the EIS is a "delegated" EIS. The responsible official is John J. Reynolds, Regional Director, Pacific West Region, National Park Service.

DATES: Public scoping meetings will be held on Tuesday, June 20, 2000, 6:30– 8:30 p.m. at the REI Seattle Flagship Store, Second Floor Meeting Room, 222 Yale Avenue North, Seattle, WA, and Wednesday, June 21, 2000, 2:30–5:00 p.m. and again at 7:00–9:00 p.m., at the Coupeville Recreation Hall, 901 NW Alexander Street, Coupeville, WA. Written comments on the scope of the issues and alternatives to be analyzed in the GMP/EIS should be received no later than August 15, 2000.

ADDRESSES: Written comments concerning the GMP/EIS should be sent to Reserve Manager, Ebey's Landing National Historical Reserve, P.O. Box 774, Coupeville, WA 98239–0774, or email to ebla administration@nps.gov.

FOR FURTHER INFORMATION CONTACT: Reserve Manager, Ebey's Landing

National Historical Reserve, at (360) 678–6084, or NPS Reserve Liaison at (206) 220–4138.

Dated: May 11, 2000.

William C. Walters,

Deputy Regional Director, Pacific West Region.

[FR Doc. 00–12704 Filed 5–19–00; 8:45 am] BILLING CODE 4310–70–P

DEPARTMENT OF THE INTERIOR

National Park Service

Boston Harbor Islands Advisory Council; Notice of Meeting

Notice is hereby given in accordance with the Federal Advisory Committee Act (PL 92–463) that the Boston Harbor Islands Advisory Council will meet on Wednesday, June 7, 2000. The meeting will convene at 4 p.m. at the United States Courthouse, 1 Courthouse Way, Jury Room II, Boston, Massachusetts.

The Advisory Council was appointed by the Director of National Park Service pursuant to Public Law 104–333. The 28 members represent business, educational, cultural, and environmental entities; municipalities surrounding Boston Harbor; Boston Harbor advocates; and Native American interests. The purpose of the Council is to advise and make recommendations to the Boston Harbor Islands Partnership with respect to the development and implementation of a management plan and the operation of the Boston Harbor Islands National Recreation Area.

The Agenda for this meeting is as follows:

1. Approval of minutes from March 2, 2000.

 Discuss and plan reportcard.
Discussion on the draft General Management Plan.

The meeting is open to the public. Further information concerning Council meetings may be obtained from the Superintendent, Boston Harbor Islands. Interested persons may make oral/ written presentations to the Council or file written statements. Such requests should be made at least seven days prior to the meeting to: Superintendent, Boston Harbor Islands NRA, 408 Atlantic Ave., Boston, MA, 02110, telephone (617) 223–8667.

Dated: May 8, 2000.

George E. Price, Jr.,

Superintendent, Boston Harbor Islands NRA. [FR Doc. 00–12702 Filed 5–19–00; 8:45 am] BILLING CODE 4310-70–P

DEPARTMENT OF THE INTERIOR

National Park Service

National Preservation Technology and Training Board: Meeting Cancellation

AGENCY: National Park Service, Interior. **ACTION:** Notice.

Notice is hereby given in accordance with the Federal Advisory Committee Act, 5 U.S.C. Appendix (1988), that the National Preservation Technology and Training Board that was scheduled to meet May 22, 2000, in Santa Fe, New Mexico is cancelled.

The Board was to meet Monday, May 22 from 8:30 a.m. to 5:30 p.m. in the DeVargas room of the Hotel St. Francis, 201 Don Gasper Avenue, Santa Fe, New Mexico. Matters to be discussed were to include, officer and committee reports; consideration of present and future NCPTT programs; consideration of NCPTT mission and long-range plan, assess the accomplishment of the board's first six years; and the election of officers for two-year terms. The board meeting will be rescheduled at a later time.

Persons wishing more information concerning this meeting, or who wish to submit written statements, may do so by contacting Mr. E. Blaine Cliver, Chief, HABS/HAER, National Park Service, 1849 C Street NW, Washington, DC 20240, telephone: (202) 343–9573.

Dated: May 16, 2000.

