10(a)(1)(A) of the Endangered Species Act, as amended (ESA; 16 U.S.C. 1531 et seq.). The requested permit would allow the applicant to conduct activities intended to promote recovery of a species that is listed as endangered under the ESA.

**Background**

With some exceptions, the ESA prohibits activities that constitute take of listed species unless a Federal permit is issued that allows such activity. The ESA's definition of “take” includes such activities as pursuing, harassing, trapping, capturing, or collecting in addition to hunting, shooting, harming, wounding, or killing.

A recovery permit issued by us under section 10(a)(1)(A) of the ESA authorizes the permittee to conduct activities with endangered or threatened species for scientific purposes that promote recovery or for enhancement of propagation or survival of the species. These activities often include such prohibited actions as capture and collection. Our regulations implementing section 10(a)(1)(A) for these permits are found in the Code of Federal Regulations at 50 CFR 17.22 for endangered wildlife species, 50 CFR 17.32 for threatened wildlife species, 50 CFR 17.62 for endangered plant species, and 50 CFR 17.72 for threatened plant species.

**Permit Application Available for Review and Comment**

We issued permit TE–003483–32 to the U.S. Geological Survey Pacific Island Ecosystems Research Center in June 2018; that entity now requests an amendment to the permit. Proposed activities in the following permit request are for the recovery and enhancement of propagation or survival of the species in the wild. The ESA requires that we invite public comment before issuing this permit. Accordingly, we invite local, State, Tribal, and Federal agencies and the public to submit written data, views, or arguments with respect to this application. The comments and recommendations that will be most useful and likely to influence agency decisions are those supported by quantitative information or studies.

<table>
<thead>
<tr>
<th>Application No.</th>
<th>Applicant, city, state</th>
<th>Species</th>
<th>Location</th>
<th>Take activity</th>
<th>Permit action</th>
</tr>
</thead>
<tbody>
<tr>
<td>TE–003483–33</td>
<td>U.S. Geological Survey, Pacific Island Ecosystems Research Center, Honolulu, HI.</td>
<td>Add the following species to the current permit: Mariana gray swiftlet (<em>Aerodramus vanikorensis barthlei</em>),</td>
<td>Guam .....</td>
<td>Capture, handle, hold, band, attach radio transmitter, biosample, release, survey, monitor nests, and salvage.</td>
<td>Amend.</td>
</tr>
</tbody>
</table>

**Public Availability of Comments**

Written comments we receive become part of the administrative record associated with this action. 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 request in your comment that we withhold your personal identifying information from public review, we cannot guarantee that we will be able to do so. All submissions from organizations or businesses, and from individuals identifying themselves as representatives or officials of organizations or businesses, will be made available for public disclosure in their entirety.

**Next Steps**

If we decide to issue a permit to the applicant listed in this notice, we will publish a notice in the Federal Register.

**Authority**

We publish this notice under section 10(c) of the Endangered Species Act of 1973, as amended (16 U.S.C. 1531 et seq.).

Rolland White, Assistant Regional Director—Ecological Services, Pacific Region.

[FR Doc. 2018–23104 Filed 10–22–18; 8:45 am]

**BILLING CODE 4333–15–P**

**DEPARTMENT OF THE INTERIOR**

**Bureau of Land Management**

[LLCOS00000–L11100000.DF0000–18X]

**Notice of Public Meetings, Southwest Resource Advisory Council, Colorado**

**AGENCY:** Bureau of Land Management, Interior.

**ACTION:** Notice.

**SUMMARY:** In accordance with the Federal Land Policy and Management Act of 1976, and the Federal Advisory Committee Act of 1972, the U.S. Department of the Interior, Bureau of Land Management (BLM) Southwest Resource Advisory Council (RAC) is scheduled to meet as indicated below.

**DATES:** The meetings will be held on January 11, 2019 and March 8, 2019 from 9 a.m. to 4 p.m. A public comment period regarding matters on the agenda will be held at 11:30 a.m. at each meeting.

**ADDRESSES:** The January 11, 2019, meeting will be held at the Montrose Public Lands Center, 2465 S. Townsend Ave., Montrose, CO 81401. The March 8, 2019, meeting will be held at the Dolores Public Lands Center, 29211 Hwy. 184, Dolores, CO 81323.

**FOR FURTHER INFORMATION CONTACT:** Stephanie Connolly, Acting Public Affairs Specialist, Southwest District, BLM Grand Junction Field Office, 2815 H Road, Grand Junction, CO 81506. Phone: (970) 240–5315. Email: sconnolly@blm.gov. Persons who use a telecommunications device for the deaf (TDD) may call the Federal Relay Service (FRS) at 1–800–877–8339 to contact the above individual during normal business hours.

