renewal on an annual basis to renew contract.

Agency form numbers, if applicable: Contract Renewal Request Form (HUD– 9624)

OCAF Rent Adjustment Worksheet (HUD-9625)

Auto-OCAF Letter Option One and Three, (HUD–9626)

Auto-OCAF Letter Option Two and Four (HUD–9627)

Request to Renew Using Non-Section 8 Units in the Section 8 Project as a Market Rent Ceiling (HUD–9629)

Request to Renew Using FMR's as Market Ceiling (HUD–9630) Use Agreement (HUD–9634)

Projects Preparing a Budget-Based Rent Increase (HUD–9635)

Basic Renewal Contract—One Year Term (HUD–9636)

Basic Renewal Contract—Multi-Year Term (HUD–9637)

Renewal Contract for Mark-Up-To-Market Projects (HUD–9638)

Housing Assistance Payment Preservation Renewal Contract (HUD– 9639)

Interim (Full) Mark-to-Market Renewal Contract (HUD–9640)

Interim (Lite) Mark-To-Market Renewal Contract (HUD–9641)

Full Mark-To-Market Renewal Contract (HUD–9642)

Watch List Renewal Contract (HUD– 9643)

Project Based Assistance Payments Amendment Contract Moderate Rehabilitation (HUD–9644)

Consent to Assignment of HAP Contract for Freddie Mac Financing (HUD 9648A)

Consent to Assignment of HAP Contract as Security to FNMA as Security for FNMA Credit Enhancement (HUD– 9648D)

Consent to Assignment of HAP Contract as Security for Financing (HUD–9649) Consent to Assignment of HAP Contract as Security for FNMA Financing (HUD–9651) Estimation of the total numbers of hours needed to prepare the information collection including number of respondents, frequency of response, and hours of response: The number of burden hours is 24,603. The number of respondents is 25,324, the number of responses is 25,324, and the burden hour per response is 1 or less.

Status of the proposed information collection: This is a revision of a currently approved collection.

Authority: The Paperwork Reduction Act of 1995, 44 U.S.C., Chapter 35, as amended.

Dated: August 28, 2012.

Laura M. Marin,

Acting General Deputy Assistant Secretary for Housing-Acting General Deputy Federal Housing Commissioner.

[FR Doc. 2012–22378 Filed 9–10–12; 8:45 am]

BILLING CODE 4210-67-P

DEPARTMENT OF THE INTERIOR

Bureau of Indian Affairs

Tribal Listening Sessions on Sacred Sites on Federal Lands

AGENCY: Bureau of Indian Affairs, Interior.

ACTION: Notice.

SUMMARY: Indian Affairs will conduct a listening session with Indian tribes to obtain oral and written comments concerning sacred sites located on Federal lands. This session in Tulsa, Oklahoma, is the sixth in a series of listening sessions held since the beginning of August.

DATES: The listening session will be held Tuesday, September 18, 2012. Written input/suggestions are due September 21, 2012.

ADDRESSES: See the SUPPLMENTARY INFORMATION section of this notice for the location of the tribal listening session. Submit comments by email to:

consultation@bia.gov or by U.S. mail to: Office of the Assistant Secretary—Indian Affairs, U.S. Department of the Interior, attn: Dion Killsback, Mail Stop 4141 MIB, 1849 C Street NW., Washington, DC 20240.

FOR FURTHER INFORMATION CONTACT: Dion Killsback, Counselor to the Assistant Secretary—Indian Affairs, (202) 208–6939.

SUPPLEMENTARY INFORMATION: The Department, through the Office of the Assistant Secretary—Indian Affairs, intends to develop a policy to strengthen the protection of sacred sites on Federal lands. For many years the Department has received input on sacred sites and to that end, the Department is seeking specific input on, but not limited to, the following topics regarding sacred sites:

- Meanings of sacred sites and whether the Departments should attempt to define the term "sacred site" more definitively;
- Recognized leaders of tribal government and tribal spiritual leaders who should be included in the Department's determination of whether a site is considered "sacred" by a tribe.
- Cultural and social views of existing Departmental practices or policies that should be revised to protect sacred sites and steps necessary to make appropriate revisions;
- Development of potential Departmental practices or policies to protect sacred sites;
- How the Department should facilitate tribal access to tribally provided information regarding sacred sites.

The tribal listening session will be held at the following date and location. Please arrive early to allow time for security clearance and bring identification:

Date	Time	Venue
September 18, 2012	9:00 a.m12:30 p.m	Federal Building, 3rd Floor Courtroom, 333 South Boulder Avenue, Tulsa, Oklahoma 74103.

Dated: August 31, 2012.

Donald E. Laverdure,

Acting Assistant Secretary—Indian Affairs. [FR Doc. 2012–22355 Filed 9–10–12; 8:45 am]

BILLING CODE 4310-02-P

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[LLUT030000-L17110000-PH0000-24-1A]

Notice of Grand Staircase-Escalante National Monument Advisory Committee Meeting

AGENCY: Bureau of Land Management, Interior.

ACTION: Notice.

SUMMARY: In accordance with the Federal Land Policy and Management Act (FLPMA) and the Federal Advisory Committee Act of 1972 (FACA), the Department of the Interior, Bureau of Land Management (BLM), Grand Staircase-Escalante National Monument Advisory Committee (GSENMAC) will meet as indicated below.

DATES: The GSENM MAC will meet Tuesday, October 16, 2012, (1 p.m.–6 p.m.) and Wednesday, October 17, 2012, (8 a.m.–12 p.m.) in Kanab, Utah.

ADDRESSES: The Committee will meet in the Cottonwood Room at the Bureau of Land Management Complex, 669 South Highway 89A, Kanab, Utah.

