emergency conservation strategy for saiga. The saiga was just reviewed under the CITES Significant Trade Review process. One recommendation from the review was that both the Russian Federation and Kazakhstan should halt export of saiga products; both have agreed to do so. Finally, saiga experts we have consulted have expressed the opinion that an Appendix-I listing for saiga could be counter-productive at this stage. As a consequence of these activities, the United States is unlikely to submit an Appendix-I listing proposal for saiga at COP12.

### **Request for Information and Comments**

We invite any information and comments concerning any of the possible COP12 species proposals, resolutions, decisions, and agenda items discussed above. You must submit your information and comments to us no later than May 17, 2002, to be ensured of consideration.

#### **Reminder of Public Meeting**

We remind you that we will hold a public meeting to discuss with you species proposals, proposed resolutions, proposed decisions, and agenda items that the United States is considering submitting for consideration at COP12. We announced this public meeting in our Federal Register notice of March 27, 2002 (67 FR 14728). The public meeting will be held on April 17, 2002, from 1:30 p.m. to 4:30 p.m. in Sidney Yates Auditorium of the Department of the Interior at 18th and C Streets, NW., Washington, DC. You can obtain directions to the building by contacting the Division of Management Authority (see FOR FURTHER INFORMATION CONTACT, above). Sidney Yates Auditorium is accessible to the handicapped. Persons planning to attend the meeting who require interpretation for the hearing impaired should notify the Division of Management Authority as soon as possible.

## **Future Actions**

We expect the CITES Secretariat to provide us with a provisional agenda for COP12 within the next several months. Once we receive the provisional agenda, we will publish it in a **Federal Register** notice. We will also provide it through our Website.

The United States must submit any species proposals, proposed resolutions, proposed decisions, and agenda items for consideration at COP12, to the CITES Secretariat 150 days prior to the start of the meeting (i.e., by June 6, 2002). We will consider all available information and comments, including those presented at the public meeting (see "DATES" above) or received in writing during the comment period, in deciding which species proposals, proposed resolutions, proposed decisions, and agenda items warrant submission by the United States for consideration of the Parties. Those we decide to submit for consideration at COP12 will be submitted to the CITES Secretariat by June 6, 2002.

Approximately four months prior to COP12, we will announce those species proposals, proposed resolutions, proposed decisions, and agenda items submitted by the United States to the CITES Secretariat for consideration at COP12 by posting a notice on our Website (http://international.fws.gov/ global/cites.html).

Through a **Federal Register** notice approximately two months prior to COP12, we will publish the provisional agenda for COP12 and inform you about proposed U.S. negotiating positions on proposals to amend the Appendices, draft resolutions, draft decisions, discussion papers, and other issues before the Parties for consideration at COP12. We will also publish an announcement of a public meeting that we expect to hold approximately 30 to 45 days prior to COP12, to receive public input on our positions regarding COP12 issues.

Prior to COP12, we will post on our Website any changes the United States makes to its proposed negotiating positions contained in the **Federal Register** notice referred to in the above paragraph.

Author: The primary authors of this notice are Mark Albert, Division of Management Authority; and Dr. Javier Alvarez, Division of Scientific Authority; under the authority of the U.S. Endangered Species Act of 1973, as amended (16 U.S.C. 1531 *et seq.*).

Dated: April 1, 2002.

# Steve Williams,

Director.

[FR Doc. 02–9512 Filed 4–15–02; 4:56 pm] BILLING CODE 4310–55–P

### DEPARTMENT OF THE INTERIOR

#### Bureau of Land Management

[WY-930-02-1310DS]

## Notice To Extend Public Comment Period for a Draft Environmental Impact Statement (DEIS)

**AGENCY:** Bureau of Land Management, Interior.

**ACTION:** Notice to extend public comment period for the Powder River Basin Oil and Gas DEIS.

**SUMMARY:** Public comment period is being extended on the Powder River EIS. The comment period is being extended due to extensive public comment, a high level of public interest, and the lack of internet access during a portion of the comment period.

**DATES:** The public comment period is being extended to May 15, 2002. Submissions should be in writing or by E-mail (see addresses below).

