expertise and experience in one or more of the following areas of national interest: the director of a state agency responsible for the management of recreational fish and wildlife resources, selected from a coastal state if the President of IAFWA is from an inland state, or selected from an inland state if the President of IAFWA is from a coastal state. Saltwater and freshwater recreational fishing; recreational boating; recreational fishing and boating industries; conservation of recreational fishery resources; aquatic resource outreach and education; and tourism.

The Council will function solely as an advisory body, and in compliance with provisions of the Federal Advisory Committee Act (Act).

The Certification of renewal is published below.

Certification

I hereby certify that the renewal of the Sport Fishing and Boating Partnership Council is necessary and in the public interest in connection with the performance of duties imposed on the Department of the Interior by those statutory authorities as defined in Federal laws including, but not restricted to, the Federal Aid Sport Fish Restoration Act, Fish and Wildlife Coordination Act, and the Fish and Wildlife Act of 1956 in furtherance of the Secretary of the Interior's statutory responsibilities for administration of the U.S. Fish and Wildlife Service's mission to conserve, protect, and enhance fish, wildlife, and habitats for the continuing benefit of the American people. The Council will assist the Secretary and the Department of the Interior by providing advice on activities to enhance fishery and aquatic resources.

Dated: October 16, 1997.

Bruce Babbit,

Secretary of the Interior. [FR Doc. 97–28809 Filed 10–29–97; 8:45 am] BILLING CODE 4310–55–M

DEPARTMENT OF THE INTERIOR

Fish and Wildlife Service

Information Collection To Be Submitted to the Office of Management and Budget (OMB) for Reinstatement

ACTION: Notice.

SUMMARY: The collection of information listed below is submitted to the OMB for reinstatement under the provisions of the Paperwork Reduction Act of 1995. Copies of specific information collection requirements, related forms and explanatory material may be obtained

by contacting the Service Information Collection Clearance Officer at the address and/or phone numbers listed below.

DATES: Comments must be submitted on or before December 1, 1997.

ADDRESSES: Comments and suggestions on specific requirements should be sent directly to the Office of Information and Regulatory Affairs, Office of Management and Budget, Attention: Desk Officer for the Department of the Interior, Washington, DC 20503; and a copy of the comments should be sent to the Service Information Collection Clearance Officer, U.S. Fish and Wildlife Service, MS 224–ARLSQ, 1849 C Street, NW, Washington, DC 20240.

FOR FURTHER INFORMATION CONTACT: Phyllis H. Cook, Service Information Collection Clearance Officer, 703/358–1943; 703/358–2269 (fax).

SUPPLEMENTARY INFORMATION: The Service has submitted the following information collection clearance requirements to OMB for review and clearance under the Paperwork Reduction Act of 1995, Pub. L. 104–13. Comments are invited on (1) whether the collection of information is necessary for the proper performance of the functions of the agency, including the information will have practical utility; (2) the accuracy of the agency's estimate of burden, including the validity of the methodology and assumptions used; (3) ways to enhance the quality, utility, and clarity of the information to be collected; and (4) ways to minimize the burden of the collection of information on those who are to respond, including the use of appropriate automated, electronic, mechanical, or other technological collection techniques or other forms of information technology.

The information collection requirements in this submission implement the regulatory requirements of the Endangered Species Act (16 U.S.C. 1539), the Migratory Bird Treaty Act (15 U.S.C. 704), the Bald Eagle Protection Act (16 U.S.C. 668), and the Convention on International Trade in Endangered Species of Wild Fauna and Flora, (CITES) (27 UST 108), and are contained in Service regulations in Chapter I, Subchapter B of Title 50 of the Code of Federal Regulations (CFR). Common permit application and record keeping requirements have been consolidated in 50 CFR 13, and unique requirements of various statutes as identified below.

