Wildlife Service, in performing its activities and services. Such acceptance may be subject to the terms of any restrictive or affirmative covenant, or condition of servitude" (16 U.S.C. 742f(b)(1); Fish and Wildlife Act of 1956);

- "suitable for (1) incidental fish and wildlife-oriented recreational development, (2) the protection of natural resources, and (3) the conservation of endangered species or threatened species" (16 U.S.C. 406k–2 and 16 U.S.C. 406k–4; Refuge Recreation Act, as amended);
- "so as to provide protection of these areas * * * and to ensure * * * the preservation of their wilderness character" (Wilderness Act of 1964; Pub. L. 88–577)

We announce our decision and the availability of the final CCP and FONSI for Cape Romain NWR in accordance with the National Environmental Policy Act (42 U.S.C. 4321 et seq.; NEPA) (40 CFR 1506.6(b)) requirements. We completed a thorough analysis of impacts on the human environment, which we included in the Draft Comprehensive Conservation Plan and Environmental Assessment (Draft CCP/EA) for Cape Romain NWR. The CCP will guide us in managing and administering Cape Romain NWR for the next 15 years.

The compatibility determinations for hunting, beach use, environmental education and interpretation, surf fishing, wildlife observation and photography, and bicycling are available in the CCP.

Background

The National Wildlife Refuge System Administration Act of 1966 (16 U.S.C. 6668dd-668ee) (Administration Act), as amended by the National Wildlife Refuge System Improvement Act of 1997, requires us to develop a CCP for each national wildlife refuge. The purpose in developing a CČP is to provide refuge managers with a 15-year plan for achieving refuge purposes and contributing toward the mission of the National Wildlife Refuge System, consistent with sound principles of fish and wildlife management, conservation, legal mandates, and our policies. In addition to outlining broad management direction on conserving wildlife and their habitats, CCPs identify wildlifedependent recreational opportunities available to the public, including opportunities for hunting, fishing, wildlife observation, wildlife photography, and environmental education and interpretation. We will review and update the CCP at least

every 15 years in accordance with the Administration Act.

Comments

We made copies of the Draft CCP/EA available for a 30-day public review and comment period via a **Federal Register** notice on April 30, 2010 (75 FR 22838). We received 16 comments on the Draft CCP/EA.

Selected Alternative

The Draft CCP/EA identified and evaluated three alternatives for managing the refuge. After considering the comments we received, and based on the professional judgment of the planning team, we selected Alternative C for implementation.

Under Alternative C, greater effort will be placed on increasing overall wildlife and habitat quality. Although management of sea turtles, waterfowl, threatened and endangered species, and migratory birds will remain a focus of the refuge, wetland habitat manipulations will also consider the needs of multiple species, such as marsh and wading birds. Maritime forests and fields for neotropical migratory birds will be more actively managed. Landscape-level consideration of habitats will include identifying areas of importance that will become critical to wildlife as sea level rises and reduces habitat currently available. Multiple species consideration will include species and habitats identified by the South Atlantic Migratory Bird Initiative and the State's Strategic Conservation

This alternative will provide additional monitoring and surveying of migratory neotropical and breeding songbirds, secretive marsh birds, and plants. Monitoring efforts will be increased with the assistance of additional staff, trained volunteers, and academic researchers.

Wildlife-dependent recreational uses of the refuge will continue. Hunting and fishing will continue to be allowed; however, hunting will be managed with a greater focus on achieving biological needs of the refuge, such as deer population management. Environmental education and interpretation will continue, with additional education and outreach efforts aimed at the importance of climate change, sea level rise, and wilderness. A significantly greater effort will be made with outreach to nearby developing urban communities and a growing human population. Existing environmental education programs, such as the Earth Stewards Program conducted in concert with the SEWEE Association, the refuge friends group, will be expanded to include additional

elementary schools, students, and teachers.

