

Dated: July 11, 1996.
 Thomas D. Terry,
Acting District Manager.
 [FR Doc. 96-18579 Filed 7-22-96; 8:45 am]
 BILLING CODE 4310-32-M

National Park Service

Kriti Exploration & Production Company, Big Thicket National Preserve, Jasper County, Texas; Availability of Plan of Operations and Environmental Assessment Drilling an Exploratory Oil Well

Notice is hereby given in accordance with Section 9.52(b) of Title 36 of the Code of Federal Regulations, Part 9, Subpart B, that the National Park Service has received from Kriti Exploration & Production Company a Plan of Operations for the continuing operation of four oil wells and associated production equipment in Big Thicket National Preserve, located within Jasper County, Texas.

The Plan of Operations and Environmental Assessment are available for public review and comment for a period of 30 days from the publication date of this notice. The documents can be viewed during normal business hours at the Office of the Superintendent, Big Thicket National Preserve, 3785 Milam Street, Beaumont, Texas. Copies can be requested from the Superintendent Big Thicket National Preserve, 3785 Milam, Beaumont, TX 77701.

Dated: July 16, 1996.
 Richard R. Peterson,
Superintendent, Big Thicket National Preserve.
 [FR Doc. 96-18691 Filed 7-22-96; 8:45 am]
 BILLING CODE 4310-70-M

National Register of Historic Places; Notification of Pending Nominations

Nominations for the following properties being considered for listing in the National Register were received by the National Park Service before July 17, 1996. Pursuant to § 60.13 of 36 CFR Part 60 written comments concerning the significance of these properties under the National Register criteria for evaluation may be forwarded to the National Register, National Park Service, P.O. Box 37127, Washington, DC 20013-

7127. Written comments should be submitted by August 7, 1996.
 Beth Boland,
Acting, Keeper of the National Register.
 GEORGIA
 Clarke County
 Rocksprings Shotgun Row Historic District (Shotgun Houses of Athens—Clarke County MPS) 433—447 Rocksprings St., Athens, 96000875
 Hancock County
 Hurt—Rives Plantation, Address Restricted, Sparta vicinity, 96000874

ILLINOIS

Fulton County
 Odd Fellows Opera Block, Jct. of Main and Mechanic Sts., SW corner, Ellisville, 96000876

KENTUCKY

Lee County
 Cold Oak Shelter (15LE50), Address Restricted, Zachariah vicinity, 96000877
 Pine Crest Shelter (15LE70), Address Restricted, Zachariah vicinity, 96000878

MARYLAND

Somerset County
 Pritchard, Dr. William B., House, 29994 Polks Rd., Princess Anne vicinity, 96000879
 Wicomico County
 Honeysuckle Lodge, 1601 Camden Ave., Salisbury, 96000880

MONTANA

Missoula County
 Bluebird Building, 220—224 N. Higgins Ave., Missoula, 96000881

OHIO

Hancock County
 Marion Township School District No. 3, 8884 Co. Rt. 236, Findlay vicinity, 96000883

Scioto County

Zottman House, 11 Offners St., Portsmouth, 96000882

PENNSYLVANIA

Bucks County
 Rhoads Homestead (New Hope MRA) 102—106 W. Bridge St., New Hope, 85003655

UTAH

Salt Lake County
 Allsop—Jensen House (Sandy City MPS) 8829 S. 400 East St., Sandy, 96000885
 Bateman Agriculture and Development Company (Sandy City MPS) 198 E. 8760 South St., Sandy, 96000888
 Cushing, Ernest and Sadie, House (Sandy City MPS) 60 E. Pioneer Ave., Sandy, 96000887
 Dobbs, Emma Olive, House (Sandy City MPS) 578 E. 8885 South St., Sandy, 96000889
 Mattson, John and Mary, House (Sandy City MPS) 239 E. Main St., Sandy, 96000886

WISCONSIN

Vilas County
 Region Nine Training School, 611 Sheridan St., Eagle River, 96000890

In order to assist in the preservation of the following property, the comment period has been waived:

RHODE ISLAND

Bristol County
 O'Bannon Mill, 90 Bay Spring Ave., Barrington, 96000891

[FR Doc. 96-18594 Filed 7-22-96; 8:45 am]
 BILLING CODE 4310-70-P

Proposed Boundary Adjustment of Olympic National Park; Exchange of Lands in Clallam and Mason Counties, Washington

ACTION: Notice of realty action on proposed boundary adjustment and lands exchange.