The Service has redesigned the standard license/permit application form 3–200 to assist persons in applying for Service permits issued under

Subchapter B. Previously, the Service consolidated all requirements in one submission, and they were assigned OMB Approval Number 1018–0022, the Federal Fish and Wildlife License/ Permit Application and related reports. Service form number 3–200. In an attempt to facilitate the comment process, and to make the application process more "user friendly," and to aid the public in commenting on specific license/permit requirements without having to comment on the entire package, similar types of permits have been grouped together and numbered. The applications have been divided into four groups: migratory bird permits, law enforcement permits, endangered species permits and management authority permits. This notice deals with migratory bird permits. The application to apply for Service permits issued under subchapter B of Title 50 of the Code of Federal Regulations (CFR), will still require completion of the 3-200 form. In addition to the permit application, attachments are often necessary to provide additional information required for each specific type of permit and these attachments have been assigned numbers, e.g., 3-200-2.

The information on the application form will be used by the Service to review permit applications and to make decisions, according to criteria established in various Federal wildlife conservation statutes and regulations, on the issuance, suspension, revocation, or denial of permits. The frequency of response for the following types of permit applications/licenses is on occasion or annually.

An agency may not conduct or sponsor a collection of information unless the collection of information displays a currently valid OMB approval number and the agency informs the potential persons who are to respond to such collections that they are not required to respond to the collection of information unless it displays a currently valid OMB approval number. The following requirements are included in this submission:

1. Title: Permits to Import/Export Migratory Birds (Service form number 3–200–6).

Description and use: Used by the Service to determine whether an applicant can import/export migratory birds, their parts, nests, or eggs; implements regulations in 50 CFR 21.21. The information is also used as an enforcement and management aid in regulating the possession, transportation, and sale of lawfully acquired migratory birds and their parts, nets, or eggs.

Description of respondents: Individuals and households; business or other for-profit; not-for-profit institutions; and local or State government.

2. Title: Scientific Collecting permits (Service form number 3–200–7).

Description and use: Information will be used by the Service to determine if a permit to allow scientific collecting by an individual can be used; implements regulations in 50 CFR 21.23. Additional information is required beyond completion of the standard application form to determine whether there is a scientific or educational need for the issuance of a scientific collecting permit. An annual report is also required (Service form 430d).

Description of respondents: Individuals acting on behalf of an educational or scientific institution and/ or agency.

2. Title: Taxidermist Permits (Service form number 3–200–8).

Description and use: Used to determine whether a permit can be issued to allow taxidermy on any migratory birds; implements regulations in 50 CFR 21.24. The information is also used as an enforcement and management aid in regulating the possession, transportation, and sale of lawfully acquired and mounted migratory birds and their parts, nests, or eggs.

Description of respondents: Individuals or households.

4. Waterfowl Sale and Disposal Permits (Service form number: 3–200–9)

Description and use: Used by the Service to determine whether a permit can be issued to allow the sale, trade, donation, or other disposal to another person of any species of captive-reared, properly marked waterfowl except mallards; implements regulations in 50 CFR 21.25. The information collected from persons wishing to sell captivereared, properly marked migratory waterfowl is the minimum necessary that still allows the Service to fulfill the mandate of protecting waterfowl populations from illegal commercial exploitation. This information also enables the Service to ensure that an applicant is in compliance with any State laws requiring a person to obtain a game breeders license prior to conducting commercial sale activities. Once the permit is issued, the permittee is required to keep accurate records of activities conducted within the authority of the permit. This information is also used as an enforcement and management aid in regulating the sale, trade, or other transfer of captive-reared, properly marked waterfowl.

Note: An annual report is required for this activity.

Description of respondents: Individuals and households.

5. Title: Special Purpose Permits (Service form number 3–200–10a through f).

Description and use: Used by the Service to determine whether a permit can be issued for salvage; rehabilitation; possession of live birds, dead specimens, or preparation of artwork for education; or migratory game bird propagation; implements requirements in 50 CFR 21.27. This information is also used as an enforcement and management aid in regulating the taking, transportation, and possession of migratory birds.

Note: Annual reports are required for these activities.

Description of respondents: Individuals and households; business or other for-profit; not-for-profit institutions; and local and state government.

