Historic District, (United States Second Generation Veterans Hospitals MPS), 1700 S. Lincoln Ave., South Lebanon, 13000539

Westmoreland County
Aluminum Research Laboratories, Freeport Rd., New Kensington, 98000413

VIRGINIA
Colonial Heights Independent City
Chesterfield Highlands Historic District, Roughly bounded by the Boulevard, E. Westover, Lafayette, Pickwick, Danville & Lee Aves., Colonial Heights, 13000540

WISCONSIN
Eau Claire County
Borton, Einar and Alice, House, 1819 Lyndale Ave., Eau Claire, 13000541

Wyoming
Fremont County
High Rise Village, Address Restricted, Dubois, 13000542

In the interest of preservation a request to shorten the comment period to three days has been made for the following resources:

MAINE
Hancock County
U.S. Naval Radio Station—Apartment Building and Power House, (Acadia National Park MPS), Atterbury CIR., Winter Harbor, 13000533

OHIO
Starck County
Hoover Company Historic District, 101 E. Maple St., North Canton, 13000538

A request to move has been made for the following resource:

CONNECTICUT
Fairfield County
Lyon, Thomas, House, W. Putnam Ave. and Byram Rd., Greenwich, 77001390

A request for removal has been made for the following resource:

SOUTH CAROLINA
Greenville County
Williams-Earle House, 319 Grove Rd., Greenville, 77000714

[FR Doc. 2013–15788 Filed 7–1–13; 8:45 am]

BILLING CODE 4312–51–P

DEPARTMENT OF JUSTICE

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


The United States, on behalf of the U.S. Environmental Protection Agency, has filed a complaint under the Clean Air Act asserting claims relating to two Midwestern heat recovery coking facilities, one of which is located in Granite City, Illinois (the “Gateway Facility”), and the other of which is located in Franklin Furnace, Ohio (the “Haverhill Facility”). The United States seeks civil penalties and injunctive relief against the owners and operators of the Gateway and Haverhill Facilities. The Haverhill Coke Company, LLC, formerly known as the Haverhill North Coke Company, is an owner and operator of the Haverhill Facility along with SunCoke Energy, Inc. (“SunCoke”) (together “the Haverhill Defendants”). The Gateway Energy & Coke Company, LLC is an owner and operator of the Gateway Facility along with SunCoke (together “the Gateway Defendants”).

The States of Illinois and Ohio are co-plaintiffs in this action. The State of Illinois asserts claims in this action relating to the Gateway Facility under the Illinois Environmental Protection Act (“Illinois Act”), 415 ILCS 5/1 et seq. (2010), and seeks injunctive relief and civil penalties against the Gateway Defendants for violations of the Illinois Act. The State of Ohio asserts claims in this action relating to the Haverhill Facility under Chapter 3745 of the Ohio Revised Code (“ORC”), and the rules adopted thereunder, and seeks injunctive relief and civil penalties against the Haverhill Defendants for violations of ORC Chapter 3704. The Complaint alleges that Gateway Defendants operated the Gateway Facility and the Haverhill Defendants operated the Haverhill Facility in excess of bypass venting limits specified in their Prevention of Significant Deterioration permits, and that the Haverhill Defendants failed to comply with emissions monitoring and reporting requirements.

The Consent Decree would require (1) installation of process equipment to provide redundancy that will allow hot coking gases to be routed to a pollution control device instead of vented directly to the atmosphere in the event of equipment downtime; (2) installation of continuous emissions monitor for sulfur dioxide at one bypass vent per process unit (two at the Haverhill Facility and one at the Gateway Facility); (3) payment of a civil penalty of $1.995 million, of which $1.27 million will go to the United States, $575,000 to the State of Illinois, and $150,000 to the State of Ohio; and (4) performance of a lead hazard abatement supplemental environmental project at a cost of $235,000 at the Gateway Facility. The publication of this notice opens a period for public comment on the Consent Decree. Comments should be addressed to the Assistant Attorney General, Environment and Natural Resources Division, and should refer to