

DEPARTMENT OF THE INTERIOR**National Park Service****Availability of Plan of Operations Mining Operations; Joshua Tree National Park, San Bernardino County, California**

Notice is hereby given in accordance with Section 9.17(a) of Title 36 of the Code of Federal Regulations, Part 9, Subpart A, that the National Park Service has received from Stephen Dwyer, of Palm Desert California, a Plan of Operations to conduct mining operations on the Storm Jade #1 claim in the Eagle Mountain area, of Joshua Tree National Park, located within San Bernardino County, California.

The Plan of Operations is available for public review and comment for a period of 30 days from the publication date of this notice. Analysis of the proposal will not be completed until a validity examination has been conducted in accordance with 36 CFR 9A and NPS policy. The document can be viewed during normal business hours at the Office of the Superintendent, Joshua Tree National Park, 74485 National Park Drive, Twenty-nine Palm, California 92277.

Dated: May 28, 1997.

Ernest Quintana,

Superintendent, Joshua Tree National Park.

[FR Doc. 97-14946 Filed 6-6-97; 8:45 am]

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DEPARTMENT OF THE INTERIOR**National Park Service****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 May 23, 1997. Pursuant to section 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, D.C. 20013-7127. Written comments should be submitted by June 24, 1997.

Patrick Andrus,

Acting Keeper of the National Register.

Arkansas**Garland County**

Woodman of Union Building, 501 Malvern Ave., Hot Springs, 97000616

California**Orange County**

Old Towne Orange Historic District, Roughly bounded by Walnut Ave., Waverly St., W.O. Hart Park, La Veta Ave., Clark St., and Atchison Topeka Railroad Track, Orange, 97000617

Colorado**Jefferson County**

Davies' Chuck Wagon Diner, 9495 W. Colfax Ave., Lakewood, 97000619

Pueblo County

Boone Santa Fe Railroad Depot, 100 Baker Ave., Boone, 97000618

Georgia**Fulton County**

West End Historic District, Roughly Bounded by US 20, Lee, White, and Langhorn Sts., Atlanta, 97000621

Sumter County

Ashby Street Shotgun Row Historic District, 207, 209, and 211 Ashby St., Americus, 97000620

Iowa**Johnson County**

College Green Historic District (Iowa City MPS) Roughly bounded by Burlington, Summit, Washington, and Van Buren Sts., Iowa City, 97000623

East College Street Historic District (Iowa City MPS) Roughly bounded by Muscatine Ave., Summitt, Washington, and Burlington Sts., Iowa City, 97000624

Saints Peter and Paul Catholic Church, 1165 NE. Taft Ave., Solon vicinity, 97000622

Massachusetts**Bristol County**

Coram Shipyard Historic District, 2120, 2125, and 2130 Water St., Dighton, 97000625

Michigan**Calhoun County**

Superior Street Commercial Historic District, Roughly bounded by the Kalamazoo River, Cass, Elm, Eaton and Vine Sts., Albion, 97000626

Mississippi**Lincoln County**

Paxton House, 2261 Bouie Mill Rd. NW, Brookhaven vicinity, 97000632

Marion County

Downtown Columbia Historic District, Roughly bounded by Broad, and Church Sts., and Meak, Honey and Beef Alleys., Columbia, 97000633

Monroe County

Aberdeen Downtown Historic District, (Aberdeen MPS) Roughly bounded by James, Quincy, Maple, and Washington Sts., Aberdeen, 97000634

Rankin County

East Clinton Historic District, Roughly bounded by the Illinois Gulf Railroad, E. College, Landrum, E. Main, and New Prospect Sts., Clinton, 97000631

Missouri**Callaway County**

Bell, M. Fred, Rental Cottage, 302 E. Fifth St., Fulton, 97000627

Cape Girardeau County

House at 323 Themis Street, 323 Themis St., Cape Girardeau, 97000629

Pettis County

Hubbard, C.C., High School, 721 N. Osace Ave., Sedalia, 97000628

Vernon County

Vernon County Courthouse, Bounded by Cherry, Cedar, Walnut, and Main Sts., Nevada, 97000630

Utah**Salt Lake County**

Anderson, Frederick C. and Anna, House (Sandy City MPS), 8650 S. Center St., Sandy, 97000641

Gardner, Archibald R. and Violet Clark, House (Sandy City MPS), 31 E. Pioneer Ave., Sandy, 97000642

Jensen, James B. and Ellen May Cushing, House (Sandy City MPS), 95 E. Pioneer Ave., Sandy, 97000635

Nelson, August M. and Mabel Jensen, House (Sandy City MPS), 427 East 8800 South, Sandy, 97000643

Oldman, John and Elizabeth Brown, House (Sandy City MPS), 511 East 8800 South, Sandy, 97000636

Orton—Malstrom House (Sandy City MPS), 9325 South 700 East, Sandy, 97000640

Sandy City Bank (Sandy City MPS), 212 E. Main St., Sandy, 97000637

Sandy Second Ward Chapel (Sandy City MPS), 8630 South 60 East, Sandy, 97000638

Thompson, Niels and Mary Ann Fitzgerald, House (Sandy City MPS), 485 East 8800 South, Sandy, 97000639

Vincent, William Tyler and Amorilla Gammet, House (Sandy City MPS), 92 E. Pioneer Ave., Sandy, 97000644

Vermont**Bennington County**

Furnace Grove Historic District, VT 9, 1 mi. E. of jct. of VT 9 and Burgess Rd., Bennington, 97000646

Chittenden County

Moquin's Bakery, 78 Rose St.,
Burlington, 97000645

Wisconsin*Clark County*

Silver Dome Ballroom, The, US 10, 1
mi. W of jct. of US 10 and Collier Rd.,
Hewett, 97000647.

