- 4. April 15: Lemmon Valley MX Area— Permit NV-030-99502; Washoe Co., T21N R19E S8
- May 13 & 14: Virginia City Grand Prix—Permit NV-030-99504A; Storey Co., T 16 & 17N R21E
- May 28: Yerington 300 Desert Race— Permit NV-030-96510A; Lyon Co.: T13N R24-26E; T14N R24,25E T15N R24E; T16N R24E;
- 7. July 12: Day 4 of Nevada 2000 OHV Race—Permit NSO-99-001:Churchill Co., Enter CCFO east of Hole-in-the-Wall: T23N R37-40E; T22N R36,38-40E; T21N R35E; T20N R34,35E; T19N R34,35E; T18N R30-34E; End at Salt Wells
- 8. July 13: Day 5 of Nevada 2000 OHV Race—Permit NSO—99—001:Lyon Co., Start south of Dayton: T16N R21,22,24—27E; T15N R22—24E; T14N R23,24E; Churchill Co., T16N R27—30E; T15N R31,32E; Mineral Co., T14N R31½,32E T11N R30,31E; T10N R30,31E; T9N R30—31½,33E; T8N R31½=35E; T7N R35E; T6N R35—37E; T5 R36E Leaves CCFO south of Blue Link Spring.
- 9. July 29: Top Gun Desert Race—Permit NV-030-96510B: Churchill Co., T16N R28-33E; T17N R30,31E; 31,32E; T
- 10. October 29: Hungry Valley Hare Scramble—Permit NV030–00016: Washoe Co., Within Hungry Vly ORV Area
- 11. November 12: Hare Scramble— Permit NV–99504C; Lyon or Churchill Co.

**SUMMARY:** The Assistant Manager, Non-Renewable Resources announces the temporary closure of selected public lands under his administration. This action is taken to provide for public safety and to protect adjacent resources.

**EFFECTIVE DATES:** Listed above. Events may be canceled or rescheduled.

FOR FURTHER INFORMATION CONTACT: Fran Hull, Outdoor Recreation Planner, Carson City Field Office, Bureau of Land Management, 5665 Morgan Mill Road, Carson City, Nevada 89701, Telephone: (775) 885–6161.

supplementary information: Bureau lands to be closed to public use include the width and length of those roads and trails identified as the race route by colorful flagging and directional arrows attached to wooden stakes. A map of each closure area may be obtained at the contact address. The authorized applicants are required to clearly mark and monitor the event routes during the closure periods.

Public uses generally affected by a Temporary Closure include: road and trail uses, camping, shooting of any kind of weapon including paintball, and public land exploration.

Spectator and support vehicles may be driven on open roads only. Spectators may observe the races from certain locations as directed by event and BLM officials.

Exemptions: Closure restrictions do not apply to race officials, medical/rescue, law enforcement and agency personnel monitoring the event.

Authority: 43 CFR 8364 and 43 CFR 8372. Penalty: Any person failing to comply with the closure orders may be subject to imprisonment for not more than 12 months, or a fine in accordance with the applicable provisions of 18 U.S.C. 3571, or both.

Dated: February 10, 2000.

## Charles Pope,

Acting Assistant Manager, Non-renewable Resources.

[FR Doc. 00–5533 Filed 3–7–00; 8:45 am] BILLING CODE 4310–HC–M

## OVERSEAS PRIVATE INVESTMENT CORPORATION

# March 16, 2000 Public Hearing; Sunshine Act Notice

TIME AND DATE: Thursday, March 16, 2000, 2:00 PM.

**PLACE:** Offices of the Corporation, Twelfth Floor Board Room, 1100 New York Avenue, N.W., Washington, D.C. **STATUS:** Hearing OPEN to the Public at 2:00 PM.

**PURPOSE:** In conjunction with the quarterly meeting of OPIC's Board or Directors, to afford an opportunity for any person to present views regarding the activities of the Corporation.

PROCEDURE: Individuals wishing to make statements or present reports must provide advance notice to OPIC's Corporate Secretary on or before March 13, 2000. The notice must include the individual's name, organization, address, and telephone number, and a concise summary of the subject matter to be presented.

Oral presentations may not exceed ten (10) minutes. The time for individual presentations may be reduced proportionately if necessary, to afford all participants who have submitted a timely request to participate an opportunity to be heard.

