agency, no other entity may develop or implement a federally approved coastal management program for the state.

As of July 1, 2011, the CZMA Federal consistency provision no longer applies in Alaska. Federal agencies shall no longer provide the State of Alaska with CZMA Consistency Determinations or Negative Determinations pursuant to 16 U.S.C. 1456(c)(1) and (2), and 15 CFR part 930, subpart C. Persons or applicant agencies for Federal authorizations or funding shall no longer provide to the State of Alaska CZMA Consistency Certifications pursuant to 16 U.S.C. 1456(c)(3)(A), (B) and (d), and 15 CFR part 930, subparts D, E and F. Because the CZMA Federal consistency provisions no longer apply in Alaska, consistency determinations from Federal agencies and consistency certifications from applicants for Federal authorizations or funding that are currently pending ACMP response are no longer required to receive a response from the ACMP and may proceed in accordance with other applicable law and procedures.

The Deepwater Port Act (33 U.S.C. 1501-1524) requires a state to have, or be making progress toward, a federally approved CZMA management program in order to issue a license for a facility in adjacent Federal waters. (Note: this only applies to "deepwater ports" in Federal waters, and does not apply to deep-draft ports in state waters or to offshore oil and gas extraction under the Outer Continental Shelf Lands Act.) The withdrawal of the ACMP from the National CZMA program affects the eligibility of licensees seeking to locate facilities in Federal waters adjacent to Alaska under the Deepwater Port Act.

Additionally, Alaska no longer qualifies for grants under the Coastal and Estuarine Land Conservation Program (CELCP)—unless they are accepted through, and support, the Kachemak Bay National Estuarine Research Reserve, which is not affected by the termination of the ACMP.

Dated: July 1, 2011.

David M. Kennedy,

Assistant Administrator for Oceans and Coastal Zone Management.

[FR Doc. 2011–16987 Filed 7–6–11; 8:45 am]

BILLING CODE 3510-08-P

DEPARTMENT OF COMMERCE

National Oceanic and Atmospheric Administration

RIN 0648-XA520

Western Pacific Fisheries; Approval of a Marine Conservation Plan for Guam

AGENCY: National Marine Fisheries Service (NMFS), National Oceanic and Atmospheric Administration (NOAA), Commerce.

ACTION: Notice of agency decision.

SUMMARY: NMFS announces approval of a marine conservation plan for Guam. **DATES:** This agency decision is effective from June 28, 2011, through June 27, 2014.

ADDRESSES: Copies of the MCP are available from http://www.regulations.gov, or the Western Pacific Fishery Management Council (Council), 1164 Bishop St., Suite 1400, Honolulu, HI 96813, tel 808–522–8220.

FOR FURTHER INFORMATION CONTACT: Jarad Makaiau, Sustainable Fisheries, NMFS Pacific Islands Regional Office, 808–944–2108.

SUPPLEMENTARY INFORMATION: Section 204(e) of the Magnuson-Stevens Fishery Conservation and Management Act (Magnuson-Stevens Act) authorizes the Secretary of State, with the concurrence of the Secretary of Commerce (Secretary) and in consultation with the Council, to negotiate and enter into a Pacific Insular Area fishery agreement (PIAFA). A PIAFA would allow foreign fishing within the U.S. Exclusive Economic Zone (EEZ) adjacent to American Samoa, Guam, or the Northern Mariana Islands with the concurrence of, and in consultation with, the Governor of the Pacific Insular Area to which the PIAFA applies. Before entering into a PIAFA, the appropriate Governor, with the concurrence of the Council, must develop a 3-year Marine Conservation Plan (MCP) providing details on uses for any funds collected by the Secretary under the PIAFA.