The refuge staff will be increased with the addition of a wildlife refuge specialist and two biologists to carry out habitat management and monitoring needs. An additional park ranger will be hired to enhance visitor services and environmental education programs. Greater emphasis will be placed on recruiting and training volunteers, and worker/camper opportunities will be expanded to accomplish maintenance programs and other refuge goals and objectives. The biological programs will actively seek funding and researchers to study primarily management-oriented needs.

Greater emphasis will be placed on developing and maintaining active partnerships, including seeking grants to assist the refuge in reaching primary objectives.

Authority

This notice is published under the authority of the National Wildlife Refuge System Improvement Act of 1997, Public Law 105–57.

Dated: September 14, 2010.

Mark J. Musaus,

Acting Regional Director.
[FR Doc. 2010–28340 Filed 11–9–10; 8:45 am]

BILLING CODE 4310-55-P

DEPARTMENT OF THE INTERIOR

Bureau of Land Management [WY-923-1310-FI; WYW160109]

Notice of Proposed Reinstatement of Terminated Oil and Gas Lease WYW 160109 Wyoming

AGENCY: Bureau of Land Management, Interior.

ACTION: Notice.

SUMMARY: Under the provisions of the Mineral Leasing Act of 1920, as amended, the Bureau of Land Management (BLM) received a petition for reinstatement from Craig Settle for competitive oil and gas lease WYW160109 for land in Fremont County, Wyoming. The petition was filed on time and was accompanied by all the rentals due since the date the lease terminated under the law.

FOR FURTHER INFORMATION CONTACT:

Bureau of Land Management, Julie L. Weaver, Chief, Fluid Minerals Adjudication, at (307) 775–6176.

SUPPLEMENTARY INFORMATION: The lessee has agreed to the amended lease terms for rentals and royalties at rates of \$10 per acre, or fraction thereof, per year

and 162/3 percent, respectively. The lessee has paid the required \$500 administrative fee and \$163 to reimburse the Department for the cost of this Federal Register notice. The lessee has met all the requirements for reinstatement of the lease as set out in Sections 31(d) and (e) of the Mineral Lands Leasing Act of 1920 (30 U.S.C. 188), and the BLM is proposing to reinstate lease WYW160109 effective April 1, 2010, under the original terms and conditions of the lease and the increased rental and royalty rates cited above. The BLM has not issued a valid lease to any other interest affecting the lands.

Julie L. Weaver,

Chief, Fluid Minerals Adjudication.
[FR Doc. 2010–28341 Filed 11–9–10; 8:45 am]
BILLING CODE 4310–22–P

DEPARTMENT OF THE INTERIOR

National Park Service

River Raisin National Battlefield Park, MI : Account Number: 6495

AGENCY: National Park Service, Department of the Interior.

ACTION: Notification of a New National Park, River Raisin National Battlefield Park.

SUMMARY: As authorized by Section 7003 of the Omnibus Public Land Management Act of 2009, Public Law 111–11 (codified at 16 U.S.C. 430vv), the National Park Service (NPS) announces the Secretary of the Interior (Secretary) has designated acquired lands related to the Battles of River Raisin on January 18–22, 1813, as a unit of the National Park System to be known as the River Raisin National Battlefield Park.

SUPPLEMENTARY INFORMATION: Section 7003 of the Omnibus Public Land Management Act of 2009 (Pub. L. 111–11) includes specific provisions relating to establishment of this unit of the National Park System as follows:

a. If Monroe County or Wayne
County, or other willing landowners in
either county offer to donate to the
United States lands relating to the
Battles of River Raisin on January 18
and 22, 1813, or the aftermath of the
battles, the Secretary of the Interior shall
accept the donated land.

b. On the acquisition of land that is of sufficient acreage to permit efficient administration, the Secretary shall designate the acquired land as a unit of the National Park System to be known as the River Raisin National Battlefield Park.

The County of Monroe, the City of Monroe, and the Monroe County Port Authority donated land, including one improvement and the personal property therein, to the Federal Government on October 12, 2010, with a transfer of deeds. The Secretary has determined that the donation of these lands represents sufficient acreage to permit efficient management as a unit of the National Park System to be known as the River Raisin National Battlefield Park. This park is now a unit of the National Park System and subject to all laws, regulations and policy pertaining to such units.

