Park Service is the responsible federal agency.

The document proposes a plan and rationale for addressing national historic site issues and concerns, resource preservation and visitor service needs.

Since 1965, Saint-Gaudens NHS has remained virtually unchanged in appearance. In 1990 the National Park Service began a long-range planning effort to determine the future needs of the site. That effort looked at site interpretation, staffing, collections preservation, and administrative, maintenance, and visitor facilities needs. Because this is a long-range plan, funding for implementation of the proposed actions will occur over an extended period of time, perhaps as much as 20 years.

The plan outlines a two-phased program that addresses each of the areas of concern while minimizing impacts on historic structures and landscape. The first phase focuses on rehabilitating and modestly expanding existing structures to address site needs, minimizing new construction and its associated impacts on the historic landscape. The second phase, a much longer range vision, provides for growth onto two adjacent properties, providing additional interpretive potential and upgraded administrative and security facilities in existing structures. It also provides the visitor with a much greater understanding of Saint-Gaudens, the milieu in which he lived, and the sculpture process, and also provides greater coverage of the Cornish Art Colony.

The General Management Plan/Final Environmental Impact Statement incorporates public and agency comments received during the public review period of the draft document which occurred from May 12 to July 10, 1995. Copies of the General Management Plan/Final Environmental Impact Statement are available for review by contacting the Superintendent, Saint-Gaudens National Historic Site. Any comments on this plan or the environmental impact statement must be received by the Superintendent before July 14, 1996.

For further information contact: Superintendent, John Dryfhout, Saint-Gaudens National Historic Site, Rural Route 3, P.O. Box 73, Cornish, New Hampshire 03745, Telephone 603–675– 2175.

John H. Dryfhout,

Superintendent.

[FR Doc. 96–15119 Filed 6–13–96; 8:45 am] BILLING CODE 4310–70–M

National Register of Historic Places; Notice on NHL Boundaries

The National Park Service has been working to establish boundaries for all National Historic Landmarks that did not have clear boundaries when they were designated.

In accordance with the National Historic Landmark program regulations 36 CFR 65, the National Park Service notifies owners, public officials and other interested parties and gives them an opportunity to comment on the proposed boundary documentation.

The 60-day comment period on the National Historic Landmark listed below has ended and the boundary documentation has been approved. Copies of the documentation of the landmark and its boundaries, including maps, may be obtained from the National Register of Historic Places, National Park Service, P.O. Box 37127, Suite 250, Washington, DC 20013-7127, Attention: Marilyn Harper (Phone: 202-343-9546). Carlsbad Irrigation District (Carlsbad Reclamation Project) National Historic Landmark, North of Carlsbad, Eddy County, New Mexico, Designated a Landmark on July 19, 1964. Carol D. Shull.

Chief of the National Historic Landmarks Survey and Keeper of the National Register. [FR Doc. 96–15118 Filed 6–13–96; 8:45 am] BILLING CODE 4310–70–M

INTERNATIONAL DEVELOPMENT COOPERATION AGENCY

Overseas Private Investment Corporation; Submission for OMB Review; Comment Request

AGENCY: Overseas Private Investment Corporation, IDCA.

ACTION: Request for comments.

SUMMARY: Under the provisions of the Paperwork Reduction Act (44 U.S.C. Chapter 35), agencies are required to publish a notice in the Federal Register notifying the public that the Agency is preparing an information collection request for OMB review and approval and to request public review and comment on the submission. Comments are being solicited on the need for the information, its practical utility, the accuracy of the Agency's burden estimate, and on ways to minimize the reporting burden, including automated collection techniques and uses of other forms of technology. The proposed form under review is summarized below. DATES: Comments must be received by no later than August 13, 1996.

ADDRESSES: Copies of the subject form and the request for review prepared for submission to OMB may be obtained from the Agency Submitting Officer. Comments on the form should be submitted to the Agency Submitting Officer.

