on-the-ground as of the close of the comment period (see DATES, above).

Request for Comments

Section 4 of the 2006 CBRRRA requires the Secretary to provide an opportunity for the submission of public comments. We invite the public to review and comment on the proposed CBRS boundaries for CBRS Units P32/P32P, M06/M06P, M11, M12/M12P, and SC–O9P. The Service is specifically notifying the following stakeholders concerning the availability of the proposed boundaries: The Chair and Ranking Member of the House of Representatives Committee on Natural Resources; the Chair and Ranking Member of the Senate Committee on Environment and Public Works; the members of the Senate and House of Representatives for the affected areas; the Governors of Florida and South Carolina; organizations that own (or manage) land held for conservation and/or recreation within the existing and proposed units (where such ownership information and mailing addresses were publicly available); other appropriate Federal, State, and local officials; and appropriate nongovernmental organizations.

The Service is generally not notifying individual private property owners concerning the availability of the proposed boundaries (except for individuals who have specifically contacted us in the past concerning a technical correction request). However, the Service encourages local officials to distribute the “Dear Interested Party” notification letter included in the stakeholder outreach toolkit, described below under Availability of Proposed Coastal Barrier Resources System Boundaries and Related Information, to affected property owners in their communities.

Interested parties may submit written comments and accompanying data as described in ADDRESSES, above. Comments regarding specific CBRS unit(s) should reference the appropriate unit number(s) and unit name(s). We must receive comments on or before the date listed above in DATES.

Following the close of the comment period, we will review all comments we receive on the proposed boundaries and make adjustments to the boundaries, as appropriate, based on information received through public comments, updated aerial imagery, CBRA criteria, and objective mapping protocols. We will then prepare final recommended maps to be submitted to Congress. The final recommended maps will become effective only if they are adopted by Congress through legislation.

Availability of Proposed Coastal Barrier Resources System Boundaries and Related Information

The CBRS Projects Mapper (an online interface for the public to view the proposed boundaries and obtain information about the proposed changes) and unit summaries (containing historical changes and proposed changes to the individual units) can be accessed from the Service’s website at https://www.fws.gov/cbrra. A shapefile of the proposed CBRS boundaries, which can be used with GIS software, is also available for download. The shapefile is best viewed using the base imagery to which the boundaries were drawn; the base imagery sources and dates are included in the metadata for the shapefile. The Service is not responsible for any misuse or misinterpretation of the shapefile. You may submit a public comment using one of the methods listed above in ADDRESSES.

Additionally, a stakeholder outreach toolkit (comprising unit summaries, a shapefile of the draft revised boundaries, and a “Dear Interested Party” notification letter) will be made available to local officials upon request. Local officials may use this toolkit to increase awareness of the project within their communities. Local officials may contact the individual identified in FOR FURTHER INFORMATION CONTACT, above, for more information regarding the toolkit. We recommend that any local community officials who want to use the outreach toolkit request it as soon as possible to allow outreach activities to occur in time for the public to submit comments before the comment period closes (see DATES).

Interested parties who are unable to access the proposed boundaries or other information online may contact the individual identified in FOR FURTHER INFORMATION CONTACT, above, and reasonable accommodations will be made.

Gary Frazer,
Assistant Director for Ecological Services, U.S. Fish and Wildlife Service.
[FR Doc. 2020–29043 Filed 12–31–20; 8:45 am]
BILLING CODE 4333–15–P

DEPARTMENT OF THE INTERIOR
Fish and Wildlife Service
[FWS–HQ–NWRS–2020–N155; FXRS12630900000/FF09R81000; OMB Control Number 1018–New]

Agency Information Collection Activities; Submission to the Office of Management and Budget for Review and Approval; U.S. Fish and Wildlife Service Concessions

AGENCY: Fish and Wildlife Service, Interior.

ACTION: Notice of information collection; request for comment.

SUMMARY: In accordance with the Paperwork Reduction Act of 1995, we, the U.S. Fish and Wildlife Service (Service), are proposing a new information collection in use without an OMB Control Number.