6. Title: Falconry Permits (Service form number 3–200–11).

Description and use: This information is used by the Service to determine if a falconry permit should be issued to an individual; implements requirements in 50 CFR 21.28. This information is also used by the Service as an enforcement and management aid in regulating the taking, transportation, and possession of wild migratory birds, and the sale, trade, or transfer of certain captive-bred migratory birds. Applicants that want a Federal falconry permit must apply through their State of residence. The applicant applies to their State, which must be included in the list of states that meet federal falconry standards [50 CFR 21.29(k)]. The applicant needs to complete the 3-200-11 and their State application. Once the State gives approval, the entire application is forwarded to the Service for joint issuance of the Federal/State permit. Officials from both the Service and State must sign the permit for it to be valid.

In addition, permittee is required to prepare and submit a Service form 3– 186A documenting the acquisition and disposition of each bird. This information is needed by the Service to monitor the take, possession, purchase, sale, and other acquisition or disposition of raptors to prevent the illegal possession by unauthorized persons and the illegal taking of birds from the wild. One copy of the form is retained by the seller and another copy is kept by the purchaser to document the legal transaction. The use of this form precludes the need for an annual report that was previously required.

Description of respondents: Individuals and households.

7. Title: Raptor Propagation Permits (Service form number 3–200–13).

Description and use: Used by the Service to determine whether an applicant is qualified to propagate raptors; implements regulations in 50 CFR 21.30. The information is also used as an enforcement and management aid in regulating the possession, transportation, and sale of lawfully acquired migratory birds and their parts, nests, or eggs. In addition, the permittee is required to complete a form 3–186A as described above.

Description of respondents: Individuals and households; not-forprofit institutions.

8. Title: Depredation Permits (Service form number 3–200–13).

Description and use: Used by the Service to evaluate whether a permit can be issued to allow control of depredating migratory birds; implements regulations in 50 CFR 21.41.

Description of respondents: Individuals and households; business or other for-profit; not-for-profit institutions; farms; State, local or tribal government.

9. Title(s): Eagle Permits.

(1) Eagle Permits for Exhibition or Scientific Collecting/Research (Service form numbers 3–200–14a and 3–200–14b); (2) Eagle Permits for Native American Religious Purposes (Service form number 3–200–15); (3) Eagle Permits for Depredating Golden or Bald Eagles (Service form number 3–200–16); (4) Eagle Permits for the use of Depredating Golden Eagles for Falconry (Service form number 3–200–17); (5) Permits to Take Golden Eagle Nests (Service form number 3–200–18)

Description and use: Used by the Service to determine whether an applicant qualifies for a permit to take, possess, or transport bald or golden eagles or their parts, nests, or eggs, for exhibition, scientific collecting/research, Native American religious use, take of depredating bald or golden eagles, golden falconry, and take of golden eagle nests. This requirement implements regulations found in 50 CFR 22.21, 22.22, 22.23, 22.24 and 22.25.

Description of respondents: Individuals and households; businesses or other for-profit; not-for-profit institutions, farms; State, local or Tribal government.

The following chart lists the estimated reporting burden requested by the Service for each of the above requirements:

