All information provided voluntarily by mail, phone, or at public meetings (e.g., names, addresses, letters of comment, input recorded during meetings) becomes part of the official public record. If requested under the Freedom of Information Act by a private citizen or organization, the Service may provide copies of such information.

The environmental review of this project will be conducted in accordance with the requirements of the National Environmental Policy Act of 1969, as amended (42 U.S.C. 4321 et seq.); NEPA Regulations (40 CFR 1500–1508); other appropriate Federal laws and regulations; Executive Order 12996; the National Wildlife Refuge System Improvement Act of 1997; and Service policies and procedures for compliance with those regulations.

Dated: April 11, 2006.

James J. Slack

Deputy Regional Director, Region 6, Denver, CO

[FR Doc. E6–7824 Filed 5–22–06; 8:45 am] **BILLING CODE 4310–55–P**

DEPARTMENT OF THE INTERIOR

Fish and Wildlife Service

Notice of Meeting of the Lake Champlain Sea Lamprey Control Alternatives Workgroup

AGENCY: Fish and Wildlife Service,

Interior.

ACTION: Notice of meeting.

SUMMARY: This notice announces a meeting of the Lake Champlain Sea Lamprey Control Alternatives Workgroup. The purpose of the Workgroup is to provide, in an advisory capacity, recommendations and advice on research and implementation of sea lamprey control techniques alternative to lampricide, if they are found to be technically feasible, cost effective, and environmentally safe. Primary objectives of the meeting will include a review of Federal Advisory Committee Act requirements, discussion of the Workgroup's mission, discussion of workgroup operating procedures, and an overview of recent developments in alternative sea lamprey control technology. The meeting is open to the public.

DATES: The Lake Champlain Sea Lamprey Control Alternatives Workgroup will meet from 10 a.m. to 3 p.m. on Wednesday, June 14, 2006. ADDRESSES: The meeting will be held at the Lake Champlain Basin Program/ Vermont Fish and Wildlife Department facility at the Gordon Center House, 54 West Shore Road, Grand Isle, Vermont. Telephone 802/372–3213.

FOR FURTHER INFORMATION CONTACT:

Dave Tilton of the U.S. Fish and Wildlife Service, Lake Champlain Fish and Wildlife Resources Office, 11 Lincoln Street, Essex Junction, Vermont 05452, (802) 872–0629. Dave Tilton is the Workgroup's Designated Federal Official.

SUPPLEMENTARY INFORMATION: This notice is published pursuant to section 10(a)(2) of the Federal Advisory Committee Act (5 U.S.C. App.). Specific responsibilities of the Workgroup are to provide advice regarding the implementation of sea lamprey control methods alternative to lampricides, recommend priorities for research to be conducted by cooperating organizations and demonstration projects to be developed and funded by State and Federal agencies, and assist Federal and State agencies with the coordination of alternative sea lamprey control research to advance the state of the science in Lake Champlain and the Great Lakes.

Dated: May 17, 2006.

David A. Tilton,

Designated Federal Official, Fish and Wildlife Service.

[FR Doc. E6–7825 Filed 5–22–06; 8:45 am] BILLING CODE 4310–55–P

DEPARTMENT OF THE INTERIOR

Geological Survey

National Cooperative Geologic Mapping Program (NCGMP) Advisory Committee

AGENCY: U.S. Geological Survey. **ACTION:** Notice of meeting.

SUMMARY: Pursuant to Public Law 106–148, the NCGMP Advisory Committee will meet in Room 7000A of the Main Interior Building, 1849 C. Street, NW., Washington, DC. The Advisory Committee, composed of scientists from Federal Agencies, State Agencies, academic institutions, and private companies, will advise the Director of the U.S. Geological Survey on planning and implementation of the geologic mapping program.

Topics to be reviewed and discussed by the Advisory Committee include the:

- Progress of the NCGMP towards fulfilling the purposes of the National Geological Mapping Act of 1992.
- Updates on the Federal, State, and educational components of the NCGMP.
- Report from the Subcommittee on a implementation plan for the National Geological and Geophysical Data Preservation Program.

DATES: June 12–13, 2006 commencing at 9 a.m. on June 12 and adjourning by 5 p.m. on June 13.

FOR FURTHER INFORMATION CONTACT:

Laurel M. Bybell, U.S. Geological Survey, 908 National Center, Reston, Virginia 20192 (703) 648–5281.

SUPPLEMENTARY INFORMATION: Meetings of the National Cooperative Geological Mapping Program Advisory Committee are open to the Public.