FOR FURTHER INFORMATION CONTACT: OPIC Agency Submitting Officer: Lena Paulsen, Manager, Information Center, Overseas Private Investment Corporation, 1100 New York Avenue, N.W., Washington, D.C. 20527; 202/ 336–8565.

Summary of Form Under Review

Type of Request: Revision. *Title:* Sponsor Disclosure Report—In Support of an Application for Financing.

Form Number: OPIC 129. *Frequency of Use:* Once per project sponsor per project.

Type of Respondents: Individuals, Business, or other institutions.

Standard Industrial Classification Codes: All.

Description of Affected Public: U.S. Companies or Individuals investing overseas in emerging economies.

Reporting Hours: 4 hours per project. *Number of Responses:* 70 per year. *Federal Cost:* \$1,200.

Authority for Information Collection: Sections 231 and 234 (b) and (c) of the Foreign Assistance Act of 1961, as amended.

Abstract (Needs and Uses): The Sponsor Disclosure Report—In Support of an Application for Financing, requests information as required per OPIC's governing legislation. Such information is needed to determine whether a project and its sponsor meet eligibility criteria for OPIC financing, specifically with regard to creditworthiness, effects on the U.S. economy, and legislative and regulatory compliance.

Dated: June 11, 1996.

James R. Offutt,

Assistant General Counsel, Department of Legal Affairs. [FR Doc. 96–15160 Filed 6–13–96; 8:45 am] BILLING CODE 3210–01–M

DEPARTMENT OF JUSTICE

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

Notice is hereby given that two consent decrees in *United States* v. *Richard A. Kline, et al.*, Civil Action No. PJM–95–3023, were lodged with the United States District Court for the District of Maryland (Southern Division) on May 20, 1996.

On October 6, 1995, the United States filed a complaint against two owner defendants and an arranger defendant under Section 107 of the Comprehensive Environmental Response Compensation, and Liability Act ("CERCLA"), 42 U.S.C. 9607, for recovery of response costs incurred by the United States at the Windsor Manor Superfund Site (the "Site"), located in Prince George's County, Maryland. Under one consent decree, Richard A. Kline will pay the United States \$569,389. Under the second consent decree, Mr. George Diggs and Mrs. Gloria Diggs will pay the United States a cash settlement of \$5000, and, following the sale of the Site property which they own, will pay the United States 65% of the net proceeds from the sale of the property, valued at approximately \$45,000.

The Department of Justice will accept written comments relating to these proposed consent decrees for thirty (30) days from the date of publication of this notice. Please address comments to the Assistant Attorney General, Environment and Natural Resources Division, Department of Justice, P.O. Box 7611, Ben Franklin Station, Washington, D.C. 20044 and refer to United States v. Richard A. Kline et al., DOJ 90–11–2–1090.

Copies of the proposed consent decrees may be examined at the Office of the United States Attorney, District of Maryland, 6500 Cherrywood Lane, Greenbelt, Maryland 20770; Region III Office of the Environmental Protection Agency, 841 Chestnut Building Philadelphia, Pennsylvania 19107; and at the Consent Decree Library, 1120 G Street, N.W. 4th Floor, Washington, D.C. 20005 (202) 624-0892. Copies of the proposed consent decree may be obtained in person or by mail from the Consent Decree Library, 1120 G Street, N.W., 4th Floor, Washington, D.C. 20005. When requesting copies of the proposed consent decrees, please enclose a check payable to the Consent Decree Library in the following amounts: \$4.50 for the Kline Consent Decree, and \$5.00 for the Diggs Consent Decree.

