

In the example, Refiner A plans for delivery of 4,500 Mcf of its own In-Kind and auction helium and refining for Toller A, an additional 1,520 Mcf of Toller A's In-Kind and auction helium. Refiner A also has 24,816 Mcf available for delivery of helium purchased at sale and a percentage of the amount of its PHSA stored volume (6,269 Mcf) available for delivery.

Refiner B plans for delivery of 2,200 Mcf of its own In-Kind and auction helium and refining for Toller B, an additional 266 Mcf of Toller B's In-Kind, auction, and PHSA helium. Refiner B also has 21,056 Mcf available for delivery of helium purchased at sale and a percentage of the amount of its PHSA stored volume (7,164 Mcf) available for delivery.

Refiner A overdrew its allowance of helium acquired at sale by 106 Mcf. This overage will be deducted during the next calculation month. Toller A had its In-Kind and auction helium refined.

Refiner B drew less than its allowance of helium acquired at sale by 245 Mcf. The volume may still be available for delivery in the next calculation month, based upon the total demand and production capability for that month.

In cases where the volumes requested for the month exceed the BLM's production capacity, the BLM may have to limit delivery to refiners. In those situations, any undelivered gas would remain in the refiners' storage accounts.

In cases where tolling is not occurring and pipeline pressure is rising, the BLM would systematically reduce plant operations to lower levels and potentially re-inject helium or, in the extreme, cease plant production during a particular month.

In-Kind Program

4.01 What is the Federal In-Kind Program? Federal helium suppliers who have contracts to supply helium to the Federal government (agencies, government contractors, and universities with certified Federal grant numbers) are required to buy like amounts of helium from the Federal Helium Reserve. The supplied helium may originate from sources other than the Federal Helium Reserve. Replenishment of helium volumes provided to the government typically takes about 5 months to complete. However, the helium is sold to the suppliers at a discounted rate compared to open market rate.

4.02 Who participates in the Program? Federal helium suppliers, Federal agencies, and grant recipients participate in the Federal In-Kind Program.

4.03 How do I participate? You may be a participant in the Federal In-Kind Program if you are a supplier of pure helium and have entered into contracts to supply helium to the Federal Government, you are a Federal agency requesting helium deliveries, or you are a Federal end user with a per location local volume of 200 Mcf per year and wish to participate in the In-Kind program. Potential Federal end users/ Federal grant recipients and universities are encouraged to register with the BLM at the provided Web page link: <http://www.blm.gov/nm/heliumops>.

Authority: The Helium Stewardship Act of 2013, Public Law No. 113-40, codified to various sections in 50 U.S.C. 167-167q.

Sheila Mallory,

Acting State Director.

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DEPARTMENT OF THE INTERIOR

National Park Service

[NPS-NERO-MAMC-15743; PPNCNACEN0, PPMPAS1Z.Y00000]

Request for Nominations for the Mary McLeod Bethune Council House National Historic Site Advisory Commission

AGENCY: National Park Service, Interior.

ACTION: Call for Nominations.

SUMMARY: The National Park Service, U.S. Department of the Interior, is seeking nominations for individuals to be considered for appointment to the Mary McLeod Bethune Council House National Historic Site Advisory Commission. The Commission was authorized on December 11, 1991, by Section 4 of the Public Law 102-211, for the purpose of advising the Secretary of the Interior. The Commission shall meet and consult on matters relating to the management and development of the historic site as often as necessary, but at least semiannually.

DATES: Written nominations must be received by September 8, 2014.

ADDRESSES: Send nominations to: Judy Bowman, Staff Assistant, Office of the Regional Director, National Capital Region, National Park Service, 1100 Ohio Drive SW., Washington, DC 20240, or by email Judy_Bowman@nps.gov.

FOR FURTHER INFORMATION CONTACT: Gopaul Noojibail, Deputy Superintendent, Office of the Superintendent, National Capital Parks—East, 1900 Anacostia Drive SE., Washington, DC 20020, by telephone

number (202) 692-6000, or email gopaul_noojibail@nps.gov.

