fencing to keep Puerto Rican crested toads outside of certain areas of the project; and mitigation measures such as trapping and removing non-native, invasive predators, competitors, and invasive vegetation, as well as conduct research and implement measures to enhance breeding habitat.

Public Comments

Before including your address, phone number, email address, or other personal identifying information in your comment, you should be aware that vour 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.

If you wish to comment, you may submit comments by any one of several methods. Please reference TE104073 in such comments. You may mail comments to the Fish and Wildlife Service's Regional Office (see ADDRESSES). You may also comment via the internet to david dell@fws.gov. Please include your name and return address in your internet message. If you do not receive a confirmation from us that we have received your internet message, contact us directly at either telephone number listed under FOR FURTHER INFORMATION CONTACT.

Finally, you may hand-deliver comments to either of our offices listed under ADDRESSES.

Covered Area

The ITP covers a 290-ha (725-acre) wind generation facility including up to 25 turbines in Guayanilla, Puerto Rico. Puerto Rican crested toads have been observed in the Punta Ventana portion of the project. The Permittee proposes installation and operation of eight wind turbines in Punta Ventana over 79 ha (195 acres) that would affect about 5.1 ha (12.6 acres) of dry forest habitat. The revised HCP includes the site plan for the project and detailed information on the areas within Punta Ventana that would be affected by the construction and operation turbine sites, connecting roads, staging areas and connection to a substation.

Next Steps

We will evaluate the ITP amendment application, including the revised HCP and any comments we receive, to determine whether the amendment application meets the requirements of section 10(a)(1)(B) of the Act. We will also evaluate whether amendment of the section 10(a)(1)(B) ITP complies with

section 7 of the Act by conducting an intra-Service section 7 consultation. We will use the results of this consultation. in combination with the above findings. in our final analysis to determine whether or not to amend the ITP. If we determine that the requirements are met, we will amend the ITP to include the Puerto Rican crested toad as a covered species for incidental take.

Authority: We provide this notice under section 10 of the Act (16 U.S.C. 1531 et seq.) and NEPA regulations (40 CFR 1506.6).

Dated: February 15, 2013.

Kenneth A. Garrahan.

Acting Regional Director. [FR Doc. 2013-05594 Filed 3-11-13; 8:45 am] BILLING CODE 4310-55-P

DEPARTMENT OF THE INTERIOR

Bureau of Indian Affairs

Indian Gaming

AGENCY: Bureau of Indian Affairs, Interior.

ACTION: Notice of Approved Tribal-State Class III Gaming Compact.

SUMMARY: This notice publishes an extension of the gaming compact between the Rosebud Sioux Tribe and the State of South Dakota.

DATES: Effective Date: March 12, 2013.

FOR FURTHER INFORMATION CONTACT: Paula L. Hart, Director, Office of Indian Gaming, Office of the Deputy Assistant Secretary—Policy and Economic Development, Washington, DC 20240, (202) 219-4066.

SUPPLEMENTARY INFORMATION: Under Section 11 of the Indian Gaming Regulatory Act of 1988, 25 U.S.C. 2710(d)(3)(B), the Secretary of the Interior shall publish in the Federal **Register** notice of approved Tribal-State compacts for the purpose of engaging in Class III gaming activities on Indian lands. This amendment allows for the extension of the current Tribal-State Compact until August 19, 2013.

Dated: February 27, 2013.

Kevin K. Washburn,

Assistant Secretary—Indian Affairs. [FR Doc. 2013-05596 Filed 3-11-13; 8:45 am] BILLING CODE 4310-4N-P

DEPARTMENT OF THE INTERIOR

National Park Service

[NPS-MWR-EFMO-10830; PPMWMWROW2/ PPMPSAS1Y.YP00001

Notice of Availability of Final General **Management Plan/Environmental** Impact Statement for Effigy Mounds National Monument, Iowa

AGENCY: National Park Service, Interior. **ACTION:** Notice of Availability.

SUMMARY: The National Park Service (NPS) announces the availability of the Final General Management Plan/ Environmental Impact Statement (GMP/ EIS) for Effigy Mounds National Monument (EFMO), Iowa.

DATES: The Final GMP/EIS will remain available for public review for 30 days following the publishing of the Notice of Availability in the Federal Register by the Environmental Protection Agency.

ADDRESSES: Copies of the Final GMP/ EIS are available to the public by request by writing to the Superintendent, Effigy Mounds National Monument, 151 Highway 76, Harpers Ferry, Iowa 52146. The document is available on the internet at the NPS Planning, Environment, and Public Comment Web site at http:// www.parkplanning.nps.gov/indu.efmo.

FOR FURTHER INFORMATION CONTACT: Superintendent Jim Nepstad, Effigy Mounds National Monument, 151 Highway 76, Harpers Ferry, Iowa, at (563) 873–3491.

SUPPLEMENTARY INFORMATION: We, the NPS, have developed this GMP/EIS to guide the management of EFMO for the next 25 years. The Draft GMP/EIS considered three draft conceptual alternatives-a no-action and two action alternatives, including the NPS preferred alternative. The Draft GMP/ EIS assessed impacts to cultural resources (archeological, landscapes, ethnographic resources, and museum collections), to natural resources (soils, wild and scenic rivers, vegetation, fish and wildlife, special status species, and visual resources/viewsheds), to visitor use and experience, to the socioeconomic environment, and to EFMO operations and facilities.

