

health and welfare issues. Development on the Fort Morgan peninsula will occur regardless of whether or not a Section 10 permit is obtained from the Service. The Section 10 process addresses the impact of otherwise lawful activities such as residential and commercial development on an endangered and/or threatened wildlife species and provides a mechanism for resolution of endangered species conservation and private economic development. The applicant is required to comply with all other laws and authorities to maintain the validity of an issued incidental take permit for the Alabama beach mouse.

General Public Concern 3

The project would be constructed inside the Bon Secour National Wildlife Refuge or otherwise compromise the biological resources of the refuge.

Service Response: The lands subject to the application are currently privately-owned, they are not owned or controlled by the Service or any other governmental agency. They are identified, however, as Priority I acquisition lands for inclusion into the refuge. This designation does not alter ownership or restrict private property rights. The Service concluded in the Environmental Assessment on the project that acquisition of the site is the environmentally preferred alternative, and would very much like to acquire the lands owned by the Applicant for inclusion into the refuge. The Service, as outlined in detail in the Environmental Assessment, has several options: (1) Condemn the property, (2) accept it from (donated by) the applicant, (3) acquire it from a willing seller at market value, or (4) have the lands acquired by a third-party and donated to the Service.

The Service has no funding immediately available to purchase the land, nor are monies likely to be available in the foreseeable future. There is no reliable way to predict when or if the property would be acquired, since a willing seller must be available for acquisition by others (Option 4 above). The applicant has not indicated a willingness to donate the property, nor sell it to the Service at an agreed-upon price. Based on this uncertainty, it is problematical at best to identify specific time schedules for acquisition. The situation is similar should the Service pursue condemnation of the property. The action of condemnation of the parcel for inclusion into the refuge is separate but related to the action before the Service, (e.g., determining whether the Applicant's proposal satisfies conditions for an incidental take permit). The statutory requirements of

the Act do not allow the Service to delay, or hold in abeyance, a decision of issuance or denial on the application for incidental taking, while acquisition funding is sought. Note also, that even if an incidental take authorization is granted for the project, it will not preclude the ability of the Service to exercise any options for land acquisition presented in the above discussion should the property not be developed.

General Public Concern 4

Many commentors requested a public hearing to allow the community to share its opinions on the project.

Service Response: The Act and its governing regulations mentioned above do not require the Service to hold a public hearing for receipt of applications for incidental taking. A 45-day public comment period was provided for review of the documentation associated with the request for incidental taking by the project. After review of these comments, the Service concludes that no substantial new information on the effects of the project on the Alabama beach mouse was provided. The public comments submitted did indicate numerous misperceptions concerning the Section 10 permit process and raised numerous questions concerning the management of the adjacent refuge.

The Service will hold a public informational workshop near the project site in Baldwin County as specified below:

Date: September 6, 1995.

Location: Gulf Shores Adult Activity Center, 260 Clubhouse Drive, Gulf Shores, Alabama.

Time: 6:30 p.m. to 9:30 p.m.

The purpose of this public information meeting will be to provide opportunities for the Service to explain the role of the Section 10 process when reviewing private developments which may affect endangered species, to explain the status of the Service's land acquisition efforts in the refuge, and to discuss other matter germane to the refuge. All members of the public are invited to attend this informational meeting.

Dated: August 15, 1995.

Noreen K. Clough,

Regional Director.

[FR Doc. 95-20725 Filed 8-21-95; 8:45 am]

BILLING CODE 4310-55-P

DEPARTMENT OF THE INTERIOR

Minerals Management Service

DEPARTMENT OF TRANSPORTATION

Research and Special Programs Administration

Offshore Pipelines

AGENCIES: Minerals Management Service (MMS), Department of the Interior (DOI), and Research and Special Programs Administration (RSPA), Department of Transportation (DOT).
ACTION: Notice of extension of comment period.

SUMMARY: This notice extends the comment period for the proposed memorandum of understanding (MOU) between MMS and RSPA on their respective responsibilities concerning offshore pipelines published May 24, 1995 (60 FR 27546), from August 22, 1995, to September 22, 1995.

DATES: Interested persons are invited to submit comments by September 22, 1995.

ADDRESSES: Written comments should be directed concurrently to: (a) John V. Mirabella, Chief, Engineering and Standards Branch; Minerals Management Service; Mail Stop 4700; 381 Elden Street; Herndon, Virginia 22070-4817; and (b) L. E. Herrick, Office of Pipeline Safety Regulatory Programs; Research and Special Programs Administration; 400 Seventh Street SW., room 2335, Washington, DC 20590.

FOR FURTHER INFORMATION CONTACT: Carl W. Anderson, Engineering and Standards Branch, MMS; telephone (703) 787-1600; or L. E. Herrick, Office of Pipeline Safety Regulatory Programs, RSPA; telephone (202) 366-5523.

SUPPLEMENTARY INFORMATION: The American Petroleum Institute (API) requested a 30 day extension of time be granted for public comment to the proposed MOU between MMS and RSPA on their respective responsibilities concerning offshore pipelines. The request argued an extension of time was necessary to allow API members time to review the proposal, to meet and discuss the issues, and to prepare detailed responses to the proposal.

