See 69 FR 2608 (Jan. 16, 2004) (appended to privacy impact assessment). US–VISIT has implemented a process to facilitate the amendment or correction by individuals of data that are not accurate, relevant, timely, or complete. The full US–VISIT redress policy, including request form, is available at http://www.dhs.gov/us-visit. The DHS Privacy Office continues to exercise oversight of US–VISIT to ensure that the information collected and stored in IDENT and other systems associated with US–VISIT is being properly protected under the privacy laws and guidance. US–VISIT also has a program-dedicated Privacy Officer to handle specific inquiries and to provide additional oversight of the program. A full Privacy Impact Assessment was published in the Federal Register on July 7, 2005, at 70 FR 39300.


Persons with further questions about how the US–VISIT program is applying the Privacy Act to enrollees may contact the US–VISIT Privacy Officer, Mr. Steve Yonkers, by the following means: by mail—US–VISIT Privacy Officer, Border and Transportation Security, Department of Homeland Security, 245 Murray Lane, SW., Washington, DC 20538; by telephone at (202) 298–5200 (not a toll-free number); or by e-mail at USVISITPRIVACY@dhs.gov.

**H. Schedule and Locations of Proof of Concept**


As already noted, DHS will conduct outreach in each of the above-noted locations. This outreach will provide those travelers issued an automatic identification or RFID tag, and especially those whose biometrics are collected at any of the above noted crossing locations, complete information on the proof of concept being conducted, on the RFID-enabled Form I–94 or Form I–94W that will be issued to travelers, and whether there will be the need for travelers to take any type of affirmative action to make sure that the automatic identification tag is read when the traveler next exits the United States at a proof of concept crossing location. This RFID test program will continue for approximately one year.

**I. Proof of Concept Evaluation**

DHS notes that none of the radio frequency technology protocols outlined in this preamble will be installed at the busiest land border ports-of-entry until the proof of concept programs are implemented during the late summer and fall of 2005 and evaluated for accuracy and effectiveness. While DHS has experience with using radio frequency technology, the proof of concept will be the first instance where DHS is attempting to automatically document the exits of select nonimmigrant travelers at land border ports-of-entry. DHS will also be working with technical experts to determine if any new technologies—technologies other than those based on radio frequency—are able to match or better the results DHS expects to receive during the proof of concept.

DHS anticipates that the automatic identification proof of concept will continue for approximately one year. This time period will allow DHS to concurrently analyze the results of the proof of concept being conducted at the above noted locations. Due to the significant cost associated with implementing exit control at all United States land border port-of-entry crossings, a full and comprehensive analysis of the proof of concept testing must be undertaken prior to any nationwide installation of radio frequency technology equipment. The results of this analysis will be closely examined to see if radio frequency-based technology does have the ability to increase the efficiency and accuracy of documenting the exit and any subsequent reentry of travelers at land border ports-of-entry. A staggered, incremental roll-out approach is consistent with the overall strategy of the US–VISIT program.

**IV. Solicitation of Public Comment**

As noted in previously published US–VISIT rulemaking actions, DHS places a great deal of importance on input from the public on the performance and implementation of the US–VISIT program. While DHS is not under the obligation to solicit public comments in response to this Notice, DHS is interested in whether the public has any suggestions for automated methods to document the exit of travelers from the United States other than those identified in this Notice. Accordingly, DHS is soliciting comments from the public on all aspects of the issues outlined in this Notice.

The comment filing process will use the standard procedure and instructions for filing are included at the beginning of this Notice. The comment period will be open until October 3, 2005.

Dated: August 1, 2005.

Michael Chertoff,
Secretary of Homeland Security.

[F.R. Doc. 05–15487 Filed 8–3–05; 8:45 am]

BILLING CODE 4410–10–P

**DEPARTMENT OF THE INTERIOR**

**Fish and Wildlife Service**

**Notice of a Meeting of the Klamath Fishery Management Council**

**AGENCY:** Fish and Wildlife Service, Interior.

**ACTION:** Notice of meetings.

**SUMMARY:** Pursuant to section 10(a)(2) of the Federal Advisory Committee Act (5 U.S.C. App. 1), this notice announces a meeting of the Klamath Fishery Management Council, established under the authority of the Klamath River Basin Fishery Resources Restoration Act (16 U.S.C. 4606ss et seq.). The meeting is open to the public. The Klamath Fishery Management Council makes recommendations to agencies that regulate harvest of anadromous fish in the Klamath River Basin. On the first day of this meeting, the Klamath Fishery Management Council will join a meeting of the Klamath River Basin Fisheries Task Force to hear reports on the status of fish health and habitat in the Klamath River.