The Magnuson-Stevens Act requires payments received under a PIAFA to be deposited into the United States
Treasury and then covered over to the Treasury of the Pacific Insular Area for which funds were collected. In the case of violations by foreign fishing vessels occurring within the EEZ off any Pacific Insular Area, amounts received by the Secretary attributable to fines and penalties imposed under the Magnuson-Stevens Act, including sums collected from the forfeiture and disposition or sale of property seized subject to its

authority, shall be deposited into the Treasury of the Pacific Insular Area adjacent to the EEZ in which the violation occurred, after direct costs of the enforcement action are subtracted. Any funds deposited into the Treasury of the Pacific Insular Area may be used by the jurisdiction for fisheries enforcement and for implementation of an MCP.

An MCP must be consistent with the Council's fishery ecosystem plans, must identify conservation and management objectives (including criteria for determining when such objectives have been met), and must prioritize planned marine conservation projects. Although no foreign fishing is being considered at this time, the Council, at its 151st meeting held June 15-18, 2011, reviewed and approved the Guam MCP and recommended its submission to the Secretary for approval. On June 20, 2011, the Governor of Guam submitted the MCP to NMFS, the designee of the Secretary, for review and approval.

The Guam MCP contains eight conservation and management objectives under which planned projects and activities designed to meet the objective are identified and described, as follows:

Objective 1. Fisheries resource assessment and monitoring.

Objective 2. Effective surveillance and enforcement monitoring, including:

a. Implementation of an at-sea observer program to collect information on foreign fishing activities.

b. Increase enforcement and surveillance of the U.S. EEZ around Guam.

Objective 3. Regional cooperation, including development of a longline permit, reporting, and quota utilization program to facilitate responsible fisheries development.

Objective 4. Public participation, including increased public participation in the development and review of Guam's 3-year marine conservation plan.

Objective 5. Habitat assessment and monitoring, including support for longterm habitat assessment and monitoring of Guam coral reef flat communities.

Objective 6. Domestic fisheries development, including:

- a. Rehabilitation and improvements to the Agat small boat marina docks.
- b. Construction of an American with Disabilities Act compliant access ramp and fishing platform at Hagatna Marina.
- c. Establishing a manahak (rabbit fish) hatchery and restocking program.
- d. Construction of a Guam Fishermen's Cooperative Marine Building Complex.

- e. Rehabilitation and improvements to the Agat small boat marina, including lighting, security camera and repair of refueling and boarding piers.
- f. Collection of life-history data of nearshore reef fish.
- g. Support Guam volunteer fishery data collection project.
- h. Support deployment and replacement of Guam Division of Fish and Wildlife fish aggregation device and mooring buoys.

Objective 7. Marine conservation education, including support for the development and distribution of materials focused on sustainable marine resource use.

Objective 8. Western Pacific Demonstration Project to promote awareness of traditional fishing and conservation practices through education workshops and demonstrations.

This notice announces that NMFS has determined that the Guam MCP satisfies the requirements of the Magnuson-Stevens Act and approves the MCP for the 3-year period from June 28, 2011, through June 27, 2014.

Dated: July 1, 2011.

Margo Schulze-Haugen,

Acting Director, Office of Sustainable Fisheries, National Marine Fisheries Service.

[FR Doc. 2011–17081 Filed 7–6–11; 8:45 am]

BILLING CODE 3510-22-P

COMMISSION OF FINE ARTS

Notice of Meeting

The next meeting of the U.S.
Commission of Fine Arts is scheduled for 21 July 2011, at 10 a.m. in the Commission offices at the National Building Museum, Suite 312, Judiciary Square, 401 F Street, NW., Washington DC 20001–2728. Items of discussion may include buildings, parks and memorials.

Draft agendas and additional information regarding the Commission are available on our Web site: http://www.cfa.gov. Inquiries regarding the agenda and requests to submit written or oral statements should be addressed to Thomas Luebke, Secretary, U.S. Commission of Fine Arts, at the above address; by e-maiing staff@cfa.gov; or by calling 202–504–2200. Individuals requiring sign language interpretation for the hearing impaired should contact the Secretary at least 10 days before the meeting date.

Dated May 23, 2011 in Washington, DC. **Thomas Luebke**,

Secretary.

