visitation periods, construct a shuttle staging area and visitor orientation facilities within the monument, and convert the parking area at the base of the Tower to a pedestrian plaza. Alternative 4 would also institute a shuttle system, but would construct/ relocate staging and visitor orientation facilities, along with headquarters and maintenance facilities, outside the monument boundaries. Alternative 5 would continue to offer visitor experiences similar to those presently available, but would expand, pave, and upgrade parking areas and roads, and/or add facilities to reduce visitor congestion.

The FEIS/GMP in particular evaluates the environmental consequences of the proposed action and the other alternatives on the prairie dog (a candidate for listing as threatened by the Fish and Wildlife Service), wetlands, floodplains, ethnographic and historic resources, visitors' experience of monument resources, visitor access and freedom to go at one's own pace, access to orientation and interpretation, visitor safety, businesses and neighbors, and local and regional economy.

Dated: December 7, 2001.

R. Everhart,

Acting Director, Intermountain Region, National Park Service.

[FR Doc. 02–6610 Filed 3–20–02; 8:45 am] BILLING CODE 4310–70–P

DEPARTMENT OF THE INTERIOR

National Park Service

Valley Forge National Historical Park General Management Plan, Environmental Impact Statement

AGENCY: National Park Service, Department of the Interior

ACTION: Notice of Intent to prepare an Environmental Impact Statement for the Valley Forge National Historical Park General Management Plan.

SUMMARY: Under the provisions of the National Environmental Policy Act, the National Park Service is preparing an Environmental Impact Statement for the Valley Forge National Historical Park General Management Plan. This Environmental Impact Statement will be approved by the Northeast Regional Director.

Valley Forge National Historical Park was authorized by Congress, Public Law 94–337, on July 4, 1976. As required, a General Management Plan was prepared and released in September 1982. NPS policy requires that such plans be prepared every 15–20 years. The 1982 plan has numerous deficiencies and left the park without appropriate management tools for resources and recreational use.

The park lies at the center of the wealthiest and most urbanized region of Pennsylvania, just beyond Philadelphia. Its visitation is mostly regional, and it is treasured more as an outstanding recreational and open space resource than as a cultural resource. Its 3400 acres lie in two counties and five municipalities; each jurisdiction has a distinct governance, planning, and zoning structure. The GMP process will begin in FY 02. It will address the following:

- The public's lack of understanding and appreciation for the cultural resources and values of the park, and of the park's mission;
- The need for consensus on defining and managing recreational use in the park;
- A strategic approach to management of the park's cultural resources, including landscapes, earthworks and structures:
- Mitigation of pressures on the park resources resulting from rapid residential and commercial development of areas surrounding the park; and
- Strategies for appropriate partnership opportunities that can enhance the park's visitor services.

A scoping meeting will be scheduled, and notice will be made of the meeting through a broad public mailing and publication of meeting notices in local newspapers. A newsletter introducing the project to the public will be done. Copies of the newsletter will be available by request to the Superintendent, Valley Forge National Historical Park at the phone number below or by email to VAFO Superintendent@nps.gov.

FOR FURTHER INFORMATION, CONTACT:

Contact Superintendent, Valley Forge National Historical Park, 610–783–1000 or at *VAFO Superintendent@nps.gov*.

Dated: January 11, 2002.

Marie Rust,

Regional Director, Northeast Region.
[FR Doc. 02–6609 Filed 3–20–02; 8:45 am]
BILLING CODE 4310–70–P

DEPARTMENT OF JUSTICE

Notice of Lodging of Consent Decree Under the Clean Air Act

Under 28 CFR 50.7, notice is hereby given that on March 13, 2002, a proposed Consent Decree in *United States* v. *Boise Cascade Corporation*,

(Civil No. CV 02-311ST), was lodged with the United States District Court for the District of Oregon. The Consent Decree resolves claims on behalf of the United States Environmental Protection Agency ("EPA") and the State of Louisiana against the Boise Cascade Corporation ("Boise Cascade"). The Complaint, which was filed simultaneously with the lodging of the Decree, alleged violations of the Prevention of Significant Deterioration ("PSD") requirements of Part C of the Clean Air Act (the "CAA"), 42 U.S.C. 7470-7492, and the regulations promulgated thereunder at 40 CFR 52.21 the ''PŠD Rules'') at eight plywood and particle board plants operated by Boise Cascade.

Under the Consent Decree, Boise Cascade is required to install state-ofthe-art air pollution control equipment over the next three years at its Medford and Elgin, Oregon operations, and the Florien and Oakdale plants in Louisiana. In addition, the company must select one of three pollution control options to reduce volatile organic compound emissions (VOCs) from its particle board facility in Island City, Oregon. The company will spend an estimated \$15 million to implement these compliance measures. The company will also pay \$4.35 million in civil penalties and, under the settlement, Boise Cascade will be installing another \$2.9 million in supplemental controls to reduce emissions at the Yakima and Kettle Falls, Washington plants, and to control certain units at the Medford, Oregon plywood facility. The state of Louisiana joined in the settlement and will receive a \$250,000 share in the penalties.

The Department of Justice will receive for a period of thirty (30) days from the date of this publication comments relating to the Consent Decree.

Comments should be addressed to the Assistant Attorney General,
Environment and Natural Resources Division, P.O. Box 7611, U.S.