**DATES:** The meeting will be held from 9 a.m. to 5 p.m. on October 18, 2005, and 9 a.m. to 12 p.m. on October 19, 2005.
budget expenditures, approve and recommend the FY06 Draft Budget and Work Plan, receive updates on plans currently in development, and other monitoring and research reports. Other topics of discussion will include Glen Canyon Dam operations and maintenance schedule, status of humpback chub efforts, basin hydrology, public outreach, as well as other administrative and resource issues pertaining to the AMP.

Time will be allowed for any individual or organization wishing to make formal oral comments (limited to 5 minutes) at the meeting. To allow full consideration of information by the AMWG members, written notice must be provided to Dennis Kubly, Bureau of Reclamation, Upper Colorado Regional Office, 125 South State Street, Room 6107, Salt Lake City, Utah, 84138; telephone (801) 524–3715; faxogram (801) 524–3858; e-mail at dkubly@uc.usbr.gov at least five (5) days prior to the meeting. Any written comments received will be provided to the AMWG and TWG members.

FOR FURTHER INFORMATION CONTACT: Dennis Kubly, telephone (801) 524–3715; faxogram (801) 524–3858; or via e-mail at dkubly@uc.usbr.gov.

Dated: July 22, 2005.

Dennis Kubly,

Chief, Adaptive Management Group
Environmental Response Division, Upper Colorado Regional Office, Salt Lake City, Utah.

[FR Doc. 05–15409 Filed 8–3–05; 8:45 am] BILLING CODE 4310–MN–P

DEPARTMENT OF JUSTICE

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

Notice is hereby given that on July 28, 2005, two proposed consent decrees in United States v. County of Santa Clara, et al., Civil Act No. 05–03073 PVT, were lodged with the United States District Court for the Northern District of California.

The complaint, filed concurrently with lodging of the consent decrees, seeks reimbursement pursuant to section 107 of the Comprehensive Environmental Response, Compensation, and Liability Act, 42 U.S.C. 9607, of natural resource damages arising from mercury contamination from the New Almaden Mine Complex near San Jose, California. One consent decree (the “work” consent decree) provides that seven of the eight parties to that decree will perform a series of restoration projects to address natural resource injuries arising from mercury contamination from the New Almaden Mine Complex near San Jose, California. The remaining party to that decree will pay $85,000 towards the federal and state natural resource trustees’ future costs. Under the second decree (the “costs” decree), the settling party will pay $475,000, of which $100,000 will be allocated to the trustee’s future costs, and $375,000 to their past costs.

In exchange for performance of the work and payment of costs, the settling parties will receive a covenant-not-to-sue, subject to certain reservations.

The Department of Justice will receive for a period of thirty (30) days from the date of this publication comments relating to the consent decrees. Comments should be addressed to the Assistant Attorney General, Environment and Natural Resources Division, P.O. Box 7611, U.S. Department of Justice, Washington, DC 20044–7611, and should refer to United States v. County of Santa Clara, et al., D.J. Ref. No. 90–11–2–07048.

During the public comment period, the consent decrees may be examined on the following Department of Justice Web-site, http://www.usdoj.gov/enrd/open.html. Copies of the consent decrees 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 or e-mailing a request to Tonia Fleetwood (tonia.fleetwood@usdoj.gov), fax no. (202) 514–0097, phone confirmation number (202) 514–1547. In requesting a copy, please enclose a check in the amount of $34.00 (25 cents per page reproduction cost) payable to the U.S. Treasury, for the work consent decree ($11.25 for a copy without attachments), and $6.00 for a copy of the costs decree.

W. Benjamin Fisherow,

Deputy Chief, Environmental Enforcement Section, Environment and Natural Resources Division.

[FR Doc. 05–15377 Filed 8–3–05; 8:45 am] BILLING CODE 4410–15–M

NATIONAL PRISON RAPE ELIMINATION COMMISSION

Notice of Meeting; Public Announcement; Sunshine Act Meeting

Pursuant to the Prison Rape Elimination Act of 2003 (Pub. L. 108–79) [42 U.S.C 15601, et seq.].