Dated: May 16, 2006.

Linda C. Gundersen,

 $Acting \ Associate \ Director \ for \ Geology. \\ [FR \ Doc. \ 06-4749 \ Filed \ 5-22-06; \ 8:45 \ am]$

BILLING CODE 4311-AM-M

DEPARTMENT OF THE INTERIOR

Minerals Management Service

Agency Information Collection Activities: Proposed Collection; Comment Request

AGENCY: Minerals Management Service (MMS), Interior.

ACTION: Notice of a new information collection (1010–NEW).

SUMMARY: To comply with the Paperwork Reduction Act of 1995 (PRA), MMS is inviting comments on a collection of information that we will submit to the Office of Management and Budget (OMB) for review and approval. The information collection request (ICR) concerns the paperwork requirements that address the narrative portion only of MMS's Coastal Impact Assessment Program (CIAP) which is a grant program. The Energy Policy Act of 2005 gave responsibility to MMS for CIAP by amending Section 31 of the Outer Continental Shelf Lands Act (43 U.S.C. 1356a; Appendix A).

DATES: Submit written comments by July 24, 2006.

ADDRESSES: You may submit comments by any of the following methods listed below. Please use the Information Collection Number 1010–NEW as an identifier in your message.

- Public Connect on-line commenting system, *https://ocsconnect.mms.gov*. Follow the instructions on the Web site for submitting comments.
- E-mail MMS at rules.comments@mms.gov. Identify with Information Collection Number 1010–NEW in the subject line.
- Fax: 703–787–1093. Identify with Information Collection Number 1010–NEW.
- Mail or hand-carry comments to the Department of the Interior; Minerals Management Service; Attention: Rules

Process Team (RPT); 381 Elden Street, MS–4024; Herndon, Virginia 20170– 4817. Please reference "Information Collection 1010–NEW" in your comments.

FOR FURTHER INFORMATION CONTACT:

Cheryl Blundon, Rules Processing Team at (703) 787–1600. You may also contact Cheryl Blundon to obtain a copy, at no cost, of the CIAP Guidelines.

SUPPLEMENTARY INFORMATION:

Title: Coastal Impact Assistance Program (CIAP).

OMB Control Number: 1010–NEW. Abstract: With the passage of the Energy Policy Act of 2005 (EPAct), the Minerals Management Service (MMS) was given responsibility for the Coastal Impact Assistance Program (CIAP) through the amendment of Section 31 of the Outer Continental Shelf Lands Act (43 U.S.C. 1356a Appendix A). The program was authorized for FY 2007, 2008, 2009 and 2010.

The CIAP recognizes that impacts from Outer Continental Shelf (OCS) oil and gas activities fall disproportionately on the coastal states and localities nearest to where the activities occur, and where associated facilities are located. The CIAP legislation appropriates money for eligible states and coastal political subdivisions for coastal restoration/improvement projects. MMS shall disburse \$250 million for each FY 2007 through 2010 to eligible producing states and coastal political subdivisions (CPSs) through a grant program. The funds allocated to each state are based on the proportion of qualified OCS revenues offshore the individual state to total qualified OCS revenues from all states. In order to receive funds, the states submit CIAPs detailing how the funds will be expended. Alabama, Alaska, California, Louisiana, Mississippi, and Texas are the only eligible states under EPAct. Counties, parishes or equivalent units of government within those states lying all or in part within the coastal zone, as defined by section 304(1) of the Coastal Zone Management Act (CZMA) 1972, as amended, are the Coastal Political Subdivisions (CPSs) eligible for CIAP funding, a total of 67 local jurisdictions.

To approve a plan, legislation requires that the Secretary of the Interior must be able to determine that the funds will be used in accordance with EPAct criteria and that projects will use the funds according to the EPAct. To confirm appropriate use of funds, MMS requires affirmation of grantees meeting Federal, state, and local laws and adequate project descriptions. To accomplish this, MMS is providing in its CIAP Environmental Assessment a suggested

narrative format to be followed by each applicant for a CIAP grant. This narrative will assist MMS in its review of applications to determine that adequate and appropriate measures were taken to meet the laws that affect the proposed coastal projects. This narrative will be submitted electronically as part of the grant application. At that time, applicants will be obliged to fill out several OMB-approved standard forms as well. Most of the eligible states and CPSs, as experienced grant applicants, will be familiar with this narrative request.

This information collection request (ICR) addresses the narrative portion only of the MMS CIAP grant program.