FOR FURTHER INFORMATION CONTACT: Nick Chevance, Midwest Regional Office, at (402) 661–1844.

Dated: October 26, 2010.

Daniel N. Wenk,

COMMISSION

Deputy Director, Operations. [FR Doc. 2010–28427 Filed 11–9–10; 8:45 am] BILLING CODE 4312–51–P

INTERNATIONAL TRADE

[Investigation Nos. 701-TA-469 and 731-TA-1168 (Final)]

Certain Seamless Carbon and Alloy Steel Standard, Line, and Pressure Pipe From China

Determination

On the basis of the record ¹ developed in the subject investigations, the United States International Trade Commission (Commission) determines, pursuant to sections 705(b) and 735(b) of the Tariff Act of 1930 (19 U.S.C. 1671d(b)) and (19 U.S.C. 1673d(b)) (the Act), that an industry in the United States is threatened with material injury by reason of imports from China of certain seamless carbon and alloy steel standard, line, and pressure pipe ("seamless SLP pipe"), provided for in subheadings 7304.19.10, 7304.19.50, 7304.31.30, 7304.31.60, 7304.39.00, 7304.51.50, 7304.59.60, and 7304.59.80 of the Harmonized Tariff Schedule of the United States, that the U.S. Department of Commerce has determined are subsidized and sold in the United States at less than fair value ("LTFV").2 3

Background

The Commission instituted these investigations effective September 16, 2009, following receipt of a petition filed with the Commission and Commerce by U.S. Steel Corp. Pittsburgh, PA and V&M Star L.P., Houston, TX.4 The final phase of the investigations was scheduled by the Commission following notification of preliminary determinations by Commerce that imports of seamless SLP pipe from China were subsidized within the meaning of section 703(b) of the Act (19 U.S.C. 1671b(b)) and dumped within the meaning of 733(b) of the Act (19 U.S.C. 1673b(b)). Notice of the scheduling of the final phase of the Commission's investigations and of a public hearing to be held in connection therewith was given by posting copies of the notice in the Office of the Secretary, U.S. International Trade Commission, Washington, DC, and by publishing the notice in the **Federal** Register on May 11, 2010 (75 FR 26273). The hearing was held in Washington, DC, on September 14, 2010, and all persons who requested the opportunity were permitted to appear in person or by counsel. The Commission transmitted its determination in these investigations to the Secretary of Commerce on November 4, 2010. The views of the Commission are contained in USITC Publication 4190 (November 2010), entitled Certain Seamless Carbon and Alloy Steel Standard, Line, and Pressure Pipe from China: Investigation Nos. 701-TA-469 and 731-TA-1168 (Final).

By order of the Commission. Issued: November 4, 2010.

Marilyn R. Abbott,

Secretary to the Commission. [FR Doc. 2010–28323 Filed 11–9–10; 8:45 am]

BILLING CODE 7020-02-P

DEPARTMENT OF JUSTICE

Notice of Lodging of Consent Decree Under The Clean Air Act

Notice is hereby given that on November 3, 2010, a proposed Consent Decree (the "Decree") in *United States* v. *Commonwealth of Pennsylvania*, Civil Action No. 2:10–cv–01469–JFC, was lodged with the United States District

¹The record is defined in § 207.2(f) of the Commission's Rules of Practice and Procedure (19 CFR 207.2(f)).

²Commissioner Charlotte R. Lane determines that the domestic seamless SLP pipe industry is materially injured by reason of imports of the subject merchandise from China.

³Chairman Deanna Tanner Okun, Commissioner Daniel R. Pearson, Commissioner Shara L. Aranoff, Commissioner Irving A. Williamson, and

Commissioner Dean A. Pinkert determine that they would not have found material injury but for the suspension of liquidation.

⁴ On September 25, 2009, the petition was amended to add TMK IPSCO and The United Steel, Paper and Forestry, Rubber, Manufacturing, Energy, Allied Industrial and Service Worker International Union ("USW") as additional petitioners.