NORTH CAROLINA

Chatham County

Johnson's Drive-In, 1520 East Eleventh Street, Siler City, SG100011159

Durham County

Harriet Tubman YWCA, 312 East Umstead Street, Durham, SG100011155

Guilford County

Loewenstein. Edward and Frances S., House, 2104 Granville Road, Greensboro, SG100011157

South Benbow Road Historic District,
Roughly bounded by Julian Street and Ross
Avenue at the north: US-29 (South
O'Henry Boulevard) on the east; South side
Boulevard, Britton and Curry Streets on the
south: Dale, Larkin, and Logan Streets on
the west: and extending west through the
1000 block, Greensboro, SG100011158

Tanlea Woods, 2904 Wynnewood Drive, Greensboro, SG100011160

Perquimans County

Hertford West Historic District, Dobbs St., W Grubb St., Pennsylvania Ave., and adjacent streets to the west of W Railroad Ave., Hertford, SG100011161

Rowan County

Fisher, John, House, 3850 East Ridge Road, Salisbury vicinity, SG100011162

OKLAHOMA

Cleveland County

Prairie House, 550 48th Avenue NE, Norman, SG100011139

Oklahoma County

Classen's North Highland Parked Historic District, Bounded by NE 13th St., Lincoln Blvd., NE 16th St., and I–235, Oklahoma City, SG100011140

Haywood, Dr. William L. and Susie Price, Estate, 7100 North Sooner Road, Oklahoma City, SG100011141

Rock House, 20000 NE 23rd Street, Harrah, SG100011142

Pottawatomie County

Chisholm Springs Springhouse, Address Restricted, Asher vicinity, SG100011143

PENNSYLVANIA

Lackawanna County

Dickson Works (Boundary Increase), 225 & 215 Vine Street, Scranton, BC100011135

VIRGINIA

Essex County

Hundley Hall and Hoskins Country Store, 381–383 Dunnsville Road, Dunnsville, SG100011137

Henrico County

Indian Springs Farm Site 44HE1065, Address Restricted, Sandston vicinity, SG100011146

Westmoreland County

Woodbourne, 10908 Cople Highway, Kinsale, SG100011145

A request for removal has been made for the following resource(s):

GEORGIA

Fulton County

Fulton County Almshouse, 215 W Wieuca Rd. NW, Atlanta, OT13001169

MICHIGAN

St. Clair County

USCGC BRAMBLE (cutter), 2336 Military St., Port Huron, OT12000457

Wayne County

Park Avenue Hotel, 2643 Park Ave., Detroit, OT06000586

Cass, Lewis, Technical High School (Public Schools of Detroit MPS), 2421 Second Ave., Detroit, OT10000644

Jefferson Hall (East Jefferson Avenue Residential TR), 1404 E Jefferson Ave., Detroit, OT85002939

Additional documentation has been received for the following resource(s):

GEORGIA

Fulton County

Atkins Park District (Additional Documentation), St. Augustine St., St. Charles, and St. Louis Pls. between N Highland Ave. and Briarcliff Rd., Atlanta, AD82004619

KENTUCKY

Kenton County

Independence Historic District (Additional Documentation), Portions of Madison & McCullum Pikes, Independence, AD16000500, Comment period: 0 days

NORTH CAROLINA

Durham County

St. Joseph's African Methodist Episcopal Church (Additional Documentation), Fayetteville St. and Durham Expwy., Durham, AD76001319

PENNSYLVANIA

Lackawanna County

Dickson Works (Additional Documentation), 225 Vine St., Scranton, AD79002251

Authority: Section 60.13 of 36 CFR part 60.

Sherry A. Frear,

Chief, National Register of Historic Places/ National Historic Landmarks Program. [FR Doc. 2024–26653 Filed 11–14–24; 8:45 am]

BILLING CODE 4312-52-P

DEPARTMENT OF THE INTERIOR

Bureau of Ocean Energy Management [Docket No. BOEM-2024-0055]

Notice of Availability of a Final Environmental Impact Statement for SouthCoast Wind Energy LLC's Proposed SouthCoast Wind Energy Project Offshore Massachusetts and Rhode Island

AGENCY: Bureau of Ocean Energy Management, Interior.