ADDRESSES: Comments should be submitted in writing to: Field Manager, Bureau of Land Management, Buffalo Field Office, 1425 Fort Street, Buffalo, Wyoming 82834 or by E-mail to: buffalo\_wmail@blm.gov.

**FOR FURTHER INFORMATION CONTACT:** Paul Beels, Powder River Oil and Gas EIS Project Leader, Bureau of Land Management, Buffalo Field Office, at the above addresses or at telephone number (307) 684–1100.

**SUPPLEMENTARY INFORMATION:** The Notice of Availability of the DEIS was originally published in the **Federal Register** on January 11, 2002 (67 FR 1497).

Dated: April 12, 2002.

## Alan L. Kesterke,

Associate State Director. [FR Doc. 02–9647 Filed 4–16–02; 8:45 am] BILLING CODE 4310–22–P

## DEPARTMENT OF JUSTICE

## Notice of Lodging of Partial Consent Decrees in Comprehensive Environmental Response, Compensation, and Liability Act Cost Recovery Action

In accordance with Departmental Policy, 28 CFR 50.7, notice is hereby given that two Partial Consent Decrees in *United States* v. *American Scrap Company et al.*, Civil Action No. 1:99– CV–2047, were lodged with the United States District Court for the Middle District of Pennsylvania on April 10, 2002.

One of the two Partial Consent Decrees resolves the United States' claims against The Ohio Brass Company under Section 107(a) of the Comprehensive Environmental Response, Compensation, and Liability Act ("CERCLA"), 42 U.S.C. § 9607(a), for past response costs incurred at the Jack's Creek/Sitkin Smelting Superfund Site in Mifflin County, Pennsylvania. The Partial Consent Decree requires The Ohio Brass Company to pay \$1,000,000.00 to the United States.

The second Partial Consent Decree resolves the United States' claims

against the Joseph A. Schiavone Corporation and The Schiavone Corporation under Section 107(a) of the Comprehensive Environmental Response, Compensation, and Liability Act ("CERCLA"), 42 U.S.C. § 9607(a), for past response costs incurred at the Jack's Creek/Sitkin Smelting Superfund Site in Mifflin County, Pennsylvania. The Partial Consent Decree requires Joseph A. Schiavone Corporation and The Schiavone Corporation, collectively, to pay \$685,000.00 to the United States.

The Department of Justice will accept written comments on the proposed Partial Consent Decrees for thirty (30) days from the date of publication of this notice. Please address comments to the Assistant Attorney General, Environmental and Natural Resources Division, Department of Justice, P.O. Box 7611, Ben Franklin Station, Washington, DC 20044–7611 and refer to United States v. American Scrap Company, DOJ Ref. No. 90–11–2–911/1.

Copies of the proposed Partial Consent Decrees may be examined at the Office of the United States Attorney, Middle District of Pennsylvania, 228 Walnut Street, Harrisburg, PA 17108, and at EPA Region III, 1650 Arch Street, Philadelphia, PA 19103–2029. Copies of the proposed Partial Consent Decrees may also be obtained by mail from the U.S. Department of Justice, Consent Decree Library, P.O. Box 7611, Washington, DC 20044–7611, or by faxing a request to Tonia Fleetwood, facsimile No. (202) 514–0097, phone confirmation No. (202) 514-1547. When requesting copies, please enclose a check to cover the twenty-five cents per page reproduction costs payable to the "Consent Decree Library" in the amount of \$5.75 (for the Ohio Brass Decree) or \$5.75 (for the Schiavone Decree), and reference United States v. American Scrap Company, DOJ Ref. No. 90-11-2-911/1.

### Robert D. Brook,

Assistant Chief, Environmental Enforcement Section, Environment and Natural Resources Division, U.S. Department of Justice. [FR Doc. 02–9377 Filed 4–17–02; 8:45 am] BILLING CODE 4410-15–M

## DEPARTMENT OF JUSTICE

## Notice of Lodging of Consent Decree Under the Resource Conservation and Recovery Act and the Clean Air Act

Pursuant to 28 CFR § 50.7, notice is hereby given that, on April 3, 2002, a proposed consent decree in *United States* v. *Cooley, Inc.*, Civil Action No. 02–156, was lodged with the United States District Court for the District of Rhode Island.