We will protect information from respondents considered proprietary under the Freedom of Information Act (5 U.S.C. 552) and its implementing regulations (43 CFR part 2). No items of a sensitive nature are collected. Responses are required to obtain or retain benefits.

Frequency: On occasion.
Estimated Number and Description of
Respondents: Approximately 6 states
and 67 CPSs.

Estimated Reporting and Recordkeeping "Hour" Burden: We are requesting 1,500 hours. In calculating the burdens, we assumed that respondents perform certain requirements in the normal course of their activities. We consider these to be usual and customary and took that into account in estimating the burden. We anticipate an average of 300 projects annually, which will take approximately 5 hours each to complete. This would be a total of 1,500 burden hours.

Estimated Reporting and Recordkeeping "Non-Hour Cost" Burden: We have identified no non-hour cost burdens for this collection.

Public Disclosure Statement: The PRA (44 U.S.C. 3501, et seq.) provides that an agency may not conduct or sponsor a collection of information unless it displays a currently valid OMB control number. Until OMB approves a collection of information, you are not obligated to respond.

Comments: Before submitting an ICR to OMB, PRA section 3506(c)(2)(A) requires each agency "* * * to provide notice * * * and otherwise consult with members of the public and affected agencies concerning each proposed collection of information * * *". Agencies must specifically solicit comments to: (a) Evaluate whether the proposed collection of information is necessary for the agency to perform its duties, including whether the information is useful; (b) evaluate the

accuracy of the agency's estimate of the burden of the proposed collection of information; (c) enhance the quality, usefulness, and clarity of the information to be collected; and (d) minimize the burden on the respondents, including the use of automated collection techniques or other forms of information technology.

Agencies must also estimate the "nonhour cost" burdens to respondents or recordkeepers resulting from the collection of information. Therefore, if you have costs to generate, maintain, and disclose this information, you should comment and provide your total capital and startup cost components or annual operation, maintenance, and purchase of service components. You should describe the methods you use to estimate major cost factors, including system and technology acquisition, expected useful life of capital equipment, discount rate(s), and the period over which you incur costs. Capital and startup costs include, among other items, computers and software you purchase to prepare for collecting information, monitoring, and record storage facilities. You should not include estimates for equipment or services purchased: (i) Before October 1, 1995; (ii) to comply with requirements not associated with the information collection; (iii) for reasons other than to provide information or keep records for the Government; or (iv) as part of customary and usual business or private practices.

We will summarize written responses to this notice and address them in our submission for OMB approval. As a result of your comments, we will make any necessary adjustments to the burden in our submission to OMB.

Public Comment Procedures: MMS's practice is to make comments, including names and addresses of respondents, available for public review. If you wish your name and/or address to be withheld, you must state this prominently at the beginning of your comment. MMS will honor this request to the extent allowable by law; however, anonymous comments will not be considered. All submissions from organizations or businesses, and from individuals identifying themselves as representatives or officials of organizations or businesses, will be made available for public inspection in their entirety.

MMS Information Collection Clearance Officer: Arlene Bajusz, (202) 208–7744. Dated: May 15, 2006.

E.P. Danenberger,

Chief, Office of Offshore Regulatory Programs.

[FR Doc. E6–7856 Filed 5–22–06; 8:45 am]

BILLING CODE 4310–MR–P

DEPARTMENT OF THE INTERIOR

National Park Service

National Register of Historic Places; Notification of Pending Nominations and Related Actions

Nominations for the following properties being considered for listing or related actions in the National Register were received by the National Park Service before May 6, 2006. 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 by United States Postal Service, to the National Register of Historic Places, National Park Service, 1849 C St. NW., 2280, Washington, DC 20240; by all other carriers, National Register of Historic Places, National Park Service, 1201 Eve St. NW., 8th floor, Washington DC 20005; or by fax, 202-371-6447. Written or faxed comments should be submitted by June 7, 2006.

John W. Roberts,

Acting Chief, National Register/National Historic Landmarks Program.