SUPPLEMENTARY INFORMATION: The Mary McLeod Bethune Council House National Historic Site was established by Section 4 of the Public Law 102-211, December 11, 1991. The Secretary and the Advisory Commission shall meet and consult on matters relating to the management and development of the historic site as often as necessary, but at least semiannually.

Nominations should describe and document the proposed member's qualifications for membership to the Commission, and include a resume listing his or her name, title, address, telephone, email, and fax number (if available).

The Commission shall be composed of 15 members appointed by the Secretary for 4-year terms as follows: (1) 3 members appointed from recommendations submitted by the National Council of Negro Women, Inc. (2) 2 members appointed from recommendations submitted by other national organizations in which Mary McLeod Bethune played a leadership role. (3) 2 members appointed who shall have professional expertise in the history of African American women. (4) 3 members who shall have professional expertise in archival management. (5) 3 members who shall represent the general public. (6) 2 members who shall have professional expertise in historic preservation.

The Chair and the other officers of the Commission shall be elected by a majority of the members of the Commission to serve for terms established by the Commission.

Some Commissioners may serve as Special Governmental Employees, which may include the completion of an annual financial disclosure report and annual ethics training.

No individual who is currently registered as a Federal lobbyist is eligible to serve on the Commission.

All required documents must be compiled and submitted in one complete nomination package. Incomplete submissions (missing one or more of the items described below) will not be considered.

Submitting Nominations

Nominations should be typed and must include each of the following:

A. Brief summary of no more than two (2) pages explaining the nominee's suitability to serve on the Commission.

B. Resume or curriculum vitae.

C. At least one (1) letter of reference.

Members of the Commission will receive no pay, allowances, or benefits by reason of their service on the

Commission. However, while away from their homes or regular places of business in the performance of services for the Commission as approved by the Designated Federal Officer (DFO), members will be allowed travel expenses, including per diem in lieu of subsistence, in the same manner as persons employed intermittently in Government service are allowed such expenses under Section 5703 of Title 5 of the United State Code.

Meetings may take place at such times as designated by the DFO. Members are expected to make every effort to attend all meetings. Members may not appoint deputies or alternates.

Dated: May 19, 2014.

Alma Ripps,

Chief, Office of Policy.

[FR Doc. 2014-17269 Filed 7-22-14; 8:45 am]

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DEPARTMENT OF THE INTERIOR

Bureau of Ocean Energy Management

[MMAA104000]

Proposed Geological and Geophysical (G&G) Activities on the Mid- and South Atlantic Outer Continental Shelf (OCS)

AGENCY: Bureau of Ocean Energy Management (BOEM), Interior.

ACTION: Notice of Availability (NOA) of a Record of Decision (ROD) for the Atlantic OCS Proposed Geological and Geophysical Activities, Mid-Atlantic and South Atlantic Planning Areas, Final Programmatic Environmental Impact Statement (PEIS).

Description: The ROD documents BOEM's selection of Alternative B of the PEIS. The PEIS was prepared to assess environmental impacts of authorizing geological and geophysical (G&G) survey activities in the Mid-Atlantic and South Atlantic Planning Areas between 2012 and 2020. The PEIS covers G&G activities conducted under BOEM's oil and gas, renewable energy, and marine minerals programs. The purpose of the proposed action addressed by the PEIS is to gather state-of-the-practice data about the ocean bottom and subsurface of the Area of Interest. These data are needed to inform government and business decisions regarding resource availability and use. The PEIS evaluates and the ROD discusses three potential alternative actions by BOEM: Alternative A—to authorize G&G activities with time-area closures and other mitigation measures; Alternative B—to authorize G&G activities with mitigation measures in addition to those

provided in Alternative A; and Alternative C—no action or the status quo.

