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. Moreover, 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 permits to the applicants listed in this notice, we will publish a notice in the Federal Register.

<table>
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<tr>
<th>Application No.</th>
<th>Applicant</th>
<th>Species</th>
<th>Location</th>
<th>Activity</th>
<th>Type of take</th>
<th>Permit action</th>
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Authority

Section 10(c) of the Endangered Species Act of 1973, as amended (16 U.S.C. 1531 et seq.).

Martin Miller,
Manager, Division of Endangered Species, Ecological Services, Northeast Region.

[FR Doc. 2022–17618 Filed 8–15–22; 8:45 am]

DEPARTMENT OF THE INTERIOR

[DIO–2022–0004; 222D01075L D2L000000. 000000 DLBCSHGS00]

Privacy Act of 1974; System of Records

AGENCY: Office of the Solicitor, Interior.

ACTION: Rescission of a system of records notice.

SUMMARY: In accordance with the Privacy Act of 1974, the Department of the Interior (DOI) is issuing a public notice of its intent to rescind the Privacy Act system of records, INTERIOR/SOL–4, Workload Analysis, from its existing inventory. During a routine review of DOI system of records notices (SORNs), it was determined that this system of records is no longer necessary as the records in the system are covered under the INTERIOR/DOI–85, Payroll, Attendance, Retirement and Leave Records, SORN. This rescission will promote the overall streamlining and management of DOI Privacy Act systems of records.

DATES: These changes take effect on August 16, 2022.

ADDRESSES: You may send comments identified by docket number [DOI–2022–0004] by any of the following methods:

• Email: DOI_Privacy@ios.doi.gov. Include docket number [DOI–2022–0004] in the subject line of the message.
• U.S. Mail or Hand-Delivery: Teri Barnett, Departmental Privacy Officer, U.S. Department of the Interior, 1849 C Street NW, Room 7112, Washington, DC 20240.

Instructions: All submissions received must include the agency name and docket number [DOI–2022–0004]. All comments received will be posted without change to http://www.regulations.gov, including any personal information provided.

Docket: For access to the docket to read background documents or comments received, go to http://www.regulations.gov.

You should be aware that your entire comment including your personally identifiable information, such as your address, phone number, email address, or any other personal information in
your comment, may be made publicly available at any time. While you may request to withhold your personally identifiable information from public review, we cannot guarantee we will be able to do so.

FOR FURTHER INFORMATION CONTACT:
Danna Mingo, Associate Privacy Officer, Office of the Secretary, U.S. Department of the Interior, 7301 W Mansfield Avenue, Mailstop D2605, Lakewood, CO 80235, OS_Privacy@ios.doi.gov or (202) 441–5504.

SUPPLEMENTARY INFORMATION: Pursuant to the provisions of the Privacy Act of 1974, as amended, 5 U.S.C. 552a, DOI is rescinding the INTERIOR/SOL–4, Workload Analysis, SORN from its inventory because it is no longer needed as the records are covered under INTERIOR/DOI–85, Payroll, Attendance, Retirement, and Leave Records, 83 FR 34156 (July 19, 2018). The Workload Analysis system was used to provide information concerning the time spent on assigned work and manage the workload of attorneys employed within the Office of the Solicitor. The Workload Analysis system has been retired and is no longer used to maintain data on attorney workload. Upon review, DOI determined that the INTERIOR/SOL–4, Workload Analysis, SORN is no longer necessary as it was superseded by the Department-wide INTERIOR/DOI–85, Payroll, Attendance, Retirement, and Leave Records, SORN which covers the attorney workload, and time and attendance records. This rescindment will eliminate an unnecessary duplicate notice and is in accordance with the Privacy Act of 1974 and the Office of Management and Budget Circular A–108, Federal Agency Responsibilities for Review, Reporting, and Publication under the Privacy Act.

Rescinding the INTERIOR/SOL–4, Workload Analysis, SORN will have no adverse impacts on individuals as the records are covered under the INTERIOR/DOI–85, Payroll, Attendance, Retirement, and Leave Records, SORN. This rescindment will also promote the overall streamlining and management of DOI Privacy Act systems of records.

SYSTEM NAME AND NUMBER:

HISTORY:
46 FR 12146 (February 12, 1981); modification published at 86 FR 50156 (September 7, 2021).

Teri Barnett, Departmental Privacy Officer, Department of the Interior.

[FR Doc. 2022–17621 Filed 8–15–22; 8:45 am]

BILLING CODE 4334–63–P

DEPARTMENT OF JUSTICE

Notice of Lodging of Proposed Second Consent Decree Modification Under the Comprehensive Environmental Response, Compensation, and Liability Act

On August 9, 2022, the Department of Justice lodged a proposed second consent decree modification with the United States District Court for the District of New Jersey in the lawsuit entitled United States v. The Sherwin-Williams Company, Civil Action No. 1:19–cv–01907–JHR–EAP, an action brought under the Comprehensive Environmental Response, Compensation, and Liability Act (“CERCLA”), 42 U.S.C. 9601 et seq. On April 16, 2019, the Court entered a consent decree (“Consent Decree” or “Decree”) in this action which resolved the United States’ claim against The Sherwin-Williams Company (“Sherwin-Williams”) for certain past costs incurred by the United States relating to the Sherwin-Williams/Hilliards Creek Site, Route 561 Dump Site, and United States Avenue Burn Site (the “Sites”). The Sites are located in Gibbstboro and Voorhees, New Jersey.

The Consent Decree entered in this action also provides for Sherwin-Williams’ performance of the soils and sediments operable unit remedy selected by the U.S. Environmental Protection Agency (“EPA”) for the Sherwin-Williams/Hilliards Creek Site ("SW/HC OU4"). Since then, EPA has issued a ROD selecting the remedy for the waterbodies operable unit at the Sherwin-Williams/Hilliards Creek Site (“SW/HC OU4”). The selected remedy for SW/HC OU4 provides for remediation of waterbodies at the Sherwin-Williams/Hilliards Creek Site, including contaminated soil and sediment removal in or adjacent to lakes and creeks at the site, installation of engineering controls in flood plain areas adjacent to Hilliards Creek, restoration and revegetation of Hilliards Creek flood plain, stream bank remediation, and institutional controls.

The proposed second consent decree modification that was lodged with the Court on August 9, 2022, provides for Sherwin-Williams’ performance of the remedy for waterbodies at the Sherwin-Williams/Hilliards Creek Site selected in the SW/HC OU4 ROD in accordance with the terms of the decree and the statement of work attached to the proposed second consent decree modification.

The publication of this notice opens a period for public comment on the second consent decree modification. Comments should be addressed to the Assistant Attorney General, Environment and Natural Resources Division, and should refer to United States v. The Sherwin-Williams Company, D.J. Ref. No. 90–11–3–09023/2. All comments must be submitted no later than thirty (30) days after the publication date of this notice. Comments may be submitted either by email or by mail:

To submit comments: Send them to:

By email ...... pubcomment-ees.enrd@usdoj.gov
By mail ...... Assistant Attorney General, U.S. DOJ—ENRD, P.O. Box 7611, Washington, DC 20044–7611.

During the public comment period, the proposed second consent decree modification, with attached statement of work, may be examined and downloaded at this Justice Department website: https://www.justice.gov/enrd/consent-decrees. We will provide a paper copy of the second consent decree modification, with attached statement of work, upon written request and payment of reproduction costs. Please mail your request and payment to: Consent Decree Library, U.S. DOJ—ENRD, P.O. Box 7611, Washington, DC 20044–7611.

Please enclose a check or money order for $19.75 (25 cents per page