ACTION: Notice of availability; final environmental impact statement.

SUMMARY: The Bureau of Ocean Energy Management (BOEM) announces the availability of the final environmental impact statement (FEIS) for SouthCoast Wind Energy LLC's (SouthCoast Wind) construction and operations plan (COP) for its proposed SouthCoast Wind Project (Project) offshore Massachusetts and Rhode Island. The FEIS analyzes the potential environmental impacts of the Project as described in the COP (the proposed action) and the alternatives to the proposed action, including the no action alternative. The FEIS will inform BOEM's decision whether to approve, approve with conditions, or disapprove the COP.

ADDRESSES: The FEIS and detailed information about the Project, including the COP, can be found on BOEM's website at: https://www.boem.gov/renewable-energy/state-activities/southcoast-wind-formerly-mayflower-wind.

FOR FURTHER INFORMATION CONTACT:

Genevieve Brune, BOEM Office of Renewable Energy Programs, 45600 Woodland Road, Sterling, Virginia 20166, (703) 787–1553 or genevieve.brune@boem.gov.

SUPPLEMENTARY INFORMATION:

Proposed Action: SouthCoast Wind seeks approval to construct, operate, and maintain a wind energy facility and its associated export cables on the Outer Continental Shelf (OCS) offshore Massachusetts and Rhode Island. The Project would be developed within the range of design parameters outlined in the SouthCoast Wind COP, subject to the applicable mitigation measures.

The Project would be located about 26 nautical miles (nm) (48 kilometers) south of Martha's Vineyard and 20 nm (37 kilometers) south of Nantucket in the area defined in BOEM's renewable energy lease number OCS-A 0521 (Lease Area). The Lease Area covers approximately 127,388 acres. The Project would be developed in two parts or projects: Project 1 refers to the

development in the northern portion of the Lease Area and associated interconnection, and Project 2 refers to the development in the southern portion of the Lease Area and associated interconnection. The Project would consist of up to 149 positions in the Lease Area to be occupied by up to 147 wind turbine generators and up to five offshore substation platforms (OSPs). The 149 positions will conform to a 1 nm x 1 nm grid layout with an east-west and north-south orientation, which lessees agreed would apply across all the Massachusetts and Rhode Island wind energy areas. The Project would include one preferred export cable corridor making landfall and interconnecting to the ISO New England Inc. (ISO-NE) grid at Brayton Point, in Somerset, Massachusetts. This preferred export cable corridor to Brayton Point would be used for both Project 1 and Project 2. The Project would also include one variant export cable corridor, which, if used, would make landfall and interconnect to the ISO-NE grid in the town of Falmouth, Massachusetts. In the event that technical, logistical, grid interconnection, or other unforeseen challenges arise during the design and engineering phase that prevent Project 2 from making interconnection at Brayton Point, Project 2 would use the Falmouth variant export cable corridor.

Alternatives: BOEM considered 17 alternatives when preparing the draft environmental impact statement and carried forward six alternatives for further analysis in the FEIS. These six alternatives include five action alternatives and the no action alternative. Eleven alternatives were not analyzed in detail, which are presented in FEIS chapter 2, because they did not meet the purpose and need for the proposed action or did not meet screening criteria. The screening criteria included consistency with law and regulations, technical and economic feasibility, environmental impacts, and geographic considerations.

Availability of the FEIS: The FEIS, SouthCoast Wind COP, and associated information are available on BOEM's website at: https://www.boem.gov/ renewable-energy/state-activities/ southcoast-wind-formerly-mayflowerwind. BOEM has distributed digital copies of the FEIS to all parties listed in FEIS Appendix M. If you require a flash drive or paper copy, BOEM will provide one upon request, as long as supplies are available. You may request a flash drive or paper copy of the FEIS by contacting Genevieve Brune at (703) 787-1553 or genevieve.brune@ boem.gov.

