#### **Suffolk County**

Evergreen Cemetery, 2060 Commonwealth Ave., Boston, 09000612, Listed, 8/14/09

#### TENNESSEE

#### **Putnam County**

White Plains, 2700 Old Walton Rd., Cookeville vicinity, 09000538, Listed, 8/ 11/09

#### VIRGINIA

# **Bedford County**

Liberty Hall, 12000 E. Lynchburg Salem Turnpike, Forest vicinity, 09000613, Listed, 8/12/09

#### **Fauquier County**

Orlean Historic District, Area including parts of John Barnton Payne and Leeds Manor Rds., Orlean, 09000615, Listed, 8/14/09

#### **Fauquier County**

Woodside, 9525 Maidstone Rd., Delaplane vicinity, 09000616, Listed, 8/12/09

# **Goochland County**

First Union School, 1522 Old Mill Rd., Crozier, 09000614, Listed, 8/12/09 (Rosenwald Schools in Virginia MPS)

#### Salem Independent City

Valley Railroad Bridge, 1002 Newman Dr., Salem, 09000617, Listed, 8/12/09 [FR Doc. E9–24957 Filed 10–15–09; 8:45 am] BILLING CODE P

# **DEPARTMENT OF THE INTERIOR**

# Fish and Wildlife Service

[FWS-R9-IA-2009-N223] [96300-1671-0000-P5]

# **Receipt of Applications for Permit**

**AGENCY:** Fish and Wildlife Service, Interior.

**ACTION:** Notice of receipt of applications for permit.

**SUMMARY:** We, the U.S. Fish and Wildlife Service, invite the public to comment on the following applications for permits to conduct certain activities with endangered species. The Endangered Species Act requires that we invite public comment on these permit applications.

**DATES:** Written data, comments or requests must be received by November 16, 2009.

ADDRESSES: Documents and other information submitted with these applications are available for review, subject to the requirements of the Privacy Act and Freedom of Information Act, by any party who submits a written request for a copy of such documents within 30 days of the date of publication of this notice to: U.S. Fish and Wildlife Service, Division of Management

Authority, 4401 North Fairfax Drive, Room 212, Arlington, Virginia 22203; fax 703/358-2281.

# FOR FURTHER INFORMATION CONTACT:

Division of Management Authority, telephone 703/358-2104.

# SUPPLEMENTARY INFORMATION:

#### **Endangered Species**

The public is invited to comment on the following applications for a permit to conduct certain activities with endangered species. This notice is provided pursuant to Section 10(c) of the Endangered Species Act of 1973, as amended (16 U.S.C. 1531 et seq.). Submit your written data, comments, or requests for copies of the complete applications to the address shown in ADDRESSES.

The following applicants each request a permit to import the sport-hunted trophy of one male bontebok (Damaliscus pygargus pygargus) culled from a captive herd maintained under the management program of the Republic of South Africa, for the purpose of enhancement of the survival of the species.

Applicant: Frank M. Cole, Sidney, NE, PRT-223386

Applicant: Dennis F. Gaines, Connelly Springs, NC, PRT-227937

Applicant: Bobby Whiteaker, Pineville, AR, PRT-228645

Applicant: Deborah M. Filpula, Rancho Cordova, CA, PRT-229192

Dated: October 9, 2009

#### Lisa J. Lierheimer

Senior Permit Biologist, Branch of Permits, Division of Management Authority

[FR Doc. E9-24874 Filed 10-15-09; 8:45 am]

BILLING CODE 4310-55-S

# **DEPARTMENT OF JUSTICE**

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

Under 28 CFR. 50.7, notice is hereby given that on October 6, 2009, two related Consent Decrees in *United States* v. *Town of Southington, et al*, No. 3:09cv1515, were lodged with the United States District Court for the District of Connecticut.

The proposed Consent Decrees resolve claims of the United States, on behalf of the Environmental Protection Agency ("EPA"), under the Comprehensive Environmental Response, Compensation, and Liability Act ("CERCLA"), 42 U.S.C. 9601 et seq.,

in connection with the Old Southington Landfill Superfund Site in Southington, Connecticut ("Site"), against 91 defendants.

One of the Consent Decrees requires five settling defendants ("Performing Parties") to perform the Remedial Design/Remedial Action ("RD/RA") set forth in the September 2006 Record of Decision for the Site. The remedy includes: (1) Implementation of institutional controls, in the form of environmental land use restrictions, on properties or portions of properties where groundwater volatile organic compound ("VOC") concentrations exceed State of Connecticut Remediation Standard Regulations ("RSRs"); (2) installation of engineering controls, including building ventilation systems, sub-slab depressurization systems, or similar technology, in buildings located over properties or portions of properties where VOCs exceed the State RSR volatilization criteria; (3) conducting groundwater monitoring in areas where the potential for vapor intrusion is a concern; (4) performance of operation and maintenance and monitoring of engineering and institutional controls to ensure remedial measures are performing as intended and continue to protect human health and the environment in the long-term; and (5) conducting of five year reviews. The RD/RA Consent Decree also requires the five Performing Parties to: (a) Pay a lump sum of \$500,000 to cover EPA's future oversight costs; (b) pay \$537,000 to the U.S. Department of the Interior for federal natural resource damages; and (c) pay \$2,750,000 to the State of Connecticut for damages to natural resources under the State's trusteeship. The RD/RA Consent Decree also resolves potential contribution claims by United Technologies Corp., one of the five Performing Parties, against the Department of the Army (except regarding disposals from its Quonset Point facility), the Department of the Navy, and the General Services Administration in exchange for a payment of \$507,960.

The other Consent Decree provides for 86 de minimis potentially responsible parties to pay \$4,248,450. Their payments will be deposited into a trust account that is being managed by the five Performing Parties. A portion of these funds will be used by the Performing Parties to help make the payments required under the RD/RA Consent Decree and the remaining funds will remain in the trust to provide financial assurance for the completion of the remedy under the RD/RA Consent Decree. The De Minimis Consent Decree