DATES: Interested persons are invited to submit comments on or before February 3, 2021.

ADDRESSES: Written comments and recommendations for the proposed information collection should be sent within 30 days of publication of this notice to www.reginfo.gov/public/do/PRAMain. Find this particular information collection by selecting “Currently under Review—Open for Public Comments” or by using the search function. Please provide a copy of your comments to the Service Information Collection Clearance Officer, U.S. Fish and Wildlife Service, MS: PRB/PERMA (JAO/3W), 5275 Leesburg Pike, Falls Church, VA 22041–3803 (mail); or by email to Info_Coll@fws.gov. Please reference OMB Control Number 1018—Concessions in the subject line of your comments.

FOR FURTHER INFORMATION CONTACT:
Madonna L. Baucum, Service Information Collection Clearance Officer, by email at Info_Coll@fws.gov, or by telephone at (703) 358–2503.

Individuals who are hearing or speech impaired may call the Federal Relay Service at 1–800–877–8339 for TTY assistance. You may also view the information collection request (ICR) at http://www.reginfo.gov/public/do/PRAMain.

SUPPLEMENTARY INFORMATION: In accordance with the Paperwork Reduction Act of 1995 (PRA, 44 U.S.C. 3501 et seq.) and 5 CFR 1320.8(d)(1), we provide the general public and other Federal agencies with an opportunity to comment on new, 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.

On June 1, 2020, we published in the Federal Register (85 FR 33193) a notice of our intent to request that OMB approve this information collection. In that notice, we solicited comments for 60 days, ending on July 31, 2020. We received one comment in response to that notice, but it did not address the information collection requirements. No response to that comment is required.

As part of our continuing effort to reduce paperwork and respondent burdens, we are again soliciting comments from the public and other Federal agencies on the proposed ICR that is described below. We are especially interested in public comment addressing the following:

1. Whether or not the collection of information is necessary for the proper performance of the functions of the agency, including whether or not the information will have practical utility;
2. The accuracy of our estimate of the burden for this collection of information, including the validity of the methodology and assumptions used;
3. Ways to enhance the quality, utility, and clarity of the information to be collected; and
4. How might the agency 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 response.

Comments that you submit in response to this notice are a matter of public record. 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.

Abstract: The Secretary of the Interior is authorized to ensure that we provide opportunities within the Service for compatible wildlife-dependent recreational uses across the National Wildlife Refuge System (System). Furthermore, the Secretary is authorized to award concessions contracts under the following Acts:

- The Refuge Recreation Act of 1962 (16 U.S.C. 460k–460k–3) allows the use of refuges for public recreation when such use is not inconsistent with or does not interfere with the primary purpose(s) of the refuge.
- The Refuge Revenue Sharing Act (16 U.S.C. 715s) authorizes the Secretary to grant privileges and collect revenues from leases for public accommodations or facilities established for the System. Specifically, the Administration Act provides that, with respect to the Refuge System, it is the policy of the United States that—
  a. Each refuge shall be managed to fulfill the mission of the System, as well as the specific purposes for which that refuge was established;
  b. Compatible wildlife-dependent recreation is a legitimate and appropriate general public use of the System, directly related to the mission of the System and the purposes of many refuges, and which generally fosters refuge management and through which the American public can develop an appreciation for fish and wildlife;
  c. Compatible wildlife-dependent recreational uses are the priority general public uses of the System and shall receive priority consideration in refuge planning and management; and
  d. When the Secretary determines that a proposed wildlife-dependent recreational use is a compatible use within a refuge, that activity should be facilitated, subject to such restrictions or regulations as may be necessary, reasonable, and appropriate.