Department of Justice, Washington, D.C. 20044–7611, and refer on its face to United States v. Boise Cascade
Corporation, D.J. Ref. 90–5–2–1–06414.

The Consent Decree may be examined at the Office of the United States Attorney, District of Oregon, 1000 SW. Third Ave., Suite 600, Portland, OR 97204–2902, and at EPA Region 10, Office of Air Quality, 1200 Sixth Avenue OAQ–107, Seattle, Washington. A copy of the Consent Decree may also be obtained by mail from the Consent Decree Library, P.O. Box 7611, U.S. Department of Justice, Washington, D.C. 20044–7611 or by faxing a request to Tonia Fleetwood, fax no. (202) 514–

0097, phone confirmation number (202) 514–1547. In requesting a copy, please enclose a check in the amount of \$9.50 (25 cents per page reproduction cost) payable to the U.S. Treasury. The check should refer to *United States and the State of Louisiana* v. *Boise Cascade Corporation*, D.J. Ref. 90–5–2–1–06414.

Robert Maher,

Assistant Chief, Environmental Enforcement Section, Environment and Natural Resources Division.

[FR Doc. 02–6800 Filed 3–20–02; 8:45 am] BILLING CODE 4410–15–M

DEPARTMENT OF LABOR

Employment Standards Administration

Proposed Collection; Comment Request

ACTION: Notice.

SUMMARY: The Department of Labor, as part of its continuing effort to reduce paperwork and respondent burden, conducts a preclearance consultation program to provide the general public and Federal agencies with an opportunity to comment on proposed and/or continuing collections of information in accordance with the Paperwork Reduction Act of 1995 (PRA95) [44 U.S.C. 3506(c)(2)(A)]. This program helps to ensure that requested data can be provided in the desired format, reporting burden (time and financial resources) is minimized, collection instruments are clearly understood, and the impact of collection requirements on respondents can be properly assessed. Currently, the Employment Standards Administration, Office of Workers' Compensation Programs (OWCP) is soliciting comments concerning the following proposed collections: (1) FECA Medical Report Forms and Claim for Compensation (CA-16b, CA-17b, CA-20, CA-1090, CA-1303, CA-1305, CA-1306, CA-1314, CA-1316, CA-1331, CA-1332, CA-1336, OWCP-5a, OWCP-5b, OWCP-5c, and CA-7); and (2) Rehabilitation Action Report (OWCP-44). A copy of the proposed information

collection requests can be obtained by contacting the office listed below in the addressee section of this Notice.

DATES: Written comments must be submitted to the office listed in the addressee section below on or before May 20, 2002.

ADDRESSES: Ms. Patricia A. Forkel, U.S. Department of Labor, 200 Constitution Ave., N.W., Room S–3201, Washington, D.C. 20210, telephone (202) 693–0339, fax (202) 693–1451, EMail pforkel@feix2.dol-esa.gov. Please use only one method of transmission for comments (mail, fax, or e-mail).

SUPPLEMENTARY INFORMATION:

FECA Medical Report Forms (CA–16b, CA–17b, CA–20, CA–1090, CA–1303, CA–1305, CA–1331, CA–1332, QCM letters, OWCP–5a, OWCP–5b, OWCP–5c), and Claim for Compensation (CA–7)

I. Background

The Federal Employees' Compensation Act (FECA) provides for the payment of benefits for wage loss and/or for permanent impairment to a scheduled member, arising out of a work related injury or disease. Before compensation may be paid, the case file must contain medical evidence showing that the claimant's disability is causally related to the claimant's federal employment. As a particular claim ages, there is continuing need for updated information to support continuing benefits. The FECA Medical Report Forms collect medical information from physicians which is necessary to determine entitlement to benefits under the Act. Form CA-7, Claim for Compensation, requests information from the injured worker regarding pay rate, dependents, earnings, dual benefits, and third-party information. This information collection is approved by the Office of Management and Budget for use through August 2002.

II. Review Focus

The Department of Labor is particularly interested in comments which:

• 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 submissions of responses.

III. Current Actions

The Department of Labor seeks approval of this information collection request in order to carry out its statutory responsibility to compensate injured employees under the provisions of the Act. The OWCP has carefully reviewed usage of these forms and has determined that three forms formerly included as part of this OMB clearance number, (CA-1306, CA-1314, and CA-1316,) have not been used in the past year and are obsolete. These forms have been eliminated. The CA-1336 formerly approved as part of this information collection request has been replaced by the QCM Letters. In addition, the CM-1090, the OWCP 5a, 5b, and 5c have been revised.

Type of Review: Revision.
Agency: Employment Standards
Administration.

Title(s): Claim for Compensation, FECA Medical Reports.

OMB Number: 1215–0103. Agency Number(s): CA–16b, CA–17b, CA–20, CA–1090, CA–1303, CA–1305, CA–1331, CA–1087, QCM letters, OWCP–5a, OWCP–5b, OWCP–5c), and

Affected Public: Individuals or households; businesses or other forprofit; Federal government.

Claim for Compensation (CA-7).

Frequency: As needed.

Form	No. of respondents	Average minutes per response	Burden hours
CA-7	400	13	87
CA-16b	130,000	5	10,833
CA-17b	60,000	5	5,000
CA-20	65,000	5	5,417
CA-1090	200	10	34
CA-1303	2,000	20	667
CA-1305	10	20	3
CA-1331	200	5	17