the original agency preferred alternative, such as continued pursuit of a visitor center partnership in the Miami area, except that instead of including a marine reserve zone, the alternatives include a new concept referred to as a special recreation zone. In developing the two new alternatives, the NPS and partner agencies are pursuing a new and novel approach to managing special marine ecosystems in a way that seeks to accomplish the same goals as a marine reserve while accommodating recreational fishing and providing a more enjoyable and diverse visitor experience. The two alternatives are described in detail in chapter 2 of the Supplemental Draft EIS. Chapter 4 describes the key impacts of implementing each of the two alternatives.

In alternative 6 (the new agency preferred alternative), the special recreation zone would include the following activities and limitations: Fishing would be allowed year-round, with a special permit required for access to fish recreationally. There would be some zone-specific fishing restrictions (e.g., no grouper or lobster take, no spearfishing), but in general all other state fishing regulations would apply. There would be no commercial fishing allowed in the special recreation zone, with exception of the existing ballyhoo lampara net fishery. Anchoring within the zone would be prohibited; however additional mooring buoys would be added over time as needed to disperse visitor use and improve the safety of diving operations. Snorkeling and diving would be encouraged, and marine debris would be removed throughout the zone to improve the overall visitor experience for these activities. Alternative 7 is similar to alternative 6 in that it includes a special recreation zone with many of the same zone-specific fishing limitations. Differing from alternative 6, alternative 7 would not require an access permit to fish in the zone, but the area would be closed to recreational fishing during the summer months (June to September). This period is when the coral reef ecosystem is most stressed by warm water conditions and would benefit greatest from a respite in fishing pressure.

Adaptive management would be used in both new alternatives to guide long-term decision-making. Both alternatives would employ a collaborative research and monitoring program (10-year Science Plan) to inform adaptive management decisions. Under alternative 6 only, in years three, five, and eight, the NPS would evaluate effort and take to determine if the original assumptions are being met. Effort and take, in this instance, refer to fishing intensity and total harvest of fish in the zone by permitted fishermen. If the assumptions of effort and take are being exceeded, a multi-agency team would evaluate whether to reduce the number of permits to be issued for following years. For both Alternatives 6 and 7, a multi-agency team would evaluate the need for other management actions that may be warranted to reduce recreational impacts, through the adaptive management process. Depending on site-specific observations and concerns, such actions might include adjustments to the number and location of mooring buoys, changes to public messaging and law enforcement effort, and increased effort to remove marine debris. For both alternatives, a panel of experts would be convened at years five and ten to provide recommendations on the Science Plan, the monitoring results, and long-term management. After ten years the NPS would consider monitoring trends and panel recommendations, and would consult with state and federal agencies before deciding whether to continue adaptively managing visitor use in the special recreation zone or implement a marine reserve zone.

If you wish to comment on the Supplemental Draft EIS, you may submit your comments by any one of several methods. We encourage you to comment via the internet on the PEPC Web site at http://parkplanning.nps.gov/BISC. An electronic public comment form is provided on this Web site. You may also comment via mail to: Biscayne National Park GMP, National Park Service, M. Elmer (DSC–P), P.O. Box 25287, Denver, CO 80225–0287; or by hand delivery to Park headquarters, located at the address listed above.

Before including your address, phone number, email address, or other personal identifying information in your comment, please be aware 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.

The responsible official for this Supplemental Draft EIS is the Regional Director, NPS Southeast Region, 100 Alabama Street SW., 1924 Building, Atlanta, Georgia 30303.
India: Effects on the U.S. Economy, instituted under the authority of section 332(g) of the Tariff Act of 1930 (19 U.S.C. 1332(g)). This investigation was requested by both the House Committee on Ways and Means and the Senate Committee on Finance (the Committees). The Committees requested that this investigation include a survey of U.S. firms in selected industries affected by Indian trade, investment, or industrial policies. The Commission expects to deliver the results of its investigation to the Committees by December 15, 2014.