[FR Doc. 97-14976 Filed 6-6-97; 8:45 am]

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DEPARTMENT OF JUSTICE**Notice of Consent Decree Pursuant to the Clean Water Act**

In accordance with Departmental Policy and 28 CFR 50.7 notice is hereby given that a proposed Agreement And Order Regarding Modification Of The December 23, 1988 Modified Consent Decree (hereafter referred to as "the Proposed Agreement And Order") in *United States v. City of Baton Rouge, et al.*, Civil Action No. 88-191A, was lodged in the United States District Court for the Middle District of Louisiana on May 28, 1997. The proposed Agreement and Order (1) modifies certain injunctive relief and stipulated penalties provisions of the December 23, 1988 Modified Consent Decree and (2) settles the United States' claim for stipulated penalties which have been incurred or would have been incurred under the December 23, 1988 Modified Consent Decree in connection with Baton Rouge's failure to meet the construction schedule for the North Treatment Plant between January 1, 1997 and July 31, 1998.

Under the terms of the proposed Agreement and Order, the City of Baton Rouge is required to complete by July 31, 1998 construction of all improvements necessary to (a) achieve full secondary treatment and (b) to attain compliance with all aspects of National Pollutant Discharge Elimination System permit No. LA0036439 issued to the city of Baton Rouge with effective date November 1, 1996 (hereafter referred to as "the NPDES permit"). The City of Baton Rouge is also required to comply with the effluent limits set forth in the NPDES permit. Finally, under the proposed Agreement and Order, the City of Baton Rouge is required to pay a penalty of one hundred forty thousand dollars (\$140,000).

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

should be addressed to the Assistant Attorney General for the Environment and Natural Resource Division, Department of Justice, Washington, D.C. 20530, and should refer to *United States versus City of Baton Rouge, et al.*, DOJ No. 90-5-1-1-2769.

The proposed Consent Decree may be examined at the Region 6 Office of the U.S. Environmental Protection Agency, 1445 Ross Avenue, Dallas, Texas 75202 and at the Consent Decree Library, 1120 G Street, N.W., 4th Floor, Washington, D.C. 20005, (202) 624-0892. Copies of the Consent Decree may be obtained in person or by mail from the Consent Decree Library, 1120 G Street, N.W., 4th Floor, Washington, D.C. 20005. In requesting a copy, please enclose a check in the amount of \$2.00 for a copy (25 cents per page reproduction costs), payable to the Consent Decree Library.

Joel M. Gross,

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

[FR Doc. 97-14928 Filed 6-6-97; 8:45 am]

BILLING CODE 4410-15-M

DEPARTMENT OF JUSTICE**Notice of Lodging of Consent Decree Pursuant to the Comprehensive Environmental Response, Compensation and Liability Act of 1980**

Notice is hereby given that on May 28, 1997, a proposed consent decree in *United States v. City of Tacoma*, Case No. C97-5336RJB (W.D. Wash), was lodged with the United States District Court for the Western District of Washington. The Consent Decree resolves claims brought by the trustees for natural resources in Commencement Bay (located adjacent to Tacoma, Washington) against the City of Tacoma and its Department of Public Utilities pursuant to the Comprehensive Environmental Response, Compensation, and Liability Act of 1980, as amended ("CERCLA"), 42 U.S.C. 9601, *et seq.* The trustees for natural resources in Commencement Bay are the National Oceanic and Atmospheric Administration (NOAA), the Department of the Interior (DOI), the State of Washington, the Puyallup Tribe of Indians, and the Muckleshoot Indian Tribe (collectively "the Trustees"). Pursuant to a memorandum of understanding, the Trustees are jointly conducting a Natural Resource Damage Assessment (NRDA).

Defendants' liability stems from their ownership and operation of a municipal storm water drainage system and other properties that are or have been the

source of releases of a series of hazardous substances into the waters of Commencement Bay. The proposed Consent Decree requires the defendant to acquire or perpetually lease five parcels of land located on the Commencement Bay shoreline and spend a total of approximately \$3.3 million constructing and maintaining five habitat restoration projects on these properties. The Consent Decree also requires that the City make the following payments and in-kind contributions: (1) \$227,000 to the Trustees as reimbursement of past damage assessment costs; (2) \$500,000 to the Trustees as reimbursement of anticipated costs in Trustee oversight of the City's construction and maintenance of the restoration projects; (3) \$500,000 to the Puyallup and Muckleshoot tribes to support tribal government programs for the planning and implementation of habitat restoration and other activities related to conservation and protection of natural resources in the Commencement Bay Environment; (4) \$250,000 in the form of in-kind services to the NRDA and (5) \$75,000 operating a pollution-reporting hotline and ancillary support services for five years.

The Department of Justice will receive comments relating to the proposed consent decree for a period of thirty (30) days from the date of this publication. Comments should be addressed to the Assistant Attorney General, Environment and Natural Resources Division, Department of Justice, P.O. Box 7611, Ben Franklin Station, Washington, D.C. 20044, and refer to *United States v. City of Tacoma*, DOJ number 90-11-2-1049A.

Copies of the proposed consent decree may be examined at the Office of the United States Attorney, 3600 Seafirst Fifth Avenue Plaza, 500 Fifth Avenue, Seattle, WA 98104; and the Consent Decree Library, 1120 G Street, N.W., 4th Floor, Washington, D.C. 20005, (202) 624-0892. A copy of the proposed consent decree may be obtained by mail or in person from the Consent Decree Library. When requesting a copy of the consent decree, please enclose a check in the amount of \$16.00 for consent decree only or \$85.75 for consent with attachments (25 cents per page reproduction costs) payable to the "Consent Decree Library". When requesting a copy please refer to *United States v. City of Tacoma*, DOJ Case number 90-11-2-1049A.

Joel Gross,

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

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