BURDEN ESTIMATE FOR FEDERAL FISH AND WILDLIFE LICENSE/PERMIT-MIGRATORY BIRDS

Permit/Report/No.	Number of respondents	Completion time	Annual bur- den
Import/Export 3–200–6	93	1.0	93
Scientific collecting 3–200–7	309	4.0	1,236
Annual report, 3–430d	850	1.0	850
Taxidermist, 3–200–8	2,286	1.0	2,286
Waterfowl sale & disposal, 3–200–9	704	1.0	704
Notice of transfer, 3–186	1,800	0.2	300
Annual report, 3–2020	1,500	0.5	750
Special purpose	2,753	2.5	6,883
Salvage, 3–200–10a			
Rehabilitation, –10b			
Ed/possession:			
(live) -10c			
(dead) -10d			
(prep for artwk) -10f			
Mig game bird propagation –10e			
Annual reports (3–202c, d) (3–430–b, d)	165,180	0.5	82,590
Falconry, 3–200–11	1,964	1.0	1,964
Disposition report, 3–186A	20,000	0.5	10,000
Raptor propagation, 3–200–12	143	1.0	143
Disposition report, 3–186A	10,000	0.5	5,000
Depredation, 3–200–13	1,406	1.0	1,406
Eagle Permits:			
Exhibition & scientific collecting/research, 3–200–14	156	1.0	156
Annual report (3–430d)	30	1.0	30
Native American religious purposes, 3–200–15	756	1.0	756
Take of depredating eagles, 3–200–16	11	1.0	11
Eagle falconry, 3–200–17	10	1.0	10
Take of golden eagle nests, 3–200–18	1	4.0	4
Totals	209,952		115,172

Dated: October 22, 1997.

Carolyn A. Bohan,

Deputy Assistant Director—Refuges and Wildlife.

[FR Doc. 97–28774 Filed 10–29–95; 8:45 am]

DEPARTMENT OF THE INTERIOR

Fish and Wildlife Service

Coastal Barrier Improvement Act of 1990 (Pub. L. 101–591); Administrative Boundary Modification to the Coastal Barrier Resources System

AGENCY: Fish and Wildlife Service, Interior.

ACTION: Notice.

SUMMARY: The Department of the Interior, through the Fish and Wildlife Service, has completed modifications to the boundary of North Key Largo Unit FL-35 of the Coastal Barrier Resources System (System). This modification corrects an error that occurred in 1992 when the Department of the Interior revised the unit boundary in response to a State request under Section 4(c) of the Coastal Barrier Improvement Act to add property to the System. The purpose of this notice is to inform the public about the filing, distribution, and availability

of maps reflecting the new boundary for Unit FL-35.

DATES: The boundary revision for this unit becomes effective immediately upon publication of this notice on October 30, 1997.

ADDRESSES: Copies of the revised map for this System unit are available for purchase from the U.S. Geological Survey, Earth Science Information Center, P.O. Box 25286, Denver, Colorado 80225. Official maps can be viewed at the Fish and Wildlife Service offices listed in the Supplementary Information section below.

FOR FURTHER INFORMATION CONTACT: Mr. Steve Glomb, Department of the Interior, U.S. Fish and Wildlife Service, Division of Habitat Conservation, (703) 358–2201.

SUPPLEMENTARY INFORMATION: Section 4(a) of the Coastal Barrier Resources Act CBRA), 16 U.S.C. 3503(a), as amended by Section 3 of the Coastal Barrier Improvement Act of 1990 (CBIA), Pub. L. 101–591, 104 Stat. 2931, established the Coastal Barrier Resources System as consisting of coastal barriers and other areas located on the coasts of the Atlantic Ocean, Gulf of Mexico, and the Great Lakes that are identified and depicted on certain maps entitled "Coastal Barrier Resources System" and dated October 24, 1990. These areas

constitute the Coastal Barrier Resources System and are subject to the limitations outlined in the CBRA. These maps are in the official custody of the U.S. Fish and Wildlife Service.

Section 4 of the CBIA defined the Department's responsibilities regarding the System maps for the period immediately following the 1990 enactment of the CBIA. Under Section 4(a), these responsibilities included preparing and distributing copies of the maps. Using the original maps submitted to the Department by the Congress, the Department reproduced these maps for distribution. Notification of the filing, distribution, and availability of the maps entitled "Coastal Barrier Resources System," dated October 24, 1990, was published in the **Federal Register** on June 6, 1991 (56 FR 26304-26312). Under Section 4(b), State and local governments could recommend minor and technical modifications to clarify boundaries of units of the System.

Under Section 4(c) of the CBIA, States were provided the authority to elect to add to the System lands owned or held by the State. This option was available for 18 months after enactment of the CBIA. Under Section 4(e)(1)(B)(ii), the Service was required to revise the maps of the System to reflect each election of