

Hovenweep National Monument;
McElmo Route, Cortez, CO 81321;
Telephone: (970) 562-4282; e-mail
corky_hays@nps.gov.

Dated: June 14, 2006.

Hal J. Grovert,

Acting Director, Intermountain Region.

[FR Doc. 06-6473 Filed 7-25-06; 8:45 am]

BILLING CODE 4312-CN-M

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 July 15, 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 Eye St., NW., 8th floor, Washington, DC 20005; or by fax, 202-371-6447. Written or faxed comments should be submitted by August 10, 2006.

John W. Roberts,

Acting Chief, National Register/National Historic Landmarks Program.

IDAHO

Ada County

Chitwood, Joseph, House, 1321 Denver St., Boise, 06000709

Schick—Ostolasa Farmstead, 5213 Dry Creek Rd., Boise, 06000710

ILLINOIS

Ogle County

Oregon Commercial Historic District, Roughly bounded by Jefferson, Franklin, 5th and 3rd Sts., Oregon, 06000713

IOWA

Jackson County

Maquoketa Company—Clinton Machine Company Administration Building, 605 E. Maple St., Maquoketa, 06000712

Marion County

Coal Ridge Baptist Church and Cemetery, 1034 IA S71, Knoxville, 06000711

LOUISIANA

East Baton Rouge Parish

Kress Building, 445 Third St., Baton Rouge, 06000714

Orleans Parish

Texaco Building, 1501 Canal, New Orleans, 06000715

MASSACHUSETTS

Franklin County

Hill Cemetery and Parson Hubbard House Historic District, Old Village Rd., 72 Old Village Rd., Shelburne, 06000716

Worcester County

Vintonville Historic District, Roughly bounded by Cottage, Green, Pine, Brigham, Beach Sts., and rear of properties along the east side of South St., Westborough, 06000717

MICHIGAN

Oakland County

Detroit Finnish Co-operative Summer Camp, 2524 Loon Lake Rd., Wixom, 06000723
Lake Orion Historic District, Roughly bounded by Elizabeth St., Hauxwell Dr., Front St., and Lapeer St., Lake Orion, 06000722

NORTH CAROLINA

Buncombe County

West Asheville—Aycok School Historic District, 401-441 Haywood Rd., Asheville, 06000718

Mecklenburg County

Grier, Sidney and Ethel, House, (Rural Mecklenburg County MPS) 4747 Grier Farm Ln., Charlotte, 06000724
Orient Manufacturing Company—Chadwick—Hoskins No. 3, 311 E. Twelfth St., Charlotte, 06000721

Montgomery County

Hotel Troy, NW corner of N. Main and Smitherman Sts., Troy, 06000720
Troy Residential Historic District, E side of N. Main St., from one lot N of Chestnut St. to one lot N of Blair St. and 105 Blair St., Troy, 06000719

Rutherford County

Gilbert Town Historic District, Along sections of Rock Rd.—NC 1520 and Old Gilbert Town Rd.—NC 1539, Rutherfordton, 06000726

OREGON

Benton County

Poultry Building and Incubator House, 800 SW Washington Ave., Corvallis, 06000725

Lane County

Wilder Apartments, (Residential Architecture of Eugene, Oregon MPS) 259 E. 13th Ave., Eugene, 06000727

TENNESSEE

Giles County

Smith, Dr. Benjamin Franklin, House, 13494 Columbia Hwy., Waco, 06000728

WASHINGTON

Grays Harbor County

Hoquiam Olympic Stadium, 2811 Cherry St., Hoquiam, 06000731

Pierce County

Washington School, 3701 N. 26th St., Tacoma, 06000729

Snohomish County

Trafton School, (Rural Public Schools of Washington State MPS) 12616 Jim Creek Rd., Arlington, 06000730

[FR Doc. E6-11896 Filed 7-25-06; 8:45 am]

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DEPARTMENT OF JUSTICE

Notice of Public Comment Period for Proposed Second Amendment to Consent Decree Under the Clean Air Act

Under 28 CFR 50.7, notice is hereby given that, for a period of 30 days, the United States will receive public comments on a proposed Second Amendment to Consent Decree in *United States and the States of Colorado, Louisiana, Oklahoma, and Montana v. Conoco, Inc.* (Civil action No. H-01-4430), which was lodged with the United States District Court for the District of Minnesota on July 12, 2006.

This is a proposed Second Addendum to Consent Decree in this national, multi-facility Clean Air Act ("Act") enforcement action against Conoco Inc. (now "ConocoPhillips"). The original settlement, covering four refineries, was entered by the Court on April 30, 2002, to address claims under Section 113(b) of the Clean Air Act ("CAA"), 42 U.S.C. 7413(b) (1983), *amended by*, 42 U.S.C. 7413(b) (Supp. 1991), as part of our Petroleum Refinery Initiative. The Consent Decree was first amended on August 1, 2003, to reflect the sale of the Denver refinery to Suncor Energy (U.S.A.) Inc. ("Suncor"). Suncor remains a party to the global settlement and has assumed responsibility for implementing the Consent Decree requirements at the Denver refinery.

This proposed Second Amendment, which affects both ConocoPhillips and Suncor, accomplishes the following: (1) Modifies the fluid catalytic cracking unit ("FCCU") catalyst additive programs at all refineries; (2) establishes interim and final emission limits for FCCUs at the Ponca City, Oklahoma, refinery; (3) allows for alternative technologies for nitrogen oxide ("NO_x) controls on FCCUs; and (4) includes adjusted compliance dates resulting from the impact of Hurricanes Katrina and Rita."

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

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, et al v. Conoco, Inc.*, D.J. Ref. 90-5-2-1-07295/1.

