hydrochloride, and inactive ingredients to form Malarone tablets in Canada results in a substantial transformation. The country of origin of the Malarone tablets is therefore Canada.

HOLDING:

The country of origin of the Malarone tablets for purposes of U.S. Government procurement is Canada.

Notice of this final determination will be given in the Federal Register, as required by 19 C.F.R. § 177.29. Any party-at-interest other than the party which requested this final determination may request, pursuant to 19 C.F.R. § 177.31, that CBP reexamine the matter anew and issue a new final determination. Pursuant to 19 C.F.R. § 177.30, any party-at-interest may, within 30 days of publication of the Federal Register Notice referenced above, seek judicial review of this final determination before the Court of International Trade.

Sincerely,

Alice A. Kipel,
Executive Director, Regulations & Rulings Office of Trade.

[FR Doc. 2018–14632 Filed 7–6–18; 8:45 am]
BILLING CODE 9111–14–P

DEPARTMENT OF THE INTERIOR

Fish and Wildlife Service


Endangered and Threatened Wildlife and Plants; Draft Recovery Plan for Coquí Llanero

AGENCY: Fish and Wildlife Service, Interior.

ACTION: Notice of availability and request for public comment.

SUMMARY: We, the U.S. Fish and Wildlife Service, announce the availability of the draft recovery plan for the endangered coquí llanero (Eleutherodactylus juanariveroi). We request review and comment on this draft recovery plan from local, State, and Federal agencies and the public.

DATES: In order to be considered, comments on the draft recovery plan must be received on or before September 7, 2018.

ADDRESSES: Document availability: You may obtain a copy of this draft recovery plan by contacting Jan Zegarra, U.S. Fish and Wildlife Service, Caribbean Ecological Services Field Office, P.O. Box 491, Boquerón, PR 00622; tel. (787) 851–7297; or by visiting the Service’s Caribbean Field Office website at https://www.fws.gov/caribbean/ES/Index.html.

Comment submission: You may submit comments by one of the following methods:

1. Submit written comments and materials by mail or hand-delivery to Jan Zegarra, at the above address.
2. Fax them to (787) 851–7440.
3. Send comments by email to jan_zegarra@fws.gov.

Additional information about submitting comments, see Request for Public Comments.

FOR FURTHER INFORMATION CONTACT: Jan Zegarra at (787) 851–7297, or see ADDRESSES for further methods of contact.

SUPPLEMENTARY INFORMATION: We, the U.S. Fish and Wildlife Service, announce the availability of the draft recovery plan for the endangered coquí llanero (Eleutherodactylus juanariveroi). The draft recovery plan includes specific recovery objectives and criteria that must be met in order for us to remove this species from listing under the Endangered Species Act of 1973, as amended (ESA; 16 U.S.C. 1531 et seq.). We request review and comment on this draft recovery plan from local, State, and Federal agencies and the public.

Background

The coquí llanero is a small frog endemic to Puerto Rico. In 2007, it was described as a new species of the genus Eleutherodactylus, family Leptodactylidae. Males measure approximately 0.58 in (14.7 mm), and females 0.62 in (15.8 mm). It has the smallest clutch size of all Eleutherodactylus species on Puerto Rico, and a high-frequency call. The only population estimate available for the coquí llanero indicates a mean population size of 473.3 ± 186 individuals per ha (or 192 per ac; Ríos-López pers. comm. 2011).

The coquí llanero is currently known to be restricted to one freshwater herbaceous wetland in the municipality of Toa Baja, Puerto Rico. The herbaceous vegetation in the wetland consists of Blechnum serrulatum (toothed midsorus fern), Thelypteris interrupta (wildenow’s maiden fern), Sagittaria lancifolia (bulltongue arrowhead), Cyperus sp. (flatsedges), Eleocharis sp. (spike rushes), and vines and grasses (Ríos-López and Thomas 2007). The species is currently threatened by the combined influences of urban development, activities associated with the operation and future closure of the Toa Baja municipal landfill, activities associated with clearing water channels for flood control, and invasive wetland plant species. Additional threats include restricted distribution and highly specialized ecological requirements, which may exacerbate other potential threats like landfill leachate pollution, the use of herbicides, brush fires, competition, and environmental effects resulting from climate change.

Under the ESA, the Service added the coquí llanero as an endangered species to the Federal List of Endangered and Threatened Wildlife in title 50 of the Code of Federal Regulations on October 4, 2012 (77 FR 60778). The 2012 final rule also designated critical habitat, covering an area of 615 ac (249 ha), for the species.

The recovery strategy for the coquí llanero includes protection and management of occupied habitat and suitable unoccupied habitat for potential future introductions, and addresses immediate threats that led to its listing. Because of stressors like reduced geographic distribution, limited dispersal capabilities, and the species’ specialized breeding requirements, the species is likely to have reduced adaptive capacity. Therefore, in order to meet the recovery goal of delisting, we must increase the number of coquí llanero populations. This strategy seeks to safeguard the only existing coquí llanero population in case the species does not withstand or recover from a stochastic or catastrophic event.

