

Tuesday, November 9, 2010, 3800
Centerpoint Drive, Anchorage, Alaska.
All meetings will start at 7 p.m.

FOR FURTHER INFORMATION CONTACT:
Bureau of Ocean Energy Management,
Regulation and Enforcement, Alaska
OCS Region, 3801 Centerpoint Drive,
Suite 500, Anchorage, Alaska 99503–
5820, 907–334–5200.

Dated: October 8, 2010.

Robert P. LaBelle,

*Acting Associate Director for Offshore Energy
and Minerals Management.*

[FR Doc. 2010–25938 Filed 10–14–10; 8:45 am]

BILLING CODE 4310–MR–P

DEPARTMENT OF THE INTERIOR

Fish and Wildlife Service

[FWS–R3–R–2010–N170; 30136–1265–0000–
S3]

Crane Meadows National Wildlife Refuge, Morrison County, MN

AGENCY: U.S. Fish and Wildlife Service,
Department of the Interior.

ACTION: Notice of availability: Final
Comprehensive Conservation Plan and
Finding of No Significant Impact for
Environmental Assessment.

SUMMARY: We, the U.S. Fish and
Wildlife Service (Service), announce the
availability of the Final Comprehensive
Conservation Plan (CCP) and Finding of
No Significant Impact (FONSI) for the
Environmental Assessment (EA) for
Crane Meadows National Wildlife
Refuge (NWR). Goals and objectives in
the CCP describe how the agency
intends to manage the refuge over the
next 15 years.

ADDRESSES: Copies of the Final CCP and
FONSI/EA may be viewed at the Crane
Meadows National Wildlife Refuge
Office or at public libraries near the
refuge. You may also request a copy by
any of the following methods.

1. *Agency Web site:* View or
download a copy of the document at
[http://www.fws.gov/midwest/planning/
CraneMeadows/](http://www.fws.gov/midwest/planning/CraneMeadows/).

2. *E-mail:* r3planning@fws.gov.
Include “Crane Meadows Final CCP/EA”
in the subject line of the message.

3. *Mail:* Crane Meadows National
Wildlife Refuge, 19502 Iris Road, Little
Falls, Minnesota 56345.

A limited number of hardcopies will
be available for distribution at the
Refuge Headquarters.

FOR FURTHER INFORMATION CONTACT:
Anne Sittauer (763–389–3323).

SUPPLEMENTARY INFORMATION:

Introduction

With this notice, we complete the
CCP process for Crane Meadows NWR,
which we began by publishing a notice
of intent on (73 FR 76677–76678,
December 17, 2008). For more
information about the initial process,
see that notice. We released the draft
CCP and EA to the public, announcing
and requesting comments in a notice of
availability on (75 FR 39037–39038, July
7, 2010).

Crane Meadows NWR, located in
central Minnesota, was established in
1992 to protect one of the largest, most
intact wetland complexes remaining in
the State. The Refuge owns
approximately 1,800 acres of 13,540
acres identified for acquisition, and an
additional 900 acres are owned and
managed by the Minnesota Department
of Natural Resources. In addition to
hosting relatively rare habitat types
including oak savanna, sand prairie, and
sedge meadow, it also provides key
habitat for local and migratory wildlife,
maintains essential ecological services,
provides an element of water control
and flood relief, protects important
archaeological resources, and offers
unique recreation, education, and
research opportunities.

The Draft CCP and EA were officially
released for public review on July 7,
2010; the 31-day comment period ended
on August 6, 2010. Planning
information was sent to approximately
265 individuals and organizations for
review and announced through local
media outlets, resulting in three
comment submissions. During the
comment period the Refuge also hosted
an open house to receive public
comments and feedback on the CCP and
EA documents. Three individuals
attended this event—all current or
former state Department of Natural
Resources employees. Because no
changes to the preferred alternative
were recommended by Refuge
audiences during the public review
period, only minor changes were made
to the drafts in preparing the final CCP/
EA documents.