Record of Availability: To obtain a single printed or CD copy of the ROD for the Final PEIS, you may contact BOEM, Gulf of Mexico OCS Region, Public Information Office (GM 335A), 1201 Elmwood Park Boulevard, New Orleans, Louisiana 70123-2394 (1-800-200-GULF). An electronic copy of the ROD is available on BOEM's Internet Web site at <http://www.boem.gov/Oil-and-Gas-Energy-Program/GOMR/GandG.aspx> or at <http://www.boem.gov/nepaprocess/>.

FOR FURTHER INFORMATION CONTACT: For more information on the ROD, you may contact Mr. Gary D. Goeke, Chief, Environmental Assessment Section, Office of Environment (GM 623E), Bureau of Ocean Energy Management, Gulf of Mexico OCS Region, 1201 Elmwood Park Boulevard, New Orleans, Louisiana 70123-2394, or by email at ggeis@boem.gov. You may also contact Mr. Goeke by telephone at 504-736-3233.

Authority: This NOA is published pursuant to the regulations (40 CFR 1506.6) implementing the provisions of the NEPA of 1969, as amended (42 U.S.C. 4321 *et seq.* [1988]).

Dated: July 7, 2014.

Walter D. Cruickshank,

Acting Director, Bureau of Ocean Energy Management.

[FR Doc. 2014-17386 Filed 7-21-14; 8:45 am]

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INTERNATIONAL TRADE COMMISSION

[Investigation No. 337-TA-887]

Certain Crawler Cranes and Components Thereof Notice of Request for Statements on the Public Interest

AGENCY: U.S. International Trade Commission.

ACTION: Notice.

SUMMARY: Notice is hereby given that the presiding administrative law judge has issued a Final Initial Determination and Recommended Determination on Remedy and Bonding in the above-captioned investigation. The Commission is soliciting comments on public interest issues raised by the recommended relief, specifically a limited exclusion order and a cease and desist order for certain crawler cranes and components thereof, imported by named respondents Sany Heavy Industry Co., Ltd. and Sany America,

Inc. This notice is soliciting public interest comments from the public only. Parties are to file public interest submissions pursuant to 19 CFR 210.50(a)(4).

FOR FURTHER INFORMATION CONTACT:

Amanda P. Fisherow, Office of the General Counsel, U.S. International Trade Commission, 500 E Street, SW., Washington, DC 20436, telephone (202) 205-2737. The public version of the complaint can be accessed on the Commission's electronic docket (EDIS) at <http://edis.usitc.gov>, and will be available for inspection during official business hours (8:45 a.m. to 5:15 p.m.) in the Office of the Secretary, U.S. International Trade Commission, 500 E Street, SW., Washington, DC 20436, telephone (202) 205-2000.

General information concerning the Commission may also be obtained by accessing its Internet server (<http://www.usitc.gov>). The public record for this investigation may be viewed on the Commission's electronic docket (EDIS) at <http://edis.usitc.gov>. Hearing-impaired persons are advised that information on this matter can be obtained by contacting the Commission's TDD terminal on (202) 205-1810.

SUPPLEMENTARY INFORMATION: Section 337 of the Tariff Act of 1930 provides that if the Commission finds a violation it shall exclude the articles concerned from the United States:

unless, after considering the effect of such exclusion upon the public health and welfare, competitive conditions in the United States economy, the production of like or directly competitive articles in the United States, and United States consumers, it finds that such articles should not be excluded from entry.

19 U.S.C. 1337(d)(1). A similar provision applies to cease and desist orders. 19 U.S.C. 1337(f)(1).

The Commission is interested in further development of the record on the public interest in these investigations. Accordingly, members of the public are invited to file submissions of no more than five (5) pages, inclusive of attachments, concerning the public interest in light of the administrative law judge's Recommended Determination on Remedy and Bonding issued in this investigation on July 11, 2014. Comments should address whether issuance of a limited exclusion order and/or a cease a desist order in this investigation would affect the public health and welfare in the United States, competitive conditions in the United States economy, the production of like or directly competitive articles in the