Participants wishing to submit a prepared statement for the record must submit a copy of such statement to OPIC's Corporate Secretary no later than 5 PM., March 13, 2000. Prepared statements must be typewritten, double-spaced and may not exceed twenty-five (25) pages.

Upon receipt of the required notice, OPIC will prepare an agenda for the hearing identifying speakers, setting forth the subject on which each participant will speak, and the time allotted for each presentation. The agenda will be available at the hearing.

A written summary of the hearing will be compiled, and such summary will be made available, upon written request to OPIC's Corporate Secretary, at the cost of reproduction.

#### CONTACT PERSON FOR INFORMATION:

Information on the hearing may be obtained from Connie M. Downs at (202) 336–8438, via facsimile at (202) 408–0297, or via email at cdown@opic.gov.

Dated: March 3, 2000.

#### Connie M. Downs,

OPIC Corporate Secretary.

[FR Doc. 00–5716 Filed 3–3–00; 4:55 pm]

BILLING CODE 3210-01-M

## **DEPARTMENT OF JUSTICE**

## Notice of Lodging of Consent Decree Pursuant to the Comprehensive Environmental Response, Compensation, and Liability Act

Notice is hereby given that a consent decree in *United States* v. *T. Frank Flippo & Sons, LLC,* Civil Action No. 3:00–CV–58 (E.D. Va.) was lodged with the court on February 4, 2000.

The proposed consent decree resolves the claims of the United States against defendant T. Frank Flippo & Sons, LLC, under Section 107 of the Comprehensive Environmental Response, Compensation and Liability Act, as amended ("CERCLA"), 42 U.S.C. § 9607, for past response costs at the HH Burn Pit Superfund Site in Hanover County, Virginia. The decree obligates the Settling Defendant to reimburse \$35,000 of the United States' past response costs.

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, Environment and Natural Resources Division, P.O. Box 7611, U.S. Department of Justice, Washington, D.C. 20044–7611. and should refer to *United States v. Frank Flippo & Sons, LLC*, DOJ Ref. #90–11–3–1408/1.

The proposed consent decree may be examined and copied at the Office of the United States Attorney, Main Street Centre, 600 E. Main Street, Richmond, VA 23219; or at the Region III Office of the Environmental Protection Agency, c/o Andrew Goldman, Assistant

Regional Counsel, 1650 Arch Street, Philadelphia, PA 19103. A copy of the proposed consent decree may be obtained by mail from the Consent Decree Library, P.O. Box No. 7611, Washington, D.C. 20044. In requesting a copy, please refer to the referenced case and enclose a check in the amount of \$5.25 (25 cents per page reproduction costs), payable to the Consent Decree Library. A copy of the exhibits to the decree may be obtained from the same source for an additional charge.

## Joel M. Gross,

Chief, Environmental Enforcement Section, Environment and Natural Resources Division. [FR Doc. 00–5534 Filed 3–7–00; 8:45 am] BILLING CODE 4410–15–M

#### DEPARTMENT OF JUSTICE

Notice of Extension of Time for Comments Relating to the Lodging of a Consent Decree Pursuant to the Comprehensive Environmental Response, Compensation, and Liability Act, the Clean Water Act, and the Resource Conservation and Recovery Act

Notice is hereby given of an extension of time under which the Department of Justice will receive comments relating to the proposed Consent Decree in *United* States and State of Idaho v. Union Pacific Railroad Co., Case No. 99-606-N-EJL (D. Idaho) and Coeur d' Alene Tribe v. Union Pacific Railroad Co., Case No. CV 91-0342-N-EJL (D. Idaho). The proposed Consent Decree was lodged with the United States District Court for the District of Idaho on December 23, 1999 and previously noticed in the **Federal Register** on January 20, 2000 (65 FR 3249). The earlier noticed comment period would have expired on February 22, 2000, but comments will now be considered if received by March 8, 2000.