The preferred alternative in both the Draft GMP/EIS and Final GMP/EIS focuses on providing an enhanced visitor experience with increased understanding of EFMO while protecting and preserving natural and cultural resources. The desired visitor experience would be to make personal connections to EFMO's tangible resources through understanding of the significance of the (pre-European contact) American Indian moundbuilding story and its relationship to the heritage of the region. The landscape and visitor facilities would support a contemplative atmosphere with opportunities for the public to spend time reflecting on the lives and legacy of the moundbuilders and the sacred nature of the site today. The natural setting created by preserving or restoring landscapes would provide a connection between the moundbuilding cultures and the environment that shaped their lives and beliefs.

New construction of facilities and trails at EFMO would be minimal under the preferred alternative. Using the direction provided in this plan, specific locations of trails in the Heritage Addition would be identified in a subsequent trail development plan. This plan envisions a small visitor contact station at the Sny Magill unit within an expanded boundary area. Once this land is acquired, subsequent site development planning would determine location and design of the station as well as of redesigned trails for Sny Magill.

Dated: July 18, 2012.

Michael T. Reynolds,

Regional Director, Midwest Region.

This document was received by the Office of the Federal Register on March 7, 2013. [FR Doc. 2013–05610 Filed 3–11–13; 8:45 am] BILLING CODE 4310–MA–P

DEPARTMENT OF JUSTICE

[OMB Number 1105-0030]

Agency Information Collection Activities; Proposed Renewal of Previously Approved Collection; Comments Requested: Electronic Applications for the Attorney General's Honors Program and the Summer Law Intern Program

ACTION: 60-Day Notice.

The Department of Justice (DOJ), Justice Management Division, Office of Attorney Recruitment and Management (OARM), will be submitting the following information collection request to the Office of Management and Budget (OMB) for review and approval in accordance with the Paperwork Reduction Act of 1995. The proposed information collection is published to obtain comments from the public and affected agencies. Comments are encouraged and will be accepted for 60 days until May 13, 2013. This process is conducted in accordance with 5 CFR 1320.10.

Written comments and/or suggestions regarding the item(s) contained in this notice, especially regarding the estimated public burden and associated response time, should be directed to the U.S. Department of Justice, Office of Attorney Recruitment and Management, 450 5th Street NW., Suite 10200, Attn: Deana Willis, Washington, DC 20530.

Written comments and suggestions from the public and affected agencies concerning the proposed collection of information are encouraged. Your comments should address one or more of the following four points:

(1) Evaluate whether the proposed collection of information is necessary for the proper performance of the functions of the agency, including whether the information will have practical utility;

(2) Evaluate the accuracy of the agencies estimate of the burden of the proposed collection of information, including the validity of the methodology and assumptions used;

(3) Enhance the quality, utility, and clarity of the information to be collected; and

(4) Minimize the burden of the collection of information on those who are to respond, including through the use of appropriate automated, electronic, mechanical, or other technological collection techniques or other forms of information technology, e.g., permitting electronic submission of responses.

Overview of This Information Collection

(1) *Type of information collection:* Renewal of a Currently Approved Collection.

(2) *The title of the form/collection:* Electronic Applications for the Attorney General's Honors Program and the Summer Law Intern Program.

(3) The agency form number, if any, and the applicable component of the department sponsoring the collection: Form Number: None. Office of Attorney Recruitment and Management, Justice Management Division, U.S. Department of Justice.

(4) Affected public who will be asked or required to respond, as well as a brief abstract: Primary: Individuals or households. Other: None. The application form is submitted voluntarily, once a year by law students and recent law school graduates (e.g., judicial law clerks) who will be in this applicant pool only once;

(5) An estimate of the total number of respondents and the amount of time estimated for an average respondent to

respond/reply: It is estimated that 5000 respondents will complete the application in approximately 1 hour per application, plus an estimated 600 respondents (candidates selected for interviews) who will complete a travel survey used to schedule interviews and prepare official Travel Authorizations prior to the interviewees' performing pre-employment interview travel (as defined by 41 CFR 301-1.3), as needed, in approximately 10 minutes per form, plus an estimated 400 respondents who will complete a Reimbursement Form (if applicable) in order for the Department to prepare the Travel Vouchers required to reimbursed candidates for authorized costs they incurred during preemployment interview travel at approximately 10 minutes per form.

(6) An estimate of the total public burden (in hours) associated with the collection: The estimated revised total annual public burden associated with this application is 5167 hours.

If additional information is required, please contact Jerri Murray, Department Clearance Officer, U.S. Department of Justice, Justice Management Division, Policy and Planning Staff, Two Constitution Square, 145 N Street NE., Room 3W–1407B, Washington, DC 20530.

Dated: March 7, 2013.

Jerri Murray,

Department Clearance Officer for PRA, U.S. Department of Justice. [FR Doc. 2013–05608 Filed 3–11–13; 8:45 am]

BILLING CODE 4410-PB-P

DEPARTMENT OF JUSTICE

Notice of Lodging of Proposed Third Modification to Consent Decree Under the Clean Air Act

On February 22, 2013, the Department of Justice lodged a proposed third modification to a consent decree with the United States District Court for the Southern District of Ohio in the lawsuit entitled *United States, et al.* v. *American Electric Power Service Corp., et al.,* Civil Action Nos. 99–1182 (EAS) and 99–1250 (EAS).

Under a 2007 consent decree, American Electric Power Service Corp., et al. ("AEP") agreed to substantially reduce sulfur dioxide (SO₂) and nitrogen oxides (NO_X) from the AEP Eastern System which was then comprised of sixteen coal-fired power plants. The original consent decree requires AEP to install flue gas desulfurization (FGD) technology on Rockport Unit 1 by December 31, 2017 and on Rockport Unit 2 by December 31, 2019.