Eric DeLong,

Acting Chief, HABS/HAER, Designated Federal Official, National Park Service. [FR Doc. 00–12699 Filed 5–19–00; 8:45 am] BILLING CODE 4310–70–P

DEPARTMENT OF JUSTICE

Notice of Lodging of Consent Decree Pursuant to Sections 106 and 107 of CERCLA

Notice is hereby given that on May 5, 2000, the United states lodged a proposed Consent Decree with the United States District Court for the Southern district of Texas in United States and State of Texas v. Alpha Metals, Inc., et al., Civ. A. No. G-00250, in connection with related case Amoco Chemical Co., et al. v. United States, et al., Civ. A. No. G-96-272 (consolidated with Civ. A. No. G-96-247), pursuant to sections 106 and 107 of CERCLA, 42 U.S.C. 9606 and 9607. The proposed Consent Decree resolves civil claims of the United States and the State of Texas against settling generator defendants and settling former owner/operator defendants, and contribution claims against settling federal agencies, regarding the Tex Tin Superfund Sitea former tin and copper smelter and metals reclamation facility established during WWII-located in Texas City, Texas. Under the proposed Consent Decree, settling defendants agree to perform the cleanup of the Tex Tin Site, financed in substantial part by settling federal agencies, at an estimated cost of approximately \$27 million. In addition, the settling parties agree, among other things, to finance a proposed remedy addressing continued erosion in the Swan Lake Marsh are near Galveston Bay, pay natural resource damages relating to losses and injuries in the Swan Lake Marsh area, and reimburse Amoco Chemical Company for past response costs for work it performed at the Site.

The Department of Justice will receive comments relating to the proposed Consent Decree for 30 days following publication of this Notice. Comments should be addressed to the Assistant Attorney General, Environment and Natural Resources Division, United States Department of Justice, P.O. Box 7611, Ben Franklin Station, Washington, DC 20044-7611, and should refer to United States and State of Texas v. Alpha Metals, Inc., et al., DOJ No. 90-11-3-1669. The proposed Consent Decree may be examined at the Office of the United States Attorney for the Southern District of Texas, Houston, Texas, and the Region VI Office of the United States Environmental Protection Agency, 1445 Ross Avenue, Dallas, Texas 75202. 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, DC 20044. In requesting a

copy, please enclose a check for reproduction costs (at 25 cents per page) in the amount of \$94.50 for the Decree, payable to the Consent Decree Library.

Joel M. Gross,

Chief, Environmental Enforcement Section, Environment and Natural Resources Division. [FR Doc. 00–12734 Filed 5–19–00; 8:45 am] BILLING CODE 4410–15–M

DEPARTMENT OF JUSTICE

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

Notice if hereby given that on May 3, 2000, a proposed Consent Decree in United States v. Cedar Wood Apartments, Inc. et al, Civil Action No. 00–C–2451, was lodged with the United States District Court for the Northern District of Illinois.

This consent decree represents a settlement of claims brought against the following twenty-four defendants under section 107 of CERCLA, 42 U.S.C. 9607, for the recovery of costs incurred by the United States in responding to the release or threatened release of hazardous substances at and from the Tri-County/Elgin Landfill Superfund Site in Elgin, Illinois: Cedar Woods Apartments, Inc.; Clarence Davids & Company; Eaton's Red Wood Inn; Elgin Academy; Elgin Public School District 46; Elgin Rehabilitation Center; Elgin Turners; The Famous Chili Pub, Ltd.; Genoa-Kingston Community Unit School District #424; Golf Rose Animal Hospital; Hamphire Grade School and Hampshire High School (Community Unit School District 300); Hiawatha Public School; Jewel Food Stores; Iudson College; Olde Towne Animal Hospital; Pal Joev's Restaurant and Lounge; Rand Grove Partnership, an Illinois Partnership (owner and operator of Rand Grove Village Apartments); Red Lobster Inns of America, Inc. (n/k/a/ GMRI, Inc.), a Florida Corporation; West Chicago School District #33; St. Joseph Hospital; Town & Country Gardens; Vavrus & Associates; Village of Carol Stream; and Village Squire.

The United States Postal Service is also a party to the proposed Consent Decree. Through the Consent Decree, the United States Postal Service would resolve potential contribution claims that may be asserted against the United States due to alleged liability on behalf of the United States Postal Service.