Summary of Proposal

(1) Number of forms submitted: 1.
(2) Title of form: Trade, Investment, and Industrial Policies in India Questionnaire.
(3) Type of request: New.
(4) Frequency of use: Industry questionnaire, single data gathering, scheduled for 2014.
(5) Description of respondents: Companies in industries particularly affected by Indian trade, investment, or industrial policies.
(6) Estimated number of respondents: up to 15,000.
(7) Estimated total number of hours to complete the questionnaire per respondent: 12 hours.
(8) Information obtained from the questionnaire that qualifies as confidential business information will be so treated by the Commission and not disclosed in a manner that would reveal the individual operations of a firm.

SUPPLEMENTARY INFORMATION:

I. Abstract

The House Committee on Ways and Means and the Senate Committee on Finance (the Committees) have directed the Commission to produce a report that examines Indian policies that discriminate against U.S. trade and investment and estimates the effects these barriers have on the U.S. economy and U.S. jobs. The Committees have requested that the report should (1) provide an overview of trends and policies in India affecting trade and foreign direct investment; (2) describe the significant policies currently maintained by India, the U.S. sectors most affected by these policies, and Indian competitiveness in the affected sectors; (3) present case studies of the effects of particular measures; (4) quantify the economic effects of identified Indian measures on the U.S. economy; and (5) survey U.S. firms in selected sectors on their perceptions of recent changes in Indian policies and the effect of these changes have on U.S. firms’ strategies towards India. The Commission will base its report on a review of available data and other information, including the collection of primary data through a survey of U.S. firms in industries particularly affected by Indian policies.

II. Method of Collection

Respondents will be mailed a letter directing them to download and fill out a form-fillable PDF questionnaire. Once complete, respondents may submit it by uploading it to a secure webserver, emailing it to the study team, faxing it, or mailing a hard copy to the Commission.

III. Request for Comments

Comments are invited on (1) whether the proposed collection of information is necessary; (2) the accuracy of the agency’s estimate of the burden (including hours and cost) of the proposed collection of information; (3) ways to enhance the quality, utility, and clarity of the information to be collected; and (4) ways to minimize the burden of the collection of information on respondents, including through the use of automated collection techniques or other forms of information technology.

The draft questionnaire and other supplementary documents may be downloaded from the USITC Web site at http://pubapps2.usitc.gov/comments_332_543/.

Comments submitted in response to this notice will be summarized and/or included in the request for OMB approval of this information collection; they will also become a matter of public record.

By order of the Commission.
Issued: November 12, 2013.
Lisa R. Barton,
Acting Secretary to the Commission.

(DEPARTMENT OF JUSTICE)

[OMB Number 1103–0098]

Agency Information Collection Activities; Revision of a Previously Approved Collection, With Change; Comments Requested: COPS Application Package

ACTION: 60-Day notice.

The Department of Justice (DOJ) Office of Community Oriented Policing Services (COPS) will be submitting the following information collection request to the Office of Management and Budget (OMB) for review and approval in accordance with the Paperwork Reduction Act of 1995. The revision of a previously approved information collection is published to obtain comments from the public and affected agencies. The purpose of this notice is to allow for 60 days for public comment until January 17, 2014. This process is conducted in accordance with 5 CFR 1320.10.

If you have comments, especially on the estimated public burden or associated response time, suggestions, or need a copy of the proposed information collection instrument with instructions or additional information, please contact Danielle Ouellette, Department of Justice Office of Community Oriented Policing Services, 145 N Street NE., Washington, DC 20530.

Written comments and suggestions from the public and affected agencies concerning the proposed collection of information are encouraged. Your comments should address one or more of the following four points:

—Evaluate whether the proposed collection of information is necessary for the proper performance of the functions of the agency, including whether the information will have practical utility.
—Evaluate the accuracy of the agency’s estimate of the burden of the proposed collection of information, including the validity of the methodology and assumptions used.
—Enhance the quality, utility, and clarity of the information to be collected; and
—Minimize the burden of the collection of information on those who are to respond, including through the use of appropriate automated, electronic, mechanical, or other technological collection techniques or other forms of information technology, e.g., permitting electronic submission of responses.

Overview of This Information Collection

(1) Type of Information Collection: Revision of a previously approved collection, with change; comments requested.
(2) Title of the Form/Collection: COPS Application Package.
(3) Agency form number, if any, and the applicable component of the Department sponsoring the collection: None. U.S. Department of Justice Office of Community Oriented Policing Services.
(4) Affected public who will be asked or required to respond, as well as a brief abstract: Law enforcement agencies and...