Joel M. Gross,

Chief, Environmental Enforcement Section, Environment and Natural Resources Division, U.S. States Department of Justice. [FR Doc. 96–15087 Filed 6–13–96; 8:45 am]

BILLING CODE 4410-01-M

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

In accordance with Departmental policy, 28 CFR 50.7, and pursuant to Section 113(g) of the Clean Air Act, 42 U.S.C. 7413(g), notice is hereby given that on May 22, 1996, a proposed Consent Decree in Sierra Club v. Public Service Company of Colorado, Inc., Civil Action No. 93-B-1749, was lodged with the United States District Court for the District of Colorado. The proposed Consent Decree settles the claims of the plaintiff Sierra Club, and the proposed plaintiff-intervenors, the United States and the State of Colorado, pursuant to the Clean Air Act, 42 U.S.C. 7401 et seq., and the State of Colorado's State Implementation Plan against the defendants Public Service Company of Colorado, Inc., Salt River Project Agricultural Improvement and Power District and PacifiCorp. The claims of Sierra Club, the United States and the State of Colorado relate to the operation of Hayden Station, a fossil fuel-fired power generating facility in Hayden, Colorado, owned and operated by the defendants.

Under the terms of the Consent Decree, the defendant will pay a \$2,000,000 civil penalty to the United States Treasury to resolve the claims of Sierra Club and the United States. The defendants must determine within 180 days of lodging whether the two power generating units at Hayden Station will be converted from combusting coal as a primary fuel source to combusting natural gas. If the defendants elect to continue combusting coal at Hayden Station, air pollution control equipment to reduce emissions of sulfur dioxide, nitrogen oxides and particulate matter must be installed at Hayden Station for Unit 1 by December 31, 1998 and for Unit 2 by December 31, 1999. If the defendants elect to convert Hayden Station to natural gas, the conversion must be completed by December 31, 1998. In either event, the Consent Decree establishes more stringent emission limitations for Hayden Station for sulfur dioxide, nitrogen oxides, and particulate matter.

To protect and improve the air quality in the Yampa Valley where Hayden Station is located, the Consent Decree requires the defendants shall pay \$2,000,000 for land conservation purposes and \$250,000 for the conversion of wood stove and/or vehicles to natural gas in the Yampa Valley.

The Department of Justice will receive for a period of thirty (30) days from the date of this publication comments relating to the proposed Consent Decree. Comments should be addressed to the Assistant Attorney General of the Environment and Natural Resources Division, U.S. Department of Justice, Washington, DC 20530, and should refer to Sierra Club v. Public Service Company of Colorado, Inc., D.O.J. Ref. 90–5–2–1–2069.

The proposed Consent Decree may be examined at any of the following locations: The Office of the United States Attorney for the District of Colorado, 1961 Stout Street, Suite 1100, Denver, Colorado 80294; the Region VIII Office of the United States **Environmental Protection Agency**, 999 18th Street, Suite 500, Denver, Colorado 80202-2466 (contact Sheldon Muller, Esq. (303/312-6916)); and at the **Environmental Enforcement Section** Document Center, 1120 G Street, NW., 4th Floor, Washington, DC 20005 (202/ 624-0892). A copy of the proposed Consent Decree may be obtained in person or by mail from the **Environmental Enforcement Section** Document Center, 1120 G Street, NW., 4th Floor, Washington, DC 20005. In requesting a copy, please refer to the referenced case and enclose a check in the amount of \$17.00 (25 cents per page reproduction cost) made payable to Consent Decree Library.

Joel M. Gross,

Chief, Environmental Enforcement Section, Environment and Natural Resources Division. [FR Doc. 96–15088 Filed 6–13–96; 8:45 am] BILLING CODE 4410–01–M

DEPARTMENT OF LABOR

President's Committee on Employment of People With Disabilities; Proposed Collection; Comment Request

ACTION: Notice.

SUMMARY: The Department of Labor, as part of its continuing effort to reduce paperwork and respondent burden conducts a preclearance consultation program to provide the general public and Federal agencies with an opportunity to comment on proposed and/or continuing collections of information in accordance with the Paperwork Reduction Act of 1995 (PRA95) [44 U.S.C. 3506(c)(2)(A)]. This program helps to ensure that requested data can be provided in the desired format, reporting burden (time and financial resources) is minimized, collection instruments are clearly understood, and the impact of collection requirements on respondents can be properly assessed. Currently, the President's Committee on Employment of People with Disabilities is soliciting