Selected Alternative

Based on input and feedback during
the planning process, alternative B was
selected as the preferred alternative.
This alternative portrays a long-term
vision for habitat restoration to near-
historic benchmark conditions and
increases recreation opportunities for
visitors over the 15-year planning
horizon. A diversity of wetland and
savanna habitats are favored reinforcing
historic conditions, while prairie and
woodland are reduced over the long-

term. This alternative includes active
participation in monitoring and
improving upstream water resources,
calls for adherence to a well-developed
prescribed fire plan, increases land
acquisition and work on private lands in
high priority areas, augments the
existing biological inventory and
monitoring program, and offers visitor
services in a greater number of
locations. Specific, managed hunts are
offered, and opportunities for quality
fishing experiences will be evaluated as
new lands are acquired.

Background

The National Wildlife Refuge System
Administration Act of 1966, as amended
by the National Wildlife Refuge System
Improvement Act of 1997 (16 U.S.C.
668dd–668ee *et seq.*), requires the
Service to develop a CCP for each
National Wildlife Refuge. The purpose
in developing a CCP is to provide refuge
managers with a 15-year strategy for
achieving refuge purposes and
contributing toward the mission of the
National Wildlife Refuge System,
consistent with sound principles of fish
and wildlife management, conservation,
legal mandates, and Service policies. In
addition to outlining broad management
direction for conserving wildlife and
their habitats, the CCP identifies
wildlife-dependent recreational
opportunities available to the public,
including opportunities for hunting,
fishing, wildlife observation and
photography, and environmental
education and interpretation.

We will review and update the CCP
at least every 15 years in accordance
with the National Wildlife Refuge
System Administration Act of 1966, as
amended by the National Wildlife
Refuge System Improvement Act of
1997, and the National Environmental
Policy Act of 1969 (42 U.S.C. 4321–
4370d).

Dated: August 17, 2010.

Charles M. Wooley,

*Acting Regional Director, U.S. Fish and
Wildlife Service, Ft. Snelling, Minnesota.*

[FR Doc. 2010–25971 Filed 10–14–10; 8:45 am]

BILLING CODE 4310–55–P

JOINT BOARD FOR THE ENROLLMENT OF ACTUARIES

Renewal of Advisory Committee on Actuarial Examinations

AGENCY: Joint Board for the Enrollment
of Actuaries.

ACTION: Renewal of Advisory
Committee.

SUMMARY: The Joint Board for the Enrollment of Actuaries announces the renewal of the Advisory Committee on Actuarial Examinations.

FOR FURTHER INFORMATION CONTACT: Patrick W. McDonough, 202-622-8225.

SUPPLEMENTARY INFORMATION: The purpose of the Committee is to advise the Joint Board on examinations in actuarial mathematics and methodology. The Joint Board administers such examinations in discharging its statutory mandate to enroll individuals who wish to perform actuarial services with respect to pension plans subject to the Employee Retirement Income Security Act of 1974. The Committee's advisory functions will include, but will not necessarily be limited to: (1) Considering areas of actuarial knowledge that should be treated on the examinations; (2) developing examination questions; (3) recommending proposed examinations and pass marks; and (4), as requested by the Joint Board, making recommendations relative to the examination program.

Dated: October 7, 2010.

Patrick W. McDonough,

Executive Director, Joint Board for the Enrollment of Actuaries.

[FR Doc. 2010-25951 Filed 10-14-10; 8:45 am]

BILLING CODE 4830-01-P

DEPARTMENT OF JUSTICE

Notice of Lodging of Consent Decree Under the Clean Air Act; the Clean Water Act; the Resource Conservation and Recovery Act; the Emergency Planning and Community Right-To-Know Act; and the Comprehensive Environmental Response, Compensation, and Liability Act

Notice is hereby given that on October 8, 2010, a proposed Consent Decree in *United States and State of Missouri v. The Doe Run Resources Corporation, et al.*, Civil Action 4:10-cv-1895 was lodged with the United States District Court for the Eastern District of Missouri.