FOR FURTHER INFORMATION CONTACT:

Larry Crutchfield, Public Affairs Officer, Grand Staircase-Escalante National Monument, Bureau of Land Management, 669 South Highway 89A, Kanab, Utah, 84741; phone (435) 644– 1209.

SUPPLEMENTARY INFORMATION: The 15member GSENMAC was appointed by the Secretary of the Interior on August 2, 2011, pursuant to the Monument Management Plan, the Federal Land Policy and Management Act of 1976 (FLPMA), and the Federal Advisory Committee Act of 1972 (FACA). As specified in the Monument Management Plan, the GSENMAC will have several primary tasks: (1) Review evaluation reports produced by the Management Science Team and make recommendations on protocols and projects to meet overall objectives; (2) Review appropriate research proposals and make recommendations on project necessity and validity; (3) Make recommendations regarding allocation of research funds through review of research and project proposals as well as needs identified through the evaluation process above; and, (4) Could be consulted on issues such as protocols for specific projects.

Topics to be discussed by the GSENMAC during this meeting include review of the draft GSENM Science Plan, Science and Hole-In-The-Rock Corridor Strategy subcommittee reports, GSENM division reports, future meeting dates and other matters as may reasonably come before the GSENMAC.

The entire meeting is open to the public. Members of the public are welcome to address the Committee at 5 p.m., local time, on October 16, 2012. Depending on the number of persons wishing to speak, a time limit could be established. Interested persons may make oral statements to the GSENMAC during this time or written statements may be submitted for the GSENMAC's consideration. Written statements can be sent to: Grand Staircase-Escalante National Monument, Attn.: Larry Crutchfield, 669 South Highway 89A, Kanab, Utah, 84741. Information to be distributed to the GSENMAC is requested 10 days prior to the start of the GSENMAC meeting.

All meetings are open to the public; however, transportation, lodging, and

meals are the responsibility of the participating public.

Rene C. Berkhoudt,

Grand Staircase-Escalante National Monument Manager.

[FR Doc. 2012–22367 Filed 9–10–12; 8:45 am]

BILLING CODE 4310-DQ-P

INTERNATIONAL TRADE COMMISSION

[USITC SE-12-025]

Government in the Sunshine Act Meeting Notice

AGENCY HOLDING THE MEETING: United States International Trade Commission. **TIME AND DATE:** September 12, 2012 at 9:00 a.m.

PLACE: Room 101, 500 E Street SW., Washington, DC 20436, Telephone: (202) 205–2000.

STATUS: Open to the public.

MATTERS TO BE CONSIDERED:

- 1. Agendas for future meetings: none.
 2. Minutes.
- 3. Ratification List.
- 4. Vote in Inv. No. 731–TA–895 (Second Review) (Pure Magnesium (Granular) from China). The Commission is currently scheduled to transmit its determination and Commissioners' opinions to the Secretary of Commerce on or before September 25, 2012.
- 5. Outstanding action jackets: None. In accordance with Commission policy, subject matter listed above, not disposed of at the scheduled meeting, may be carried over to the agenda of the following meeting. Earlier announcement of this meeting was not possible.

Issued: September 6, 2012. By order of the Commission.

William R. Bishop,

Hearings and Meetings Coordinator. [FR Doc. 2012–22372 Filed 9–7–12; 11:15 am]

BILLING CODE 7020-02-P

DEPARTMENT OF JUSTICE

Notice of Lodging of Consent Decree Under the Oil Pollution Act of 1990 ("OPA")

Notice is hereby given that on September 4, 2012, a proposed Consent Decree in *United States et al.* v. *Evergreen International, S.A.*, Civil Action No. 2:12–cv–02532–RMG, was lodged with the United States District Court for the District of South Carolina.

The Consent Decree resolves claims brought by the United States, on behalf

of the United States Department of the Interior, acting through the United States Fish and Wildlife Service, and the National Oceanic and Atmospheric Administration, against Evergreen International, S.A. under Section 1002 of OPA, 33 U.S.C. 2702. The Consent Decree also resolves claims brought by the South Carolina Department of Health and Environmental Control and the South Carolina Department of Natural Resources (collectively, the "State Trustees") against Evergreen International under Section 1002 of OPA and Section 48–1–90 of the South Carolina Pollution Control Act, S.C. Code Ann. § 48-1-90. In their joint complaint, filed concurrently with the Consent Decree, the United States and the State Trustees sought damages in order to compensate for natural resources injured by the discharge of fuel oil from the vessel M/V EVER REACH into the Cooper River and nearby areas in Charleston Harbor, South Carolina, in September 2002, along with the recovery of costs incurred in assessing such damages.

Under the Consent Decree, the owner of the vessel, Evergreen International, will perform a compensatory marsh restoration project along Noisette Creek in North Charleston, South Carolina; pay \$121,000 in monetary damages; and pay \$820,685.27 in past assessment costs and all future assessment and oversight costs incurred by the United States and the State Trustees.

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

Comments should be addressed to the Assistant Attorney General,
Environment and Natural Resources
Division, and either emailed to pubcomment-ees.enrd@usdoj.gov or mailed to P.O. Box 7611, U.S.
Department of Justice, Washington, DC 20044–7611, and should refer to United States et al. v. Evergreen International, S.A., D.J. Ref. No. 90–5–1–1–08592.

During the public comment period, the Consent Decree may also be examined on the following Department of Justice Web site: http:// www.justice.gov/enrd/ Consent Decrees.html. A copy of the 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 or by faxing or emailing a request to "Consent Decree Copy" (EESCDCopy.ENRD@usdoj.gov), fax no. (202) 514-0097, phone confirmation number (202) 514-5271. If requesting a copy from the Consent Decree Library by mail, please enclose a check in the