Cooperating Agencies: The following Federal agencies and State governmental entities participated as cooperating agencies under the National Environmental Policy Act (NEPA) in the preparation of the FEIS: Bureau of Safety and Environmental Enforcement; U.S. Environmental Protection Agency; National Marine Fisheries Service; U.S. Army Corps of Engineers; U.S. Coast Guard; New York Department of State; Massachusetts Office of Coastal Zone Management; and the Rhode Island Coastal Resources Management Council.

Authority: 42 U.S.C. 4231 et seq. (NEPA, as amended) and 40 CFR 1506.6.

Karen Baker,

Chief, Office of Renewable Energy Programs, Bureau of Ocean Energy Management. [FR Doc. 2024–26657 Filed 11–14–24; 8:45 am] BILLING CODE 4340–98–P

DEPARTMENT OF LABOR

Occupational Safety and Health Administration

Utah State Plan; Change in Level of Federal Enforcement: Private-Sector Employment on Military Bases

AGENCY: Occupational Safety and Health Administration (OSHA), Department of Labor.

ACTION: Notice.

SUMMARY: Federal OSHA currently has coverage over private sector employers at Hill Air Force Base and the Tooele Army Depot while the Utah State Plan covers private sector employers on all other United States military facilities within the State. This document gives notice of OSHA's approval of a change to the State of Utah's Occupational Safety and Health State Plan reinstating Federal OSHA enforcement authority over private sector employment on all United States military facilities and bases in Utah.

DATES: Applicability Date: November 15, 2024.

FOR FURTHER INFORMATION CONTACT:

For press inquiries: Mr. Frank Meilinger, Director, OSHA Office of Communications: telephone: (202) 693– 1999; email: meilinger.francis2@dol.gov.

For general and technical information: Douglas J. Kalinowski, Director, OSHA Directorate of Cooperative and State Programs: telephone: (202) 693–2200; email: kalinowski.doug@dol.gov.

SUPPLEMENTARY INFORMATION: Section 18 of the Occupational Safety and Health Act of 1970, 29 U.S.C. 667 (OSH Act), provides that States that assume

responsibility for developing and enforcing their own occupational safety and health standards may do so by submitting and obtaining Federal approval of a State Plan. State Plan approval occurs in stages, which include initial approval under section 18(c) of the OSH Act and, ultimately, final approval under section 18(e), signifying relinquishment of Federal enforcement authority with respect to occupational safety and health issues covered by the State Plan.

The Utah State Plan was initially approved under section 18(c) of the OSH Act on January 10, 1973 (38 FR 1178). The Utah State Plan is administered by the Utah Occupational Safety and Health Division (UOSH) of the Utah Labor Commission. On July 16, 1985, OSHA announced the final approval of the Utah State Plan pursuant to section 18(e) and amended 29 CFR part 1952 to reflect the Assistant Secretary's decision (50 FR 28770). As a result, Federal OSHA relinquished its enforcement authority regarding occupational safety and health issues covered by the Utah State Plan.

The Utah State Plan covers most private sector and all State and local government workers. The Utah State Plan does not cover: Federal Government employers, including the United States Postal Service (USPS). contract workers and contractoroperated facilities engaged in USPS mail operations; maritime employment; employment at the United States Department of Energy's (DOE) Naval Petroleum and Oil Shale Reserve; all working conditions of aircraft cabin crewmembers onboard aircraft in operation; the enforcement of the field sanitation standard, 29 CFR 1928.110, and the temporary labor camps standard, 29 CFR 1910.142, with respect to any agricultural establishment where workers are engaged in "agricultural employment"—within the meaning of the Migrant and Seasonal Agricultural Worker Protection Act, 29 U.S.C. 1802(3) 1—regardless of the number of workers; and any hazard, industry, geographic area, operation, or facility over which the State is unable to effectively exercise authority for reasons not related to the required performance

¹This includes workers engaged in hand packing of produce into containers, whether done on the ground, on a moving machine, or in a temporary packing shed, except that the Utah State Plan retains authority with respect to agricultural temporary labor camps engaged in egg, poultry, or red meat production or the post-harvest processing of agricultural or horticultural commodities. The Department of Labor Wage and Hour Division enforces the field sanitation standard and temporary labor camp standard with respect to the operations not covered by the Utah State Plan.