In this action the United States and the State of Missouri sought civil penalties and injunctive relief for environmental violations of the Clean Air Act, 42 U.S.C. 7401-7671q; the Missouri Air Conservation Law, Chapter 643, RSMo; the Resource Conservation and Recovery Act, 42 U.S.C. 6901-6992k; the Missouri Hazardous Waste Management Law, §§ 260.350-260.434, RSMo; the Clean Water Act, 33 U.S.C. 1251-1387; the Missouri Clean Water Law, Chapter 644, RSMo; the

Emergency Planning and Community Right-to-Know Act, 42 U.S.C. 11001-11050; and the Comprehensive Environmental Response, Compensation, and Liability Act, 42 U.S.C. 9601-9603 at several of the mining, milling, and smelting facilities located in Missouri owned and operated by The Doe Run Resources Corporation, The Doe Run Resources Corporation d/b/a "The Doe Run Company", and The Buick Resource Recycling Facility, LLC ("Defendants"). To resolve the United States' and State's claims the Defendants will pay a civil penalty of \$7 million. The penalty will be paid in a \$3.5 million payment to the United States and a \$1.5 million payment to the state of Missouri, with an additional \$1 million plus interest to be paid to the state each year for the next two years. The settlement also requires Doe Run to establish financial assurance trust funds for the cleanup of the following active or former mining and milling facilities: Brushy Creek, Buick, Fletcher, Sweetwater, Viburnum, and West Fork. Doe Run will also take steps to address RCRA violations at certain facilities; finalize and come into compliance with more stringent Clean Water Act permits at 10 of its facilities, including Herculanum, Glover, Brushy Creek, Buick Mill, Fletcher, Sweetwater, Viburnum, West Fork, Mine #35 (Casteel), and Buick Resource Recycling; and will spend an estimated \$5.8 million on stream mitigation activities along 8.5 miles of Bee Fork Creek, an impaired waterway near Doe Run's Fletcher mine and mill facility. At four facilities, Buick Mine, Brushy Creek, Fletcher, and Sweetwater, Doe Run will also enclose the lead concentrate handling, loading, and storage areas under negative pressure with emissions routed to a baghouse. The company will also spend \$2 million on community mitigation projects over the next four years.

In addition, instead of installing pollution control technologies needed to reduce sulfur dioxide and lead emissions as required by the Clean Air Act, Doe Run has made a business decision to shut down its lead smelter in Herculanum, Mo., by Dec. 31, 2013. The company will also provide an initial \$8.14 million in financial assurance to guarantee cleanup work at the Herculanum facility.

The Department of Justice will receive for a period of 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 e-mailed 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. The Doe Run Resources Corporation, et al.*, D.J. Ref. 90-5-2-1-07390/1. Commenters may request an opportunity for a public meeting in the affected area, in accordance with Section 7003(d) of the Resource Conservation and Recovery Act, 42 U.S.C. 6973.

The Consent Decree may be examined at the Office of the United States Attorney, Eastern District of Missouri, Thomas F. Eagleton U.S. Courthouse, 111 South 10th Street, Room 20.333, St. Louis, MO 63102 Tel.: (314) 539-2200 and at EPA Region 7, 901 N. 5th Street, Kansas City, KS 66101, Tel: 1-800-223-0425.

During the public comment period, the Consent Decree, may also be examined on the following Department of Justice Web site, <http://www.usdoj.gov/enrd/ConsentDecrees.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 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 to cover the 25 cents per page reproduction costs in the amount of \$43.50 (for Decree without appendices) or \$113.25 (for Decree with appendices) payable to the U.S. Treasury or, if by e-mail or fax, forward a check in that amount to the Consent Decree Library at the stated address.

Maureen Katz,

Assistant Chief, Environmental Enforcement Section, Environment and Natural Resources Division.

[FR Doc. 2010-25930 Filed 10-14-10; 8:45 am]

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DEPARTMENT OF LABOR

Occupational Safety and Health Administration

[Docket No. OSHA-2010-0041]

Logging Operations; Extension of the Office of Management and Budget's (OMB) Approval of Information Collection (Paperwork) Requirements

AGENCY: Occupational Safety and Health Administration (OSHA), Labor.

ACTION: Request for public comments.