SUMMARY: The National Park Service (NPS), the State of Washington (State) and the City of Tacoma (Tacoma) are proposing a lands exchange pursuant to the Act of October 23, 1992, Public Law 102-436 (106 Stat. 2217) and the Act of July 15, 1968 (16 U.S.C. 460 1-22(b)), also in accordance with the Act of June 29, 1938 establishing Olympic National Park (16 U.S.C. 251) as amended. Federal lands within Olympic National Park (ONP) are authorized for disposal to Tacoma for operation of the Lake Cushman hydroelectric project. The boundary of ONP would be adjusted to delete these disposed federal lands. In exchange, the United States (U.S.) will acquire State-owned lands within the boundaries of ONP to be provided by Tacoma.

SUPPLEMENTARY INFORMATION: An environmental assessment for this project was completed in July 1994, resulting in a Finding of No Significant Impact on February 16, 1996.

The following described federal lands are being proposed for disposal by the U.S. and proposed for deletion from the boundaries of ONP:

Willamette Meridian
 Township 23 North, Range 5 West,
 Tract 37 in unsurveyed Sections 3 and 4.
 Containing 29.83 acres, more or less.

In exchange, the U.S. will acquire the following described lands:

Willamette Meridian
 Township 30 North, Range 10 West,
 Section 26: NW 1/4 NW 1/4, and
 Township 28 North, Range 15 West,
 Section 36: N 1/2 NE 1/4 NE 1/4 SW 1/4.

The above lands aggregating 45 acres, more or less.

The lands to be exchanged have been determined to be of equal value.

This lands exchange and boundary adjustment is being proposed to facilitate Tacoma's operation of the Lake Cushman hydroelectric project, which periodically inundates the above federal land within ONP. Management of these lands, although being conveyed to Tacoma and being removed from the boundary of ONP, will continue to include public access and resource protection through a management agreement.

The exchange also provides for the U.S. acquisition of State lands within the boundaries of ONP, which will be administered by NPS. Acquisition of these lands will provide protection to valuable wildlife habitat, wilderness, cultural and recreational resources within ONP.

There are no leases or permits to other third parties affecting the federal lands proposed for disposal. These lands have been surveyed for cultural resources and threatened/endangered species and found suitable for disposal given the mitigation measures provided by agreement.

FURTHER INFORMATION AND COMMENTS:

More detailed information on this proposed action may be obtained from the Superintendent, Olympic National Park, 600 East Park Avenue, Port Angeles, Washington 98362-6789. Public comments will be accepted for a period of 45 calendar days from the publication date of this notice. Comments should be sent to the Superintendent, Olympic National Park at the above address.

In the absence of any subsequent action to modify or vacate the proposed exchange and boundary adjustment, this realty action to proceed with the exchange and boundary adjustment will become the final determination of the Department of the Interior.

Dated: July 12, 1996.

William C. Walters,
Deputy Field Director, Pacific West Field Area.

[FR Doc. 96-18690 Filed 7-22-96; 8:45 am]

BILLING CODE 4310-70-M

DEPARTMENT OF JUSTICE

Notice of Lodging of Consent Decree Pursuant to the Comprehensive Environmental Response, Compensation, and Liability Act

Notice is hereby given that a proposed consent decree in *United States versus Exide Corporation et al.*, Civil Action No. CA 94-4086, as lodged on July 10,

1996 with the United States District Court for the District of South Dakota. The proposed consent decree resolves the United States' claim for past response costs at the Traub Battery and Body Shop Superfund Site pursuant to Section 107(a) of the Comprehensive Environmental Response, Compensation, and Liability Act of 1980 ("CERCLA"), as amended, 42 U.S.C. 9607(a). Under the terms of the consent decree, the Settling Defendants, Exide Corporation, Graham Tire Company, J.C. Penney Co., Inc., K-Mart Corporation, John Morrell & Co., Inc., and the South Dakota Department Of Transportation, will pay the United States the sum of \$313,000 in settlement of the United States' past response cost claim for costs incurred by the United States in connection with the cleanup of lead-contaminated soils at the Traub Battery and Body Shop Superfund Site (the "Site") located near Sioux Falls, South Dakota.