Under the proposed settlement, the defendants and the United States Postal

Service will collectively pay \$168,069.42.

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, P.O. Box 7611, U.S. Department of Justice, Washington, DC 20044–7611, and should refer to *United States* v. *Cedar Wood Apartments, Inc. et al*, D.J. Ref. 90–11–3–1088/2.

The Consent Decree may be examined at the office of the United States Environmental Protection Agency, Region 5, 77 West Jackson Boulevard, Chicago, Illinois. 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. In requesting a copy, please enclose a check in the amount of \$13.00 (25 cents per page reproduction cost, 52 pages) payable to the Consent Decree Library.

Joel M. Gross,

Chief, Environmental Enforcement Section, Environment and Natural Resources Division. [FR Doc. 00–12733 Filed 5–19–00; 8:45 am] BILLING CODE 4410–15–M

DEPARTMENT OF JUSTICE

Notice of Lodging of Consent Decree Pursuant to the Clean Water Act

Notice is hereby given, in accordance with 28 CFR 50.7, that on May 11, 2000, the United States lodged a proposed Consent Decree with the United States District Court for the Western District of Wisconsin, in *United States* v. *Enzyme* Bio-Systems, Ltd., Case No. 00–C–283–S (W.D. Wis.), under section 309 of the Clean Water Act, 33 U.S.C. 1319. The proposed Consent Decree resolves certain claims of the United States against Enzyme Bio-Systems, arising out of Enzyme Bio-Systems' plant located at 2600 Kennedy Drive, Beloit, Wisconsin. Specifically, the United States alleged that Enzyme Bio-Systems, in violation of section 307(d) of the Clean Water Act, 33 U.S.C. 1317(d), exceeded certain effluent limitations set forth in its Industrial Discharge Permit issued to Enzyme Bio-Systems by the City of Beloit, Wisconsin.

Under the proposed Consent Decree Enzyme Bio-Systems will pay the United States a \$46,100 civil penalty, Additionally, the proposed Consent Decree provides for the implementation of a Supplemental Environmental Project ("SEP") that requires

expenditures of at least \$850,000. The SEP involves Enzyme Bio-Systems: purchasing a pretreatment plant previously abandoned by the City of Beloit; installing and operating a reverse osmosis membrane treatment system capable of treating 25,000 gallons per day of high strength BOD; hauling the BOD filtrate off site for application as a soil conditioner, possible fertilizer substitute, or other environmentally beneficial reuse; petitioning the City to reduce Enzyme Bio-Systems' allowable effluent limits set forth in its Industrial Discharge Permit; and providing EPA with a SEP completion report and quarterly progress reports. This pollution reduction/prevention SEP will reduce the BOD load to the Beloit POTW, reduce the use of artificial chemical fertilizers by the potential land application of the BOD filtrate as fertilizer, and result in revenue to the City of Beloit for the purchase of its abandoned pretreatment facility. Because the technology of the reverse osmosis membrane system is very innovative and carries a risk of technological impracticability, if the pilot studies demonstrate that the membrane system cannot effectively filter high strength BOD filtrate, then Enzyme Bio-Systems can elect to pay an optional additional civil penalty in lieu of completing its obligations under the SEP requirements.

The Department of Justice will accept written comments relating to the proposed Consent Decree for 30 days after publication of this Notice. Comments should be addressed to the Assistant Attorney General, **Environment and Natural Resources** Division, United States Department of Justice, P.O. Box 7611, Ben Franklin Station, Washington, DC 20044-7611, and should refer to United States v. Enzyme Bio-Systems, Ltd., Case No. 00-C-283-S (W.D. Wis.), DOJ No. 90-5-1-1–4504. The proposed Consent Decree may be examined at the Office of the United States Attorney for the Western District of Wisconsin, Madison, Wisconsin, and at the Region 5 Office of the United States Environment Protection Agency, 77 West Jackson Boulevard, Chicago, Illinois 60604. A copy of the proposed Consent Decree may also be obtained by mail from the U.S. Department of Justice, Consent Decree Library, P.O. Box 7611, Washington, DC 20044-7611. In requesting a copy, please enclose a check for reproduction costs (at 25 cents per page), in the amount of \$5.25 for the