comments should be submitted by February 21, 2001.

Carol D. Shull,

Keeper of the National Register Of Historic Places.

ARIZONA

Maricopa County

Oakland Historic District (Boundary Decrease), Roughly bounded by 19th Ave. Fillmore St., Grand Ave., and Van Buren St., Phoenix, 01000164

COLORADO

El Paso County

Pauline Chapel, 2 Park Ave., Colorado Springs, 01000165

GEORGIA

Ben Hill County

Wilsey, Miles V., House, 137 Hudson Rd., Fitzgerald, 01000166

NEBRASKA

Fillmore County

Burk, J.M., House, 331 N. 11th St., Geneva, 01000169

McPherson County

Long Creek School, (School Buildings in Nebraska MPS), Long Creek Lane, Blair, 01000167

Saunders County

Ithaca Grain Elevator, Old, One Blk. S of 4th St., Ithaca, 01000168

NEW YORK

Broome County

Endicott Square Deal Arch, Main St., E of Vestal Ave., Endicott, 01000171

Sullivan County

Center Theatre, NY 52, Woodbourne, 01000170

SOUTH DAKOTA

Butte County

Ditchrider House, N of US 212, Nisland, 01000172

WISCONSIN

Manitowoc County

Sexton's House, 736 Revere Dr., Manitowoc, 01000173

Milwaukee County

West Allis Post Office, (United States Post Office Construction in Wisconsin MPS), 7440 W. Greenfield Ave., West Allis, 01000174

A request for Removal has been made for the following resource:

SOUTH DAKOTA

Davison County

Eddy and Brooks Auto Repair, 209 North Lawler, Mitchell, 95000275

[FR Doc. 01–3054 Filed 2–5–01; 8:45 am] BILLING CODE 4310–70–P

DEPARTMENT OF THE INTERIOR

Bureau of Reclamation

[INT-DES-01-03]

Potholes Reservoir Resource Management Plan, Grant County, Washington

AGENCY: Bureau of Reclamation, Interior.

ACTION: Notice of availability and notice of public hearings for the Potholes Reservoir Resource Management Plan (RMP) draft environmental impact statement.

SUMMARY: Pursuant to section 102(2)(C) of the National Environmental Policy Act of 1969, as amended, the Department of the Interior, Bureau of Reclamation (Reclamation), has prepared a draft environmental impact statement (Draft EIS) to document the analysis of four alternatives, including the No Action Alternative, for resource management in the Potholes Reservoir Study area. The alternatives respond differently to the issues and concerns identified during project planning. The Preferred Alternative is Alternative B, which balances the management agencies' and public's long-term vision for Potholes Reservoir and recognizes the need to protect the natural and cultural environment while supporting the overall recreational interest of the

DATES: Written comments on the Draft EIS must be received no later than March 27, 2001 at the address listed in **ADDRESSES** section below.

On March 13, 2001, two public hearings will be held to accept oral comments on the Draft EIS in Moses Lake, Washington. The first public hearing will be held from 3:00 p.m. to 5:00 p.m. The second will be from 7:00 p.m. to 9:00 p.m. The facilities are physically accessible to people with disabilities.

Please contact Mr. Blanchard (see below) for sign language interpretation for the hearing impaired or other auxiliary aids by March 5, 2001, so arrangements can be made.

ADDRESSES: The public hearings will be held at the Midway Learning Center, 502 South C Street (corner of West Ivy

and South C Street), Moses Lake, Washington.

Written comments on the Draft EIS should be submitted to Mr. Jim Blanchard, Bureau of Reclamation, Ephrata Field Office, 32 C Street, Box 815, Ephrata, WA 98823; or by fax (509) 754–0239.

Our practice is to make comments. including names and home addresses of respondents, available for public review. Individual respondents may request that we withhold their home address from public disclosure, which we will honor to the extent allowable by law. If you wish us to withhold your name and/or address, you must state this prominently at the beginning of your comment. We will make all submissions from organizations or businesses, and from individuals identifying themselves as representatives or officials of organizations or businesses, available for public disclosure in their entirety.

See Supplementary Information section for locations where copies of the Draft EIS are available for public review and inspection.

FOR FURTHER INFORMATION CONTACT: For information, or to obtain a copy of the Draft EIS, contact Mr. Jim Blanchard at (509) 754–0226.

SUPPLEMENTARY INFORMATION: The purpose of developing a RMP for Potholes Reservoir is to balance the resource protection and conservation objectives with the rising demand for increased recreation opportunities, visitor facilities, and support services.

Review and Inspection of the Draft EIS

Copies of the Draft EIS are available for public review and inspection at the following locations:

- Bureau of Reclamation, U.S.
 Department of the Interior, Room
 7455, 18th and C Streets, NW,
 Washington, D.C.
- Bureau of Reclamation, Pacific Northwest Regional Office, 1150 North Curtis Road, Suite 100, Boise, Idaho.
- Bureau of Reclamation, Upper Columbia Area Office, 1917 Marsh Road, Yakima, Washington.
- Bureau of Reclamation, Ephrata Field Office, 32 C Street, Box 815, Ephrata, WA.