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

**SUPPLEMENTARY INFORMATION:** The 15-member RAC advises the Secretary of the Interior, through the BLM, on a variety of public land issues in the Southwest District, which includes the Grand Junction, Uncompahgre and Tres Rios field offices, as well as Canyons of the Ancients National Monument in Colorado. Agenda items for the January 2019 meeting include recreation fee proposals, the close-out of the Dominguez-Escalante Advisory Council, and forming a subcommittee dedicated to partnership-based trail construction in the Grand Junction area.
session for the Recreation RAC is also planned. Agenda items for the March 2019 meeting will be announced prior to the meeting. The public is encouraged to make oral comments to the RAC at either or both meetings at 11:30 a.m., or written statements may be submitted at the meeting for the RAC’s consideration (see contact information above). Before including your address, phone number, email address, or other personally identifiable information in your comment, you should be aware that your entire comment—including your personally identifiable information—may be made publicly available at any time. While you can ask the BLM in your comment to withhold your personally identifiable information from public review, we cannot guarantee that we will be able to do so.

Gregory P. Shoop,
Acting BLM Colorado State Director.

FOR FURTHER INFORMATION CONTACT: Katharine Hiner, The Office of the Secretary, Docket Services Division, U.S. International Trade Commission, telephone (202) 205–1802.

SURSUPPLEMENTARY INFORMATION:


Scope of Investigation: Having considered the complaint, the U.S. International Trade Commission, on October 9, 2018, ordered that—

(1) Pursuant to subsection (b) of section 337 of the Tariff Act of 1930, as amended, an investigation be instituted to determine whether there is a violation of subsection (a)(1)(B) of section 337 in the importation into the United States, the sale for importation, or the sale within the United States after importation of certain semiconductor lithography systems and components thereof by reason of infringement of one or more of claims 1, 2, 5–9, 15, 16, 18–22, 25, and 27 of the ‘283 patent; claims 1–3, 5, and 6 of the ‘264 patent; and claims 1, 3, 4, 7–12, 22, 23, and 25–27 of the ‘880 patent; and whether an industry in the United States exists as required by subsection (a)(2) of section 337;

(2) Pursuant to section 210.10(b)(1) of the Commission’s Rules of Practice and Procedure, 19 CFR 210.10(b)(1), the plain language description of the accused products or category of accused products, which defines the scope of the investigation, includes the lithography machines that use a projection system to project circuit patterns drawn on a ‘mask’ or ‘reticle’ onto a photoresist on a silicon wafer, components of the lithography machines, and systems related to the operation of the lithography machines’;

(3) For the purpose of the investigation so instituted, the following are hereby named as parties upon which this notice of investigation shall be served:

(a) The complainants are: ASML Netherlands B.V., De Run 6501, 5504 DR, Veldhoven, The Netherlands, ASML US, L.P., 2650 W Geronimo Place, Chandler, AZ 85224, ASML US, LLC, 2650 W Geronimo Place, Chandler, AZ 85224.

(b) The respondents are the following entities alleged to be in violation of section 337, and are the parties upon which the complaint is to be served: Nikon Corporation, Shinagawa Intercity Tower C, 2–15–3, Konan, Minato-ku, Tokyo 108–6290, Japan, Nikon Precision Inc., 1399 Shoreway Road, Belmont, CA 94002–4107, Nikon Research Corporation of America, 1399 Shoreway Road, Belmont, CA 94002–4107.

(4) For the investigation so instituted, the Chief Administrative Law Judge, U.S. International Trade Commission, shall designate the presiding Administrative Law Judge.

The Office of Unfair Import Investigations will not participate as a party in this investigation.

The Chief Administrative Law Judge is authorized to consolidate Inv. No. 337–TA–1128 and/or Inv. No. 337–TA–1129 if he deems it appropriate.

Responses to the complaint and the notice of investigation must be submitted by the named respondents in accordance with section 210.13 of the Commission’s Rules of Practice and Procedure, 19 CFR 210.13. Pursuant to 19 CFR 201.16(e) and 210.13(a), such responses will be considered by the Commission if received not later than 20 days after the date of service by the Commission of the complaint and the notice of investigation. Extensions of time for submitting responses to the complaint and the notice of investigation will not be granted unless good cause therefor is shown.

Failure of a respondent to file a timely response to each allegation in the complaint and in this notice may be deemed to constitute a waiver of the right to appear and contest the allegations of the complaint and this notice, and to authorize the administrative law judge and the Commission, without further notice to the respondent, to find the facts to be as alleged in the complaint and this notice and to enter an initial determination and a final determination containing...