the Kerr Project in drought conditions. The NEPA process will allow the Secretary of the Interior to issue a Record of Decision selecting an alternative regarding a drought management plan. Issues addressed in the environmental analysis include, but are not limited to, hydroelectric power production, recreation, tourism, irrigation, treaty-protected fisheries, biological resources, wildlife habitat, and Indian traditional and cultural properties and resources. Alternatives to the proposed drought management plan examined in the EIS include a variety of measures, such as adjustments to flood control rule curves, implementation of advanced climate prediction initiatives, and deviation from minimum instream flow requirements. The range of environmental issues and alternatives was developed through comments received during the scoping process, including the public scoping meetings and workshops held in Montana.

Authority

This notice is published in accordance with section 1503.1, Council on Environmental Quality Regulations (40 CFR parts 1500 through 1508) implementing the procedural requirements of the National Environmental Policy Act of 1969, as amended (42 U.S.C. 4321 *et seq.*), and the Department of the Interior Manual (516 DM 1.6) and is within the exercise of authority delegated to the Principal Deputy Assistant Secretary—Indian Affairs by 209 DM 8.

Dated: July 19, 2006.

Michael D. Olsen,

Principal Deputy Assistant Secretary—Indian Affairs.

[FR Doc. E6–11936 Filed 7–25–06; 8:45 am] BILLING CODE 4310–W7–P

DEPARTMENT OF THE INTERIOR

National Park Service

Minor Boundary Revision at Fire Island National Seashore

AGENCY: National Park Service, Interior. **ACTION:** Announcement of park boundary revision.

SUMMARY: Notice is given that that the western boundary of Fire Island National Seashore is revised to include Tract No. 17–04 as depicted on map number 615/81,487 prepared by the National Park Service in October 2005. This map and other supporting documentation are available for inspection at the National Park Service, Northeast Region, Land Resources

Division, New England Office, 222 Merrimack Street, Suite 400E, Lowell, Massachusetts 01852, and in the Offices of the National Park Service, Department of the Interior, Washington, DC 20240.

FOR FURTHER INFORMATION CONTACT: Superintendent, Fire Island National

Superintendent, Fire Island National Seashore, 120 Laurel Street, Patchogue, NY 11772.

SUPPLEMENTARY INFORMATION: Section 7c) of the Land and Water Conservation Fund Act of 1965, as amended, 16 U.S.C. 4601-9(c), authorizes the Secretary of the Interior to make minor revisions to the boundaries of a unit of the National Park System that will contribute to and are necessary for the proper preservation, protection, interpretation, or management of such a unit. To provide for the proper protection and management of Fire Island National Seashore, it is necessary to include within the boundaries of the national seashore certain property referred to as Tract No. 17-04, consisting of 0.82 acre of Federal land, more or less, on Fire Island in the Town of Islip, Suffolk County, New York, located adjacent to federally owned Tract No. 17–01. The tract is owned by the United States of America by resumption of title from and with the acknowledgement of the State of New York pursuant to the Act of June 7, 1924, Public Law 252.

Dated: May 10, 2006.

Mary A. Bomar,

Regional Director, Northeast Region. [FR Doc. 06–6476 Filed 7–25–06; 8:45 am] BILLING CODE 4310-YV-M

DEPARTMENT OF THE INTERIOR

National Park Service

Draft General Management Plan/ Environmental Impact Statement, Hovenweep National Monument, Colorado and Utah

AGENCY: National Park Service, Department of the Interior. **ACTION:** Notice of termination of the Environmental Impact Statement for the General Management Plan, Hovenweep National Monument.

SUMMARY: The National Park Service (NPS) is terminating preparation of an Environmental Impact Statement (EIS) for the General Management Plan, Hovenweep National Monument, Colorado and Utah. A Notice of Intent to prepare the EIS for the Hovenweep National Monument General Management Plan was published in Vol. 68, No. 167, of the August 28, 2003, **Federal Register** (2351). The National Park Service has since determined that an Environmental Assessment (EA) rather than an EIS is the appropriate environmental documentation for the general management plan.

SUPPLEMENTARY INFORMATION: The general management plan will establish the overall direction for the national monument, setting broad management goals for managing the area over the next 15 to 20 years. The plan was originally scoped as an EIS. However, few public comments were received in the scoping process. Although some concerns were expressed during the public scoping process, particularly on the potential for impacts related to energy exploration in areas adjacent to the national monument, no issues were identified for the general management plan that have the potential for controversial impacts.

In the general management planning process the NPS planning team developed two alternatives for the national monument, neither of which would result in substantial changes in the operation and management of the monument. As the park does not have a general management plan, management under the no-action alternative would continue existing operations with no changes in interpretation, resource protection strategies, or facility development. The action alternative would focus on maintaining and protecting resources, addressing park maintenance/operations needs and developing a maintenance facility within previously disturbed areas. The preliminary impact analysis of the alternatives revealed no major (significant) effects on the human environment or impairment of park resources and values. Most of the impacts to the national monument's resources and values were negligible to minor in magnitude.

For these reasons the NPS determined the appropriate National Environmental Policy Act documentation for the general management plan is an environmental assessment. **DATES:** The draft general management plan/environmental assessment is expected to be distributed for a 30 day public comment period in the fall of 2006 and a decision is expected be made in the fall of 2006. The NPS will notify the public by mail, Web site, and other means, and will include information on where and how to obtain a copy of the EA, how to comment on the EA, and the length of the public comment period.

FOR FURTHER INFORMATION CONTACT: Coralee Hays, Superintendent, 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—Aycock 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] BILLING CODE 4312–51–P

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