The Department of Justice will receive, for a period of thirty (30) days from the date of this publication, comments relating to the proposed consent decree. Comments should be addressed to the Assistant Attorney General for the Environment and Natural Resources Division, Department of Justice, Washington, DC 20530, and should refer to *United States versus Exide Corporation et al.*, DOJ Ref. #90-11-2-1139.

The proposed consent decree may be examined at the United States Department of Justice, Environment and Natural Resources Division, Denver Field Office, 999 18th Street, North Tower Suite 945, Denver, Colorado, 80202 and at the Consent Decree Library, 1120 G Street, NW., 4th Floor, Washington, DC 20005, 202-624-0892. A copy of the proposed consent decree may be obtained in person or by mail from the Consent Decree Library, 1120 G Street, NW., 4th Floor, Washington, DC 20005. In requesting a copy, please refer to the referenced case and enclose a check in the amount of \$4.50 (25 cents per page reproduction costs), payable to the Consent Decree Library.

Walker Smith,

Deputy Chief, Environmental Enforcement Section.

[FR Doc. 96-18683 Filed 7-22-96; 8:45 am]

BILLING CODE 4410-01-M

Notice of Lodging of Consent Decree Pursuant to the Clean Water Act

In accordance with Departmental Policy, 28 C.F.R. 50.7, notice is hereby given that a consent decree in *United States v. Ron Brown d/b/a Ron Brown*

Demolition Service and Rain Construction Company, No. C-3-94-330 (S.D. Ohio), was lodged with the United States District Court for the Southern District of Ohio on July 3, 1996.

The proposed consent decree concerns alleged violations of the Clean Water Act, 33 U.S.C. 1311, as a result of the discharge of fill material onto portions of property located in Clark County, Ohio, which are alleged to constitute "waters of the United States." The consent decree (1) requires Ron Brown and Rain Construction Company, Inc., to refrain from further unpermitted discharges at the wetland; (2) requires Ron Brown to remove all illegally-placed fill within a five-year period and to dispose of the fill in an environmentally appropriate manner; and (3) requires Rain Construction Company, Inc., to perform Ron Brown's fill removal obligations if he is unable to do so.

The Department of Justice will accept written comments relating to the proposed consent decree for thirty (30) days from the date of publication of this notice. Comments should be addressed to the Assistant Attorney General, Environment and Natural Resources Division, U.S. Department of Justice, Attention: Michael J. Zevenbergen, 10th & Pennsylvania Avenue, N.W., Room 7216—Main Building, Washington, D.C. 20530 and should refer to *United States v. Ron Brown d/b/a Ron Brown Demolition Service and Rain Construction Company*, DJ Reference No. 90-5-1-6-600.

The consent decree may be examined at the Clerk's Office, United States District Court, Federal Building, 200 West 2nd Street, Ninth Floor, Dayton, Ohio, 45402.

Anna Wolgast,

Acting Chief, Environmental Defense Section, Environment and Natural Resources Division, U.S. Department of Justice.

[FR Doc. 96-18684 Filed 7-22-96; 8:45 am]

BILLING CODE 4410-01-M

Antitrust Division

Notice Pursuant to the National Cooperative Research and Production Act of 1992—Inter Company Collaboration for Aids Drug Development

Notice is hereby given that, on June 26, 1996, pursuant to Section 6(a) of the National Cooperative Research and Production Act of 1993, 15 U.S.C. 4301 *et seq.* ("the Act"), Inter Company Collaboration for Aids Drug Development (The Collaboration) filed