RSPA and MMS have decided the 30 day extension to the public comment period is reasonable to allow API to meet and respond to the MOU. The comment period will therefore be extended to close on September 22, 1995.

Authority: 49 U.S.C. Chapter 601; 43 U.S.C. 1331 et seq.

Issued in Washington, DC on August 16, 1995.

Thomas Gernhofer,

Associate Director for Offshore, Minerals Management Minerals Management Service.

Lucian M. Furrow,

Acting Associate Administrator for Pipeline Safety.

[FR Doc. 95-20797 Filed 8-21-95; 8:45 am]

BILLING CODE 4910-60-P

National Park Service

**National Register of Historic Places;
Notification of Pending Nominations**

Nominations for the following properties being considered for listing in the National Register were received by the National Park Service before August 12, 1995. 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 to the National Register, National Park Service, P.O. Box 37127, Washington, D.C. 20013-7127. Written comments should be submitted by September 6, 1995.

Carol D. Shull,

Keeper of the National Register.

ARIZONA

Cochise County

St. Patrick's Roman Catholic Church, Oak Ave., on Higgins Hill, Bisbee, 95001080
Treu, John, House, 205 W. Vista, Warren Townsite, Bisbee, 95001077

Maricopa County

Sirrine House, 160 N. Center St., Mesa, 95001082
Swindall Tourist Inn, 1021 E. Washington St., Phoenix, 95001081
Verde Park Pumphouse, Jct. of 9th St. and Van Buren Ave., Phoenix, 95001078

Pinal County

Rancho Solano, 34145 S. Golder Dam Rd., Catalina, 95001079

ARKANSAS

Benton County

Reeves House (Benton County MPS), 321 S. Wright St., Siloam Springs, 95001091

Faulkner County

Greeson—Cone House, 928 Center St., Conway, 95001094

Lee County

Lee County Courthouse,

15 E. Chestnut St., Marianna, 95001090

Mississippi County

First Baptist Church, 513 S. Pecan St., Osceola, 95001083

Monroe County

Abramson House, 127 Crescent Heights, Holly Grove, 95001092

Washington County

Maguire—Williams House, AR 74 E of jct. with AR 16, Elkins vicinity, 95001093

COLORADO

Denver County

Tilden School for Teaching Health, Jct. of W. Fairview Pl. and Grove St., Denver, 95001068

DISTRICT OF COLUMBIA

District of Columbia State Equivalent

Tower Building, 1401 K St., NW., Washington, 95001084
US General Accounting Office Building, 441 G St., NW., Washington, 95001086

FLORIDA

Volusia County

Haynes, Alexander, House, 128 W. Howry Ave., DeLand, 95001070

NEW YORK

Cattaraugus County

Salem Welsh Church, 11141 NY 98 at jct. with Galen Hill Rd., Freedom, 95001065

TENNESSEE

Giles County

Lairdland Farm House, 3238 Blackburn Hollow Rd., Brick Church vicinity, 95001088

Shelby County

Barton, Pauline Cheek, House, 6562 Green Shadows Ln., Memphis, 95001069

TEXAS

Dallas County

Kessler Park Historic District (Boundary Increase) (Oak Cliff MPS), Bounded by Turner, Colorado, Sylvan and Salmon, Dallas, 95001087

UTAH

Kane County

Kanab Library (Public Works Buildings TR) 600 South 100 E., Kanab, 95001067

VIRGINIA

Spotsylvania County

Woodstock Historic District, Roughly bounded by N. Main, E. North and Water Sts., Cemetery Rd. and the Southern RR tracks, Woodstock, 95001089

WYOMING

Converse County

Braehead Ranch, 69 Moss Agate Rd., Douglas vicinity, 95001074

Platte County

Grant, Robert, Ranch, 433 Richeau Rd., Wheatland vicinity, 95001073

Teton County

Van Vleck House and Barn, 135 E. Broadway, Jackson, 95001075

[FR Doc. 95-20759 Filed 8-21-95; 8:45 am]

BILLING CODE 4310-70-P

**INTERSTATE COMMERCE
COMMISSION**

Release of Waybill Data

The Commission has received a request from Reebie Associates for permission to use certain data from the Commission's 1994 I.C.C. Waybill Sample. A copy of the request (WB654___1-8/4/95) may be obtained from the I.C.C. Office of Economic and Environmental Analysis.

The waybill sample contains confidential railroad and shipper data; therefore, if any parties object to this request, they should file their objections with the Director of the Commission's Office of Economic and Environmental Analysis within 14 calendar days of the date of this notice. The rules for release of waybill data are codified at 49 CFR 1244.8.

Contact: James A. Nash, (202) 927-6196.

Vernon A. Williams,

Secretary.

[FR Doc. 95-20761 Filed 8-21-95; 8:45 am]

BILLING CODE 7035-01-P

Release of Waybill Data

The Commission has received a request from Mayer, Brown & Platt for permission to use certain data from the Commission's 1993 and 1994 I.C.C. Waybill Samples. A copy of the request (WB476-8/9/95) may be obtained from the I.C.C. Office of Economic and Environmental Analysis.

The waybill sample contains confidential railroad and shipper data; therefore, if any parties object to this request, they should file their objections with the Director of the Commission's