

streetcar line and would not provide transit connections to the Fort Mason Center.

Alternative 2 (agency-preferred) would extend the existing F-Line from Fisherman's Wharf to the Fort Mason Center. Included are new rail track and associated new platforms and designated stops; retrofitting of the historic State Belt Railroad tunnel; and a turnaround loop. The track extension would include a street-running segment along Beach Street, a transition zone between the street-running segment and the Fort Mason Tunnel segment. Two "turnaround segment" options for the terminus—North Loop (Fort Mason parking lot) and South Loop (Great Meadow)—were analyzed during a Value Analysis (VA) workshop held in August of 2010. The VA team focused on: (1) Identifying a "preferred" alternative for the streetcar extension turnaround; (2) identifying opportunities to improve value for the project; and (3) confirming sustainable project goals for the NPS. The VA team rated the North Loop turnaround option higher than three variations of the South Loop turnaround option. Other specific project elements include constructing streetcar track for approximately 0.85 miles, construction of 8–9-station platforms, upgrades to the existing Fort Mason Tunnel, and installation of signals, crossings, wires and poles.

Comments: This notice serves to formally open the public review and comment phase for the Draft EIS. The public and interested organizations are encouraged to provide written comments on issues and concerns, refinements in alternatives, potential environmental effects and appropriate mitigation measures that would reduce potential impacts. To afford an opportunity to obtain information, a public open house will be hosted on April 20, 2011 from 7–9 p.m. in the Golden Gate Room, Building A, Fort Mason (for directions or information about public transit, please consult the project Web site or contact the Muni Railway Extension Project Manager at (415) 561–2872). All written comments must be postmarked or transmitted not later than 60 days after publication of the EPA's notice of filing in the **Federal Register**—as soon as this ending date is confirmed it will be announced on the project Web site.

The project Web site <http://parkplanning.nps.gov/StreetcarExtension> provides the most up-to-date information regarding the project, including electronic version of the Draft EIS, planning process updates, meeting notices, reports and documents, and useful links associated with the

project. Written comments on the Draft EIS should be mailed to the following address: Superintendent—GGNRA, Attn: Rick Foster, Muni Railway Extension Project Manager, Fort Mason, Bldg. 201, San Francisco, CA 94123. In addition to the project Web site, requests for printed copy of the Draft EIS or to be included on the project mailing list can be accommodated by contacting the Muni Railway Extension Project Manager at (415) 561–2872.

Before including your address, phone number, e-mail address, or other personal identifying information in your comment, you should be aware that your entire comment—including your personal identifying information—may be made publicly available at any time. While you can ask us in your comment to withhold your personal identifying information from public review, we cannot guarantee that we will be able to do so.

Decision Process: Availability of the Draft EIS for a 60-days public review will be formally announced through publication of this Notice of Availability, through local and regional news media, via the project Web site, and direct mailing to the project mailing list. Following due consideration of all public and agency comments, a Final EIS will be prepared. As a delegated EIS the official responsible for the final decision regarding the proposed extension is the Regional Director, Pacific West Region. Subsequently the officials responsible for implementation will be the Superintendents of Golden Gate National Recreation Area and San Francisco Maritime National Historical Park.

Dated: March 15, 2011.

Christine S. Lehnertz,

Regional Director, Pacific West Region.

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DEPARTMENT OF THE INTERIOR

Bureau of Reclamation

Information Collection Activities; Proposed Information Collection; Comment Request

AGENCY: Bureau of Reclamation, Interior.

ACTION: Notice and request for comments.

SUMMARY: The Bureau of Reclamation (we, our, or us) intends to seek renewal of the following approved information collection set to expire on August 31, 2011: Recreation Visitor Use Surveys. We will use several distinct forms to

collect different types of recreation information. Before submitting the information collection request—OMB No. 1006–0028—to the Office of Management and Budget (OMB) for renewal, we are soliciting comments on specific aspects of the information collection.

DATES: Comments on this notice must be received by *May 23, 2011*.

ADDRESSES: Send all comments concerning this notice to Bureau of Reclamation, Office of Policy and Administration, Attention: Jerome Jackson (84–53000), P.O. Box 25007, Denver, CO 80225–0007, or via e-mail at jljackson@usbr.gov.

FOR FURTHER INFORMATION CONTACT: For further information or a copy of the proposed collection of information forms, contact Jerome Jackson at 303–445–2712.

SUPPLEMENTARY INFORMATION: In accordance with the Paperwork Reduction Act of 1995 (44 U.S.C. 3501 *et seq.*), this notice announces that we are requesting approval for the collection of data from recreational users of our lands and waterbodies.

To meet our needs for the collection of visitor use data, we will be requesting that OMB reauthorize a two-part request.

The first part of the request provides us with a set of 11 pre-approved questionnaires to be administered as approved by OMB. The second part of the request consists of OMB and the Bureau of Reclamation agreeing upon a process whereby we custom design a survey instrument to fit a specific situation or area. The custom designed survey would be created by extracting questions from the approved questionnaires as applicable to the area and issue being evaluated. Only questions included in the pre-approved questionnaires will be used. We will then submit the new survey form to OMB for expedited approval.

Title: Recreation Visitor Use Surveys.

Abstract: The Bureau of Reclamation is responsible for recreation development at all of its reservoirs. Presently, there are 289 designated recreation areas on our lands within the 17 Western States. We must be able to respond to emerging trends, changes in the demographic profile of users, changing values, needs, wants, desires, and conflicts between user groups. Statistically valid and up-to-date data derived from users is essential to developing and providing recreation programs relevant to today's visitor.

Respondents: Respondents to the surveys will be members of the public engaged in recreational activities on our

lands. Several surveys target people engaged in various activities such as boating on a specific lake or camping at a developed campground.

Visitors will primarily consist of local residents, those from large metropolitan

areas in the vicinity of the lake/reservoir, and those from out of state.

Frequency: Varies by survey.

Estimated Total Number of Respondents: 7,531

Estimated Number of Responses per Respondent: 1.0

Estimated Total of Annual Responses: 7,531

Estimated Total Annual Burden Hours on Respondents: 2,043

ESTIMATE OF BURDEN FOR EACH FORM

Survey instrument	Burden estimate per survey (in minutes)	Number of surveys (times/yr.)	Number of respondents per survey	Total estimated number of respondents	Total annual hour burden
Marina Survey	10	2	278	556	93
Campground Survey	25	2	278	556	232
River Instream Flow Survey	20	2	278	556	185
Reservoir Preferred Water Level Survey	15	2	278	556	139
Lake/River Visit Expenditure Survey	15	2	278	556	139
Recreation Activities Survey	15	2	278	556	139
Recreation Management Survey	15	2	278	556	139
Recreation Fee Survey	10	1	581	581	97
Recreation Development Survey	15	2	278	556	139
Water Level Impacts on Recreation Boating Use	10	2	278	556	93
River Recreation Quality Survey	20	2	278	556	185
Customized Surveys	20	5	278	1,390	463
Totals				7,531	2,043

Comments:

Comments are invited on:

(a) Whether the proposed collection of information is necessary for the proper performance of our functions, including whether the information will have practical use;

(b) The accuracy of our estimated time and cost burdens of the proposed collection of information, including the validity of the methodology and assumptions used;

(c) Ways to enhance the quality, use, and clarity of the information to be collected; and

(d) Ways to minimize the burden of the collection of information on respondents, including increased use of automated collection techniques or other forms of information technology.

We will summarize all comments received regarding this notice. We will publish that summary in the **Federal Register** after the information collection is submitted to OMB for review and renewal.

Before including your address, phone number, e-mail address, or other personal identifying information in your comment, you should be aware that your entire comment—including your personal identifying information—may be made publicly available at any time. While you can ask us in your comment to withhold your personal identifying information from public review, we cannot guarantee that we will be able to do so.

Dated: March 9, 2011.

Roseann Gonzales,

Director, Policy and Administration.

[FR Doc. 2011-6631 Filed 3-21-11; 8:45 am]

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DEPARTMENT OF JUSTICE

Notice of Lodging of Consent Decree Under the Clean Water Act

Notice is hereby given that on March 14, 2011, a proposed consent decree in *United States v. Consol Energy, Inc., et al.*, Civil Action No. 1:11-cv-00028, was lodged with the United States District Court for the Northern District of West Virginia.

The proposed Consent Decree will resolve claims alleged in this action by the United States and the State of West Virginia as a plaintiff-intervenor against Consol Energy, Inc., Consolidation Coal Company, and Windsor Coal Company, for the discharge of pollutants into waters of the United States in violation of Section 301 of the Act, 33 U.S.C. 1311, and in violation of the conditions and limitations of National Pollutant Discharge Elimination System (“NPDES”) permits issued by the State pursuant to Section 402 of the Act, 33 U.S.C. 1342. Under the proposed Consent Decree, Defendants will perform injunctive relief with two components. To address four mines with discharges into the Monongahela Basin, Defendants will construct a wastewater treatment system, including a pipeline system, treatment plant, and

landfill. To address two mines with discharges into the Ohio River Basin, Defendants will relocate the discharges pursuant to the appropriate permitting process. In addition, Consol will pay a civil penalty of \$5.5 million.

The Department of Justice will accept comments relating to the proposed consent decree for a period of thirty (30) days from the date of publication of this notice. Comments should be addressed to the Assistant Attorney General, Environment and Natural Resources Division, and mailed either electronically to *pubcommentees.enrd@usdoj.gov* or in hard copy to P.O. Box 7611, U.S. Department of Justice, Washington, DC 20044-7611. Comments should refer to *United States v. Consol Energy, Inc., et al.*, Civil No. 1:11-cv-00028 (N.D.W.Va.) and D.J. Reference No. 90-5-1-1-09916/1.

The proposed consent decree may be examined at the United States Environmental Protection Agency (Region 3), 1650 Arch Street, Philadelphia, PA 19103. During the comment period, the proposed consent decree may also be examined on the following Department of Justice Web site: *http://www.justice.gov/enrd/ConsentDecrees.html*. A copy of the proposed consent decree may also be obtained by mail from the Department of Justice Consent Decree Library, P.O. Box 7611, 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