The Consent Decree settles claims by the United States, the State of Idaho, and the Coeur d'Alene Tribe (Tribe) asserted against Union Pacific Railroad Company (Union Pacific) under Sections 106 and 107 of the Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA), 42 U.S.C. 9606 and 9607, and Section 311 of the Clean Water Act (CWA), 33 U.S.C. 1321. The Complaint of the United States and the State seeks injunctive relief requiring Union Pacific to implement the non-time-critical removal action selected by EPA, the State and the Tribe, for most of Union Pacific's 71.5-mile-long railroad right of way between Mullan and Plummer, Idaho (the ROW) and certain adjacent

areas (collectively the Project Area) in the Coeur d'Alene Basin in northern Idaho. The Plaintiffs' Complaints also seek past and future CERCLA response costs incurred by EPA, the Departments of the Interior (Interior) and Agriculture (Agriculture), the State, and the Tribe in connection with the Project Area and damages for injuries to natural resources throughout the Coeur d'Alene Basin.

The Consent Decree requires Union Pacific to implement the response action selected for the Project Area and specified additional work needed to convert the ROW into a biking/hiking trail for public use. The estimated total cost of this work is over \$25 million. In addition, Union Pacific agrees to pay (1) the past response costs incurred by the United States, the State and the Tribe in connection with the negotiations and the Engineering Evaluation and Cost Analysis (EE/CA) needed to select the response action (approximately \$600,000 for the United States); (2) \$2,730,000 to the State and the Tribe, primarily for their expected future costs of maintaining public amenities along the biking/hiking trail; (3) \$35,000 to fund educational activities to be conducted by Plaintiffs as part of the Response Action; (4) up to \$25,000 per year for 10 years to the Tribe for costs in incurs for operation and maintenance of the Chatcolet Bridge; (5) the future response costs of all three governments for oversight of the removal action; and (6) \$2,000,000 to Interior, Agriculture, and the Tribe for natural resource damages.

In exchange, Union Pacific will receive a covenant not to sue for response actions and costs relating to the Project Area (primarily the ROW) pursuant to Sections 106 and 107(a) of CERCLA, Section 311 of the CWA, and Section 7003 of RCRA. Union Pacific will also receive a covenant not to sue for natural resource damages under CERCLA and the CWA in the "Coeur d'Alene Basin Environment," an area that includes the watersheds of both the North and South Forks of the Coeur d'Alene River, the main stem of the Coeur d'Alene River, and Lake Coeur d'Alene.

Comments should be addressed to the Assistant Attorney General of the Environment and Natural Resources Division, Department of Justice, P.O. Box 7611, Washington, D.C. 20044–7611, should refer to *United States and State of Idaho* v. *Union Pacific Railroad Co.*, Case No. 99–606–N–EJL (D. Idaho), D.J. Ref. No. 90–11–3–128/1, and should be received by March 8, 2000. Commenters may request an opportunity for a public meeting in the affected area, in accordance with

Section 7003(d) of RCRA, 42 U.S.C. 6973(d).

The Consent Decree may be examined at the Office of the United States Attorney, First Interstate Center, 877 West Main Street, Suite 201, Boise, Idaho 83702 and at North Idaho College Library, 1000 West Garden Avenue, Coeur d'Alene, Idaho 83814. A copy of the Consent Decree may also be obtained by mail from the Department of Justice Consent Decree Library, P.O. Box 7611, Washington, DC 20044. In requesting a copy, please enclose a check in the amount of \$255.75 (25 cents per page reproduction cost, with exhibits) payable to the Consent Decree Library. If requesting a copy of the Consent Decree exclusive of exhibits, please enclose a check in the amount of \$27.25 (25 cents per page reproduction cost) payable to the Consent Decree Library.

#### Joel M. Gross,

Chief, Environmental Enforcement Section, Environment and Natural Resources Division. [FR Doc. 00–5535 Filed 3–7–00; 8:45 am] BILLING CODE 4410–15–M

#### **DEPARTMENT OF JUSTICE**

### **National Institute of Corrections**

Cancellation of Solicitation for a Cooperative Agreement—Community Restorative Justice Outcomes/ Measurements and Evaluations

**AGENCY:** National Institute of Corrections, Department of Justice.

**ACTION:** Cancellation of Solicitation for a Cooperative Agreement.

SUMMARY: The National Institute of Corrections announces the cancellation of the Solicitation: Community Restorative Justice Outcomes/ Measurements and Evaluation. The NIC Application Number is 00A14, 65 Fr 6396 (February 9, 2000).

There are no plans to reannounce at this time.

Dated: March 1, 2000.

## Morris L. Thigpen,

Director, National Institute of Corrections. [FR Doc. 00–5461 Filed 3–7–00; 8:45 am] BILLING CODE 4410–36–M