Section 4(f) of the ESA requires the development of recovery plans for listed species, unless such a plan would not promote the conservation of a particular species. Recovery plans describe actions considered necessary for conservation of the species, establish criteria for downlisting or delisting, and estimate time and cost for implementing recovery measures. Section 4(f) of the ESA also requires us to provide public notice and an opportunity for public review and comment during recovery plan development. We will consider all information presented during a public comment period prior to approval of each new or revised recovery plan. We and other Federal agencies will take these comments into account in the course of implementing approved recovery plans.
Recovery Plan

The ultimate recovery goal is to remove the coquí llanero from the Federal List of Endangered and Threatened Wildlife (delist) at 50 CFR 17.11(h) by ensuring the long-term viability of the species in the wild. In the recovery plan, we define the following reasonable delisting criteria based on the best available information on the species. These criteria will be reevaluated as new information becomes available:

1. Three viable coquí llanero populations demonstrate stable or increasing population trends (addresses Listing Factors A and E).

2. Habitat for three viable coquí llanero populations is protected in perpetuity through a conservation mechanism (e.g., land acquisition, conservation easements) (addresses Listing Factor A).

3. Threats and causes of decline have been reduced or eliminated to a degree that the coquí llanero does not need protection under the Act (e.g., developing management plans, public awareness and education) (addresses Listing Factor A and E).

* The term “viable” is defined in the draft recovery plan.

Request for Public Comments

We request written comments on the draft recovery plan. We will consider all comments we receive by the date specified in DATES prior to final approval of the plan.

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

Authority

The authority for this action is section 4(f) of the Endangered Species Act, 16 U.S.C. 1533(f).

Dated: June 29, 2018.

Michael Oetker,
Acting Regional Director, Southeast Region.

DEPARTMENT OF THE INTERIOR

Geological Survey

[GX18LR000F60100; OMB Control Number 1028–0062]

Agency Information Collection Activities; Industrial Minerals Surveys


ACTION: Notice of information collection; request for comment.

SUMMARY: In accordance with the Paperwork Reduction Act of 1995, the U.S. Geological Survey (USGS) is proposing to renew an information collection.

DATES: Interested persons are invited to submit comments on or before September 7, 2018.

ADDRESSES: Send your comments on the information collection request (ICR) by mail to the USGS, Information Collections Officer, 12201 Sunrise Valley Drive MS 159, Reston, VA 20192; or by email to gs-info_collections@usgs.gov. Please reference OMB Control Number 1028–0062 in the subject line of your comments.

FOR FURTHER INFORMATION CONTACT: To request additional information about this ICR, contact Elizabeth Sangine by email at escottsangine@usgs.gov, or by telephone at 703–648–7720.

SUPPLEMENTARY INFORMATION: In accordance with the Paperwork Reduction Act of 1995, we provide the general public and other Federal agencies with an opportunity to comment on proposed, revised, and continuing collections of information. This helps us assess the impact of our information collection requirements and minimize the public’s reporting burden. It also helps the public understand our information collection requirements and provide the requested data in the desired format.

We are soliciting comments on the proposed ICR that is described below. We are especially interested in public comment addressing the following issues: (1) Is the collection necessary for USGS to perform its duties, including whether the information is useful; (2) the accuracy of the agency’s estimate of the burden of the proposed collection of information; (3) ways to enhance the quality, usefulness, and clarity of the information to be collected; and (4) how to minimize the burden of this collection on the respondents, including through the use of information technology.

Comments that you submit in response to this notice are a matter of public record. We will include or summarize each comment in our request to OMB to approve this ICR. Before including your address, phone number, email address, or other personal identifying information in your comment, you should be aware that your entire comment—including your personal identifying information—may be made publicly available at any time. While you may 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.

Abstract: Respondents to these forms supply the USGS with domestic production and consumption data for industrial mineral commodities, some of which are considered strategic and critical, to assist in determining stockpile goals. These data and derived information will be published as chapters in Minerals Yearbooks, monthly Mineral Industry Surveys, annual Mineral Commodity Summaries, and special publications, for use by Government agencies, industry, education programs, and the general public.

Title of Collection: Industrial Minerals Surveys.

OMB Control Number: 1028–0062.

Form Number: Various (38 forms).

Type of Review: Extension of a currently approved collection.

Respondents/Affected Public: Business or Other-For-Profit Institutions: U.S. nonfuel minerals producers and consumers of industrial minerals. Public sector: State and local governments.

Total Estimated Number of Annual Respondents: 14,955.

Total Estimated Number of Annual Responses: 17,134.

Estimated Completion Time per Response: For each form, we will include an average burden time ranging from 15 minutes to 5 hours.

Total Estimated Number of Annual Burden Hours: 11,897.

Respondent’s Obligation: Voluntary.

Frequency of Collection: Monthly, Quarterly, Semiannually, or Annually.

Total Estimated Annual Non-hour Burden Cost: There are no “non-hour cost” burdens associated with this IC.

An agency may not conduct or sponsor a person is not required to respond to a collection of information unless it displays a currently valid OMB control number and current expiration date.

The authorities for this action are the Paperwork Reduction Act of 1995 (44 U.S.C. 3501 et seq.), the National Materials and Minerals Policy, Research and Development Act of 1980 (30 U.S.C.