ALASKA

Prince of Wales—Outer K. Borough—Census Area

Hydaburg Totem Park, 5th and Main Sts., Hydaburg, 06000491

FLORIDA

Monroe County

Angustias Shipwreck Site, (1733 Spanish Plate Fleet Shipwrecks MPS) Approx. 1 mi. So U.S. 1 in Long Key Channel, Layton, 06000492

Chavez Shipwreck Site, (1733 Spanish Plate Fleet Shipwrecks MPS) seaward end of Snake Creek off Windley Key, Islamorada, 06000493

El Gallo Indiano Shipwreck Site, (1733 Spanish Plate Fleet Shipwrecks MPS) seaward end of channel #5 bet. Graig Key and Long Key, Layton, 06000494

El Infante Shipwreck Site, (1733 Spanish Plate Fleet Shipwrecks MPS) 4 mi. offshore Plantation Key, Plantation, 06000496

El Rubi Shipwreck Site, (1733 Spanish Plate Fleet Shipwrecks MPS) 4 mi. offshore Plantation Key, Tavernier, 06000497

Herrara Shipwreck Site, (1733 Spanish Plate Fleet Shipwrecks MPS) 2½ mi. offshore Whale Harbor, Islamorada, 06000495

Populo, (1733 Spanish Plate Fleet Shipwrecks MPS) Biscayne National Park, Homestead, 06000498

San Francisco Shipwreck Site, (1733 Spanish Plate Fleet Shipwrecks MPS) seaward end of Channel #2 off Craig Key, Layton, 06000499

Sueco de Arizon Shipwreck Site, (1733 Spanish Plate Fleet Shipwrecks MPS) 1600 yards offshore Conch Key, Layton, 06000500

Tres Puentes Shipwreck Site, (1733 Spanish Plate Fleet Shipwrecks MPS) seaward edge of Hawk Channel of Islamorada, Islamorada, 06000501

St. Johns County

Hastings High School, 6195 S. Main St., Hastings, 06000502

GEORGIA

Fulton County

Pittsburgh Historic District, Roughly bordered by Shelton Ave. Stewart Ave., University Ave., and the RR Atlanta, 06000503

Hall County

Bailey-Harper House—Doctors Building, 204 Green St., NE, Gainesville, 06000504

NEW HAMPSHIRE

Hillsborough County

Stark Park, Bounded by N. River Rd., Park Ave., and Merrimack R, Manchester, 06000505

PUERTO RICO

San Juan Municipality

Gran Logia Espiritual Numero 1, 1612 Antonsanti St., San Juan, 06000507 Supreme Court Building, Luis Munoz Rivera Park, San Juan, 06000506

TEXAS

Anderson County

Old Town Residential Historic District, (Palestine, Texas MPS) Rougly surrounded by Lacey St., Palestine, 06000509

Bexar County

Miraflores Park, (Sculpture by Dionicio Rodriguez in Texas MPS) 800 Hildebrand, San Antonio, 06000514

Dallas County

Lemmon, Mark and Maybelle, House, 3211 Mockingbird Ln., Highland Park, 06000513

Matagorda County

Bay City USO Building, 2105 Ave. M, Bay City, 06000512 Matagorda Cemetery, Jct. of TX 60 at Matagorda Cty Rds 259 and 260, Matagorda, 06000511

San Augustine County

San Augustine Residential Historic District, Roughly surrounding TX 147, TX 3230 and TX 2213, San Augustine, 06000508

Tarrant County

Our Mother of Mercy School, 801 Verbena St., Fort Worth, 06000510

[FR Doc. E6–7845 Filed 5–22–06; 8:45 am] **BILLING CODE 4312–51–P**

DEPARTMENT OF JUSTICE

[AAG/A Order No. 008-2006]

United States Marshals Service; Privacy Act of 1974; System of Records

AGENCY: United States Marshals Service. **ACTION:** Notice of new system of records.

SUMMARY: Pursuant to the provisions of the Privacy Act of 1974, 5 U.S.C. 552a, notice is given that the Department of Justice United States Marshals Service (USMS) proposes to establish a new system of records entitled, Merit Promotion Open Season Records System (MPOS) Justice/USM-019. This new system of records contains unclassified records collected pursuant to the USMS merit promotion plan program. The system consists of any information necessary to rate qualifications and make selections for criminal investigator positions at the GS-13 grade level or above, including employees' work experience; service computation dates; performance appraisals; and current job titles, series, and grades. The purpose of the merit promotion open season record system is to allow USMS 1811 criminal investigators to apply for positions during the year without waiting for vacancies to occur or new positions to be established and to, thereafter, receive consideration as positions become available.

DATES: In accordance with 5 U.S.C. 552a(e)(4) and (11), the public is given a 30-day period in which to comment. The Office of Management and Budget (OMB), which has oversight responsibility under the Privacy Act, requires a 40-day period to conclude its review of the system. Therefore, please submit any comments by July 3, 2006.

ADDRESSES: The public, OMB, and Congress are invited to submit any comments to Mary E. Cahill, Management Analyst, Management and Planning Staff, Justice Management