During the public comment period the Consent Decree may be examined at the Office of the United States Attorney, Southern District of Texas, U.S. Courthouse, 515 Rusk, Houston, Texas 77002. The Amendment may also be examined on the following Department of Justice Web site, <http://www.usdoj.gov/enrd/open.html>. A copy of the Amendment 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 e-mailing a request to Tonia Fleetwood (tonia.fleetwood@usdoj.gov), fax no. (202) 514-0097, phone confirmation number (202) 514-1547. In requesting a copy from the Consent Decree Library, please enclose a check in the amount of \$9.75 (25 cents per page reproduction cost) payable to the U.S. Treasury.

Robert D. Brook,
Assistant Chief, Environmental Enforcement Section, Environment and Natural Resources Division.
[FR Doc. 06-6488 Filed 7-25-06; 8:45 am]
BILLING CODE 4410-15-M

DEPARTMENT OF JUSTICE

Antitrust Division

Notice Pursuant to the National Cooperative Research and Production Act of 1993—Nanoparticle Benchmarking Research Project

Notice is hereby given that, on June 21, 2006, pursuant to Section 6(a) of the National Cooperative Research and Production Act of 1993, 15 U.S.C. 4301 *et seq.* ("the Act"), Nanoparticle Benchmarking Research Project ("Project") has filed written notifications simultaneously with the Attorney General and the Federal Trade Commission disclosing (1) The identities of the parties to the venture and (2) the nature and objectives of the venture. The notifications were filed for the purpose of invoking the Act's provisions limiting the recovery of antitrust plaintiffs to actual damages under specified circumstances.

Pursuant to Section 6(b) of the Act, the identities of the parties to the venture are: E.I. du Pont de Nemours and Company, Wilmington, DE; Procter & Gamble Company, West Chester, OH;

The Dow Chemical Company, Midland, MI; Cabot Corporation, Boston, MA; Air Products and Chemicals Incorporated, Allentown, PA; Rohm & Haas Company, Spring House, PA; PPG Industries Incorporated, Pittsburgh, PA; Intel Corporation, Santa Clara, CA; Degussa Corporation, Parsippany, NJ; and United Kingdom Health & Safety Executive, London, UNITED KINGDOM. The general area of Project's planned activity is to undertake research and development in the areas of health, safety, and environmental considerations raised by the exposure of workers to airborne nanoparticles in the production of goods. Specifically, Project's objectives include: (1) Design and development of portable workplace monitoring instrumentation; and (2) development and testing of protective clothing fabrics as a barrier to an aerosol of nanoparticles. This work is being jointly funded by DuPont, and the other entities names above, as sponsors who are interested in nanoparticle research.

Dorothy B. Fountain,
Deputy Director of Operations, Antitrust Division.
[FR Doc. 06-6469 Filed 7-25-05; 8:45 am]
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DEPARTMENT OF JUSTICE

Drug Enforcement Administration

Manufacturer of Controlled Substances; Notice of Application

Pursuant to section 1301.33(a) of Title 21 of the Code of Federal Regulations (CFR), this is notice that on March 9, 2006, Lin Zhi International Inc., 687 North Pastoria Avenue, Sunnyvale, California 94085, made application by renewal to the Drug Enforcement Administration (DEA) to be registered as a bulk manufacturer of the basic classes of controlled substances listed in Schedule I and II:

Drug	Schedule
Tetrahydrocannabinols (7370)	I
3,4-Methylenedioxy- methamphetamine (7405).	I
Cocaine (9041)	II
Oxycodone	II
Hydrocodone (9193)	II
Methadone (9250)	II
Dextropropoxyphene, bulk, (9273)	II
Morphine (9300)	II

The company plans to manufacture the listed controlled substances as bulk reagents for use in drug abuse testing.

Any other such applicant and any person who is presently registered with DEA to manufacture such a substance

may file comments or objections to the issuance of the proposed registration pursuant to 21 CFR 1301.33(a).

Any such written comments or objections being sent via regular mail should be addressed, in quintuplicate, to the Deputy Assistant Administrator, Office of Diversion Control, Drug Enforcement Administration, Washington, DC 20537, Attention: DEA Federal Register Representative/ODL; or any being sent via express mail should be sent to DEA Headquarters, Attention: DEA Federal Register Representative/ODL, 2401 Jefferson-Davis Highway, Alexandria, Virginia 22301; and must be filed no later than September 25, 2006.

Dated: July 19, 2006.
Joseph T. Rannazzisi,
Deputy Assistant Administrator, Office of Diversion Control, Drug Enforcement Administration.
[FR Doc. E6-11931 Filed 7-25-06; 8:45 am]
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DEPARTMENT OF JUSTICE

Drug Enforcement Administration

Importer of Controlled Substances; Notice of Application

Pursuant to 21 U.S.C. 958(i), the Attorney General shall, prior to issuing a registration under this Section to a bulk manufacturer of a controlled substance in Schedule I or II and prior to issuing a regulation under 21 U.S.C. 952(a)(2) authorizing the importation of such a substance, provide manufacturers holding registrations for the bulk manufacture of the substance an opportunity for a hearing.

Therefore, in accordance with 21 CFR 1301.34(a), this is notice that on June 30, 2005, Meridian Medical Technologies, 255 Hermelin Drive, St. Louis, Missouri 63144, made application to the Drug Enforcement Administration (DEA) to be registered as an importer of Morphine (9300), a basic class of controlled substance listed in Schedule II.

The company plans to import products for research experimentation or clinical use and analytical testing.

Any manufacturer who is presently, or is applying to be, registered with DEA to manufacture such basic class of controlled substances may file comments or objections to the issuance of the proposed registration and may, at the same time, file a written request for a hearing on such application pursuant to 21 CFR 1301.43 and in such form as prescribed by 21 CFR 1316.47.

Any such written comments or objections being sent via regular mail