In this action the United States sought civil penalties and injunctive relief with respect to violations of the Resource Conservation and Recovery Act ("RCRA"), 42 U.S.C. 6901 et seq., and the Clean Air Act ("CAA"), 42 U.S.C. 7401 et seq., at the facility operated by Cooley, Inc. ("Cooley") in Pawtucket, Rhode Island. The complaint alleges that Cooley violated a number of RCRA requirements including, inter alia, the storage of hazardous waste without a permit, the failure to keep containers of hazardous waste on good condition, the failure to conduct weekly inspections, the failure to provide proper training of employees, and the failure to properly label hazardous waste containers. The complaint also alleges that Cooley violated the CAA by making certain modifications to its Pawtucket facility without obtaining a permit and by failing to comply with certain recordkeeping requirements relating to its usage of volatile organic compounds. Under the terms of the consent decree, Cooley has agreed to comply with the applicable provisions of RCRA and the CAA, to pay a penalty of \$325,000, and to implement a Supplemental Environmental Project ("SEP") involving a project whereby waste plastics will be used to produce flooring material.

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 Donald G. Frankel, Trial Attorney, Department of Justice, One Gateway Center, Suite 616, Newton, Massachusetts 02458 and should refer to United States v. Cooley, Inc., D.J. Ref. 90–7–1–06423.

The consent decree may be examined at the Office of the United States Attorney, Westminister Square Building, 10 Dorrance Street, Providence, Rhode Island 02903 (contact Michael Iannotti at 401-528-5477), and at U.S. EPA-New England, 1 Congress Street, Suite 1100, Boston, Massachusetts 02114-2023 (contact Hugh Martinez at 617-918-1867). A copy of the consent decree may also be obtained by mail from the Consent Decree Library, P.O. Box 7611, U.S. Department of Justice, Washington, DC 20044–7611 or by faxing a request to Tonia Fleetwood, Fax no. (202) 514-0097, phone confirmation number (202) 514–1547. In requesting a copy, please enclose a check in the amount of \$15.25 (25 cents per page reproduction cost) payable to the U.S. Treasury.

### Ronald G. Gluck,

Assistant Section Chief, Environmental Enforcement Section, Environment and Natural Resources Division. [FR Doc. 02–9375 Filed 4–17–02; 8:45 am]

BILLING CODE 4410-15-M

## DEPARTMENT OF JUSTICE

### Notice of Lodging of Consent Decree Pursuant to the Clean Air Act ("CAA")

Consistent with the policy set forth in the Department of Justice regulations at 28 CFR 50.7, notice is hereby given that on April 4, 2002, a proposed Consent Decree was lodged with the United States District Court for the Eastern District of Michigan, in United States et al. v. Rouge Steel Co., Civil Action Nos. 00-75452 and 0075454, consolidated. The proposed Consent Decree settles claims asserted by the United States, on behalf of the U.S. Environmental Protection Agency, pursuant to section 113(b) of the Clean Air Act, 42 U.S.C. 9613(b), and the federally enforceable State Implementation Plan ("SIP"), at the Rouge Steel manufacturing facility in Dearborn, Michigan. The United States' case was consolidated with an action filed by Wayne County, Michigan, which the Michigan Department of Environmental Quality ("MDEQ") subsequently joined. The proposed Consent Decree also settles the County and MDEQ CAA claims. The Consent Decree also settles claims asserted by the United States under Sections 3004(n) and 3005 of the **Resource Conservation and Recovery** Act, 42 U.S.C. 6924(n) and 6925.

The Consent Decree requires Rouge Steel to pay a total of \$458,000 in civil penalties, of which \$396,000 is for alleged violations of SIP emission limits at the company's facility. To ensure ongoing compliance with applicable limits, the Decree also requires Rouge Steel to perform certain demonstration tests at its various emission sources.

The Department of Justice will receive written comments relating to the proposed Consent Decree for thirty (30) days from the date of publication of this notice. Comments should be directed to the Assistant Attorney General, Environment and Natural Resources Division, U.S. Department of Justice, Washington, DC 20530, and should refer to *United States et al.* v. *Rouge Steel Co.* DOJ Reference # 90–5–2–1–2211/1.

The proposed Consent Decree may be examined at the Office of the United States Attorney for the Eastern District of Michigan, 211 West Fort Street, Suite