The Administration Act also provides that, in administering the Refuge System, the Secretary shall—
  a. Recognize compatible wildlife-dependent recreational uses as the priority general public uses of the System, through which the American public can develop an appreciation for fish and wildlife;
  b. Ensure that opportunities are provided within the System for compatible wildlife-dependent recreational uses;
  c. Ensure that priority general public uses of the System receive enhanced consideration over other general public uses in planning and management within the System; and
  d. Provide increased opportunities for families to experience compatible wildlife-dependent recreation, particularly opportunities for parents and their children to safely engage in traditional outdoor activities, such as fishing and hunting.

Private businesses and non-profit organizations under contract to the Service provide recreational, educational, and interpretive enjoyment of our lands and waters by managing lodging, food, transportation, and supplies and equipment for the enjoyment of the visiting public. These services gross approximately $3,000,000 every year and provide jobs for more than 100 people annually.

The regulations at 50 CFR subpart F (§ 25.61) primarily implement the authorities governing public use facilities operated by concessionaires or cooperators under appropriate contact or legal agreement on national wildlife refuges where there is a demonstrated justified need for services or facilities, including but not limited to boat rentals, swimming facilities, conducted tours of special natural attractions, shelters, tables, trailer lots, food, lodging, and related service.

Service Manual chapters 630 FW 6–8 discuss the Service’s current policy for concession management and provide guidance for permitting and administering concession operations on Service lands. We use concession contracts to assist us in providing wildlife-dependent recreation activities to the visiting public by using contracts between the Service and a private entity, where the private entity is allowed to charge a fee for services provided at a field station to the visiting public.

We collect information in a narrative (non-form) format. Details concerning the specific information required are contained in 50 CFR 25.61 and the recently updated Service Manual chapters available to the public on the Service’s website at https://www.fws.gov/policy/manuals/part.cfm?series=600&series_title=LAND%20%20%20%20AND%20MANAGEMENT%20SERIES

The amount of information or degree of detail requested varies widely, depending upon the size and scope of the business opportunity. For example, a much greater amount of detailed information would be required for a multi-unit camping and food service operation than would be required for a small bait sales operation. We use the information provided by prospective concessionaires to objectively evaluate offers received for a business opportunity, assure adequate protection of refuge resources, and to determine
which offeror will provide the best
service to visitors.

Below are examples of types of
information the Service collects from a
potential or current concessionaire.

General Concessionaire Information

- Description of how the respondent
  will conduct operations to minimize
disturbance to wildlife; protect refuge
resources; and provide visitors with a
high-quality, safe, and enjoyable visitor
experience.
- Proposal to protect, conserve, and
  preserve resources of the refuge. The
proposal must respond to specific
resource management objectives and
issues at the refuge and regarding the
contract in question.
- Proposal to provide necessary and
  appropriate visitor services at
reasonable rates. This proposal must
respond to specific visitor service
questions at the refuge and regarding the
contract in question.
- Experience and related background
  of the offeror, including past
performance and expertise of the offeror
in providing the same or similar visitor
services as those to be provided under
the draft concession contract.
- Financial capability of the offeror to
carry out its proposal. In particular, we
require projected financials, including
assumptions, cash flow statement,
recapture of investments, and all
associated assumptions.
- The amount of the proposed
minimum franchise fee and other forms
of financial consideration.

Proposal for Concession Opportunity

- Offeror’s transmittal letter,
  including the name and contact
information of the entity offering a
proposal to operate a concession
contract.
- Business type of the offeror, such as
corporation, limited liability company,
partnership, etc.
- Business history information,
  including adverse history that could
impact future operations under a
concession contract.
- Credit report, so that we can
understand the offeror’s credit history
and any risks of contracting with the
entity.
- Proposed staffing/management
  operation information, including
organization charts and delegations of
authority, to ensure adequate staffing.
- Proof of indemnification, including
public liability insurance that co-names
the Government as co-insured.

Reporting Requirements

- Annual financial reports providing
  concessioner financial information, as
required by each concession contract.
- Quarterly and annual progress
  reports to monitor performance.
- Inspections and inspection reports
  conducted in concert with the on-site
  concession manager.

Approval To Sell or Transfer
Concession Operation

- Information to assess the
  transferