Sec. 8, SW1/4SW1/4; Sec. 17, W¹/₂NW¹/₄ and SW¹/₄; Sec. 18, lot 1, E½E½, NW¼NE¼, and NE1/4NW1/4: Sec. 19, lots 3 and 4, $E^{1/2}E^{1/2}$, $SW^{1/4}NE^{1/4}$.

SE1/4NW1/4, E1/2SW1/4, and SE1/4;

Sec. 20, W¹/₂; Sec. 29, NW1/4.

T. 22 N., R. 22 E.,

Sec. 4, lots 1 to 4, S1/2N1/2, and S1/2. The areas described aggregate 15,813.12 acres in Washoe County.

- 3. In addition to paragraphs 1 and 2, if any of the non-Federal lands in Washoe County within the areas described below are acquired by the United States in the future by exchange, donation, or purchase, those lands will be included in the withdrawal:
- T. 21 N., R. 18 E., (on north and east side of U.S. Highway 395).

T. 22 N., R. 18 E.

- T. 23 N., R. 18 E., excepting secs. 1 to 5, inclusive, and the N1/2N1/2 of secs. 9 to 12, inclusive.
- T. 20 N., R. 19 E., (on north and east side of U.S. Highway 395).

T. 21 N., R. 19 E.

T. 22 N., R. 19 E.

T. 23 N., R. 19 E., excepting sec. 4.

T. 16 N., R. 20 E.

- T. 17 N., R. 20 E., (on east side of U.S. Highway 395).
- T. 18 N., R. 20 E., (on east side of U.S. Highway 395).
- T. 19 N., R. 20 E., (on east side of U.S. Highway 395).

T. 20 N., R. 20 E.

T. 21 N., R. 20 E.

T. 22 N., R. 20 E.

T. 23 N., R. 20 E., excepting secs. 2, 4 and 12.

T. 17 N., R. 21 E.

- T. 19 N., R. 21 E.
- T. 20 N., R. 21 E. T. 21 N., R. 21 E.
- T. 22 N., R. 21 E.
- T. 23 N., R. 21 E., secs. 18, 19, and secs. 30, 31, and 32.

T. 20 N., R. 22 E.

- T. 21 N., R. 22 E.
- T. 22 N., R. 22 E.
- T. 23 N., R. 22 E., (outside the boundaries of the Pyramid Lake Indian Reservation).
- T. 20 N., R. 23 E., secs. 5, 7, 17, 19 and 20. T. 21 N., R. 23 E., sec. 31.
- 4. The withdrawal made by this order does not alter the applicability of those public land laws governing the use of the land under lease, license, or permit, or governing the disposal of the mineral or vegetative resources other than under the mining laws.
- 5. This withdrawal will expire 20 years from the effective date of this order, unless, as a result of a review conducted before the expiration date pursuant to Section 204(f) of the Federal Land Policy and Management Act of 1976, 43 U.S.C. 1714(f) (1994), the Secretary determines that the withdrawal shall be extended.

Dated: July 5, 2001.

Gale A. Norton,

Secretary of the Interior.

[FR Doc. 01-17494 Filed 7-11-01; 8:45 am]

BILLING CODE 4310-HC-P

DEPARTMENT OF THE INTERIOR

Minerals Management Service

Notice of Availability of the Proposed **Notice of Sale for Outer Continental** Shelf Oil and Gas Lease Sale 181 in the **Eastern Gulf of Mexico**

AGENCY: Minerals Management Service, Interior.

ACTION: Notice of availability of the proposed Notice of Sale for proposed Sale 181.

SUMMARY: The MMS announces the availability of the proposed Notice of Sale for proposed Sale 181 in the Eastern Gulf of Mexico Outer Continental Shelf (OCS). This Notice is published pursuant to 30 CFR 256.29(c) as a matter of information to the public. With regard to oil and gas leasing on the OCS, the Secretary of the Interior, pursuant to section 19 of the OCS Lands Act, provides the affected States the opportunity to review the proposed Notice. The proposed Notice sets forth the proposed terms and conditions of the sale, including minimum bids, royalty rates, and rentals.

DATES: Comments on the size, timing, or location of proposed Sale 181 are due from the affected States within 60 days following their receipt of the proposed Notice. The final Notice of Sale will be published in the Federal Register at least 30 days prior to the date of bid opening. Bid opening is currently scheduled for December 5, 2001.

SUPPLEMENTARY INFORMATION: The proposed Notice of Sale for Sale 181 and a "Proposed Sale Notice Package" containing information essential to potential bidders may be obtained from the Public Information Unit, Gulf of Mexico Region, Minerals Management Service, 1201 Elmwood Park Boulevard. New Orleans, Louisiana 70123–2394. Telephone: (504) 736-2519.

Dated: July 6, 2001.

Thomas R. Kitsos,

Acting Director, Minerals Management Service.

[FR Doc. 01-17487 Filed 7-11-01; 8:45 am]

BILLING CODE 4310-MR-P

DEPARTMENT OF JUSTICE

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

Consistent with Departmental policy, 28 CFR 50.7, notice is hereby given that on June 22, 2001, a proposed Consent Decree in United States v. Gulf Coast Recycling, Inc., Civil Action No. 8:01– cv-1191-T-24TBM was lodged with the United States District Court for the Middle District of Florida.

In this action the United States sought injunctive relief in order to remedy conditions in connection with the release and threatened release of hazardous substances into the environment at the Normandy Park Superfund Site in Hillsborough County, Florida ("Site"). The United States also sought to recover unreimbursed costs incurred and to be incurred for response activities undertaken and to be undertaken at the Site.

The proposed Consent Decree, which settles the liability of Gulf Coast Recycling, Inc. ("GCR"), for violations alleged in the Compliant, provides that GCR will perform the remedy at the Site as set forth in the Record of Decision executed by the Environmental Protection Agency on May 11, 2000. Under the Decree, GCR will also reimburse the United States for \$257,181 of past response costs and one hundred percent of all future response costs to be incurred by the United

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, Environment and Natural Resources Division, P.O. Box 7611, U.S. Department of Justice, Washington, DC 20044-7611, and should refer to United States v. Gulf Coast Recycling, Inc., D.J. Ref. 90-1-2-07156.

The proposed Consent Decree may be examined at the Office of the United States Attorney, 400 North Tampa Street, Suite 3200, Tampa, Florida 33602, and at U.S. EPA Region IV, 61 Forsyth Street, Atlanta, Georgia, 30303. A copy of the proposed Consent Decree may also be obtained by mail from the Consent Decree Library, P.O. Box 7611, U.S. Department of Justice, Washington, DC 20044-7611. In requesting a copy, please enclose a check in the amount of \$52.00 (25 cents per page reproduction cost) payable to the Consent Decree Library. In requesting a copy exclusive of exhibits, please enclose a check in the amount of \$10.25 payable to the Consent Decree Library.

Walker B. Smith,

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

[FR Doc. 01–17478 Filed 7–11–01; 8:45 am] **BILLING CODE 4410–15–M**

DEPARTMENT OF JUSTICE

Notice of Lodging of Consent Decree Pursuant to the Clean Water Act, the Resource Conservation and Recovery Act; and the Comprehensive Environmental Response, Compensation, and Liability Act

Consistent with Departmental policy, 28 CFR 50.7, notice is hereby given that a proposed Consent Decree in United States and the South Carolina Department of Health and Environmental Control ("SCDHEC") v. Macalloy Corporation (D. S.C.), Civil Action No. 2:99-4234-18, was lodged with the United States District Court for the District of South Carolina on June 26, 2001. This decree resolves the potential liability of Macalloy alleged by the United States under Sections 309 and 402 of the Clean Water Act, 33 U.S.C. 1319 and 1342; Section 3008(g) of the Resource Conservation and Recovery Act, 42 U.S.C. 6928(g); and Section 48-1-330 of the South Carolina Pollution Control Act ("SCPCA"), S.C. Code Ann. § 48–1–330, and dismisses without prejudice claims under the Comprehensive Environmental Response, Compensation, and Liability Act ("CERCLA"), 42 U.S.C. 9601-9675. The proposed Decree provides that Macalloy will pay \$300,000 from existing funds, with interest over time, and \$900,000 additional from money currently held as a RCRA financial assurance, when the money becomes available. Macalloy is also required to control surface water discharges.

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, U.S. Department of Justice, P.O. Box 7611, Washington, D.C. 20044; and refer to United States and the South Carolina Department of Health and Environmental Control ("SCDHEC") v. Macalloy Corporation (D. S.C.), DOJ Ref. #90-5-1-1-4431.

The proposed settlement agreement may be examined at the Office of the United States Attorney, Charleston, South Carolina and at the office of the Environmental Protection Agency, Region 4, Atlanta Federal Center, 61 Forsyth Street, SW, Atlanta, GA 30303–3104. A copy of the proposed Consent Decree may be obtained by mail from the Department of Justice Consent Decree Library, P.O. Box 7611, Washington, D.C. 20044. In requesting a copy please refer to the referenced case and enclose a check in the amount of \$8 (Consent Decree only: 32 pgs) or \$9.50 (Consent Decree with Appendices) (25 cents per page reproduction costs), payable to the Consent Decree Library.

Ellen M. Mahan,

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

[FR Doc. 01–17476 Filed 7–11–01; 8:45 am] BILLING CODE 4410–15–M

DEPARTMENT OF JUSTICE

[AAG/A Order No. 238-2001]

Privacy Act of 1974; System of Records

Pursuant to the Privacy Act of 1974 (5 U.S.C. 552a), the Department of Justice (DOJ), Civil Division, proposes to modify the following system of records previously published in full text in the **Federal Register** on February 20, 1998 (63 FR 8665): Civil Division Case File System, Justice/CIV-001.

The Civil Division is adding two new routine uses to this system of records. Specifically, the Civil Division will add a new routine use to permit disclosure of information relating to qualified claimants in its Radiation Exposure Compensation Act Program files to the Department of Labor to adjudicate claims for supplemental compensation and benefits to these claimants under the Energy Employees Occupational Injury Compensation Program Act, Pub. L. 106-398, 114 Stat. 1654, Title XXXVI (2000), 42 U.S.C. 7384 et seq. In addition, the Civil Division is adding a routine use for disclosure to contractors when necessary to accomplish an agency function related to this system of

For public convenience, all existing routine uses are published along with the two new proposed routine uses.

Title 5 U.S.C. 552a(e)(4)(11) provides that the public be given a 30-day period in which to comment on proposed new routine use disclosures. The Office of Management and Budget (OMB), which has oversight responsibilities under the Act, requires a 40-day period in which to conclude its review of any proposal

to add new routine use disclosures or make other major modifications.

You may submit any comments (by 30 days from the publication date of this notice). The public, OMB, and the Congress are invited to send written comments to Mary Cahill, Management Analyst, Management and Planning Staff, Justice Management Division, Department of Justice, Washington, DC 20530 (Room 1400 National Place Building). If no comments are received, the proposal will be implemented without further notice in the **Federal Register**.

In accordance with 5 U.S.C. 552a(r), the Department has provided a report to OMB and the Congress on the proposed new routine uses.

Dated: July 3, 2001.

Janis A. Sposato,

Acting Assistant Attorney General for Administration.

JUSTICE/CIV-001

SYSTEM NAME:

Civil Division Case File System

ROUTINE USES OF RECORDS MAINTAINED IN THE SYSTEM, INCLUDING CATEGORIES OF USERS AND THE PURPOSES OF SUCH USES:

A record maintained in this system of records may be disseminated as a routine use of such record as follows: (1) In any case in which there is an indication of a violation or potential violation of law, whether civil, criminal or regulatory in nature, the record in question may be disseminated to the appropriate federal, state, local or foreign agency charged with the responsibility for investigating or prosecuting such violation or charged with enforcing or implementing such law; (2) in the course of investigating the potential or actual violation of any law, whether civil, criminal or regulatory in nature, or during the course of a trial or hearing, or the preparation for a trial or hearing for such violation, a record may be disseminated to a federal, state, local or foreign agency, or to an individual or organization, if there is reason to believe that such agency, individual or organization possesses information or is responsible for acquiring information relating to the investigation, trial or hearing and the dissemination is reasonably necessary to elicit such information or to obtain the cooperation of a witness or an informant; (3) a record relating to a case or matter that has been referred by an agency for investigation, prosecution, or enforcement, or that involves a case or matter within the jurisdiction of an agency, or where the