[FR Doc. 2011-16833 Filed 7-6-11; 8:45 am]

BILLING CODE 6330-01-M

DEPARTMENT OF DEFENSE

Office of the Secretary

Notice of Federal Advisory Committee Meeting

AGENCY: Department of Defense, Office of the Under Secretary of Defense (Acquisition, Technology and Logistics).

ACTION: Federal Advisory Committee meeting notice.

SUMMARY: Under the provisions of the Federal Advisory Committee Act of 1972 (5 U.S.C., Appendix, as amended) and the Sunshine Act of 1976 (5 U.S.C. 552b, as amended) the Department of Defense announces the following Federal advisory committee meeting of the Threat Reduction Advisory Committee (Hereafter referred to as "the Committee").

- 1. Purpose of Meeting: To obtain, review and evaluate classified information related to the Committee's mission to advise on technology security, combating weapons of mass destruction (WMD), counter terrorism and counter proliferation.
- 2. Agenda: Beginning at 8:30 a.m. through the end of the meeting, the Committee will present SECRET-level Working Group findings throughout the duration of the meeting. The TRAC will also hold classified discussions on WMD related national security matters.
- 3. Meeting Accessibility: Pursuant to 5 U.S.C. 552b, as amended, and 41 CFR § 102-3.155, the Department of Defense has determined that the meeting shall be closed to the public. The Under Secretary of Defense for Acquisition, Technology and Logistics, in consultation with the DoD FACA Attorney, has determined in writing that this meeting be closed to the public because the discussions fall under the purview of Title 5, United States Code, Section § 552b(c)(1) and are inextricably intertwined with the unclassified material which cannot reasonably be segregated into separate discussions without disclosing secret material.

DATES: The date of the meeting is Tuesday, July 26, 2011, from 8:30 a.m. to 3 p.m.

ADDRESSES: The meeting is located at ANSER Conference Center, Platt Conference Room, 2900 S Quincy St, Suite 800, Arlington, VA 22206.

FOR FURTHER INFORMATION CONTACT: Mr. William Hostyn, Defense Threat Reduction Agency/SP–ACP, 8725 John L. Kingman Road, MS 6201, Fort Belyoir

J. Kingman Road, MS 6201, Fort Belvoir, VA 22060–6201. *Phone:* (703) 767–4453, *Fax:* (703) 767–5701, *E-mail:* william.hostyn@dtra.mil.

SUPPLEMENTARY INFORMATION:

Written Statements: Pursuant to 41 CFR 102–3.105(j) and 102–3.140, the public or interested organizations may submit written statements to the membership of the Committee at any time or in response to the stated agenda of a planned meeting. Written statements should be submitted to the Committee's Designated Federal Officer; the Designated Federal Officer's contact information can be obtained from the GSA's FACA Database—https://www.fido.gov/facadatabase/public.asp.

Written statements that do not pertain to a scheduled meeting of the Committee may be submitted at any time. However, if individual comments pertain to a specific topic being discussed at a planned meeting then these statements must be submitted no later than five business days prior to the meeting in question. The Designated Federal Officer will review all submitted written statements and provide copies to all committee members.

Dated: July 1, 2011.

Aaron Siegel,

Alternate OSD Federal Register Liaison Officer, Department of Defense.

[FR Doc. 2011-17059 Filed 7-6-11; 8:45 am]

BILLING CODE 5001-06-P

DEPARTMENT OF EDUCATION

Notice of Proposed Information Collection Requests

AGENCY: Department of Education. **ACTION:** Comment request.

SUMMARY: The Department of Education (the Department), in accordance with the Paperwork Reduction Act of 1995 (PRA) (44 U.S.C. 3506(c)(2)(A)), provides the general public and Federal agencies with an opportunity to comment on proposed and continuing collections of information. This helps the Department assess the impact of its information collection requirements and minimize the reporting burden on the public and helps the public understand the Department's information collection requirements and provide the requested data in the desired format. The Director, Information Collection Clearance Division, Privacy, Information and Records Management Services, Office of