Libraries

- Bridgeport Community Library, Bridgeport WA
- Des Moines Library, 21620 11th Avenue S., Des Moines, WA
- Coulee City Community Library, Coulee City, WA

- East Wenatchee Community Library, 271 9th Street NE, East Wenatchee, WA
- Ephrata Public Library, 45 Alder NW, Ephrata, WA
- Moses Lake Public Library, 418 E. 5th Avenue, Moses Lake, WA
- Royal City Community Library, Royal City, WA
- Soap Lake Community Library, Soap Lake, WA
- Wenatchee Public Library, 310 Douglas Street, Wenatchee, WA

Internet

The Draft EIS will also soon be available on the Internet at http://www.pn.usbr.gov/

Hearing Process Information

Requests to make oral comments at the public hearings may be made at each hearing. Comments will be recorded by a court reporter. Speakers will be called in the order of their requests. In the interest of available time, each speaker will be asked to limit oral comments to five (5) minutes. Longer comments should be summarized at the public hearing and submitted in writing either at the public hearing or identified as hearing comments and mailed to be received by Mr. Blanchard no later than March 27, 2001 (the end of the public comment period).

Dated: February 1, 2001.

Kenneth R. Pedde.

Deputy Regional Director, Pacific Northwest Region.

[FR Doc. 01–3031 Filed 2–5–01; 8:45am] BILLING CODE 4310–MN–P

DEPARTMENT OF JUSTICE

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

In accordance with Departmental policy, 28 CFR 50.7, notice is hereby given that a consent decree in United States v. Berks Associates et al., Civil Action No. 91-4868 (E.D. Pa.) was lodged on January 19, 2001, with the United States District Court for the Eastern District of Pennsylvania. The consent decree resolves the claims of the United States under section 107(a) of the Comprehensive Environmental Response, Compensation, and Liability Act, as amended ("CERCLA"), 42 U.S.C. 9607(a), for reimbursement of response costs incurred by the U.S. **Environmental Protection Agency** ("EPA") in connection with the Douglassville Disposal Superfund Site located in Douglassville, Berks County,

Pennsylvania. The settling defendants are Conrail, Cabot Corporation, CSX Transportation, Inc., the Glidden Company, Lehigh Valley Railroad, American Premier Underwriters, Inc., Kimberly Clark Corporation, Shell Oil Company, Southeastern Pennsylvania Transportation Authority, Chevron, and A&A Waste Oil, and Lester Schurr d/b/a Berks Associates. Inc.

In addition, the consent decree resolves counterclaims of the settling defendants against 8 federal agencies including the Departments of Defense, Army, Air Force, Navy, U.S. Coast Guard, U.S. Mint, U.S. Post Office, and the U.S. Government Printing Office.

Under the terms of the consent decree. EPA would receive reimbursement of \$13.85 million in costs incurred by EPA at the Site. In addition, the settling defendants (with the exception of Lester Schurr, Berks Associates, and A&A Waste Oil) agree to implement, a soil stabilization remedy at the Site. The settling federal agencies will pay \$5,366,922 toward reimbursement of EPA's past response cost and \$978,712 toward reimbursement of private party defendant response costs. In addition, the settling federal agencies will pay \$3,255,029 toward the implementation of the soil stabilization remedy.

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 for the Environment and Natural Resources Division, U.S. Department of Justice, Washington, DC 20530, and should refer to *United States* v. Berks Associates et al. DOJ # 90-11-2-303. The proposed consent decree may be examined at the offices of the United States Attorney, 615 Chestnut Street, Suite 1250, Philadelphia, PA 19106-4476. A copy of the consent decree may also be obtained by mail from the U.S. Department of Justice Consent Decree Library, P.O. Box 7611, Washington, DC 20044. In requesting a copy, please refer to the referenced-case and enclose a check in the amount of \$35.50 (25 cents per page reproduction cost exclusive of exhibits), payable to the Consent Decree Library.

Bruce Gelber,

Chief, Environmental Enforcement Section, Environment and Natural Resources Division [FR Doc. 01–3065 Filed 2–5–01; 8:45 am] BILLING CODE 4410–15–M

DEPARTMENT OF JUSTICE

Notice of Lodging of Consent Decree Under the Clean Air Act

Notice is hereby given that on January 18, 2001, a proposed Consent Decree in *United States* v. *CENCO Refining Co.*, Civil Action No. CV 01–00512–RSWL (AIJx) was lodged with the United States District Court for the Central District of California.

This consent decree represents a settlement of claims brought against CENCO Refining Co. ("CENCO") under 28 U.S.C. 2201(a) and Section 113(b) of the Clean Air Act ("the Act"), 42 U.S.C. 7413(b), for a declaratory judgment that CENCO's building, erecting installing, altering and/or replacing of any equipment at its oil refining facility that may cause the issuance of air contaminants without first obtaining all pre-construction permits required under the Act and the California State Implementation Plan, violates the Act and the California State Implementation Plan, entitling the United States to injunctive relief and civil penalties against CENCO.

Under the proposed settlement, CENCO will undertake significant injunctive measures designed to limit the facility's emissions of nitrogen oxides, sulfur oxides and volatile organic compounds.

The Department of Justice will receive for a period of thirty (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, PO Box 7611, U.S. Department of Justice, Washington, DC 20044-7611, and should refer to United States v. CENCO Refining Co., D.J. Ref. 90-5-2-1–07306. A copy of all comments should also be sent to Matthew A. Fogelson, U.S. Department of Justice, **Environment and Natural Resources** Division, Environmental Enforcement Section, 301 Howard Street, San Francisco, CA 94105.

The Consent Decree may be examined at the Office of the United States Attorney, 300 North Los Angeles Street, Room 7516, Federal Building, Los Angeles, California, and at U.S. EPA Region 9, 75 Hawthorne Street, San Francisco, California. A copy of the Consent Decree may also be obtained by mail from the Consent Decree Library, PO Box 7611, U.S. Department of Justice, Washington, DC 20044–7611. In requesting a copy, please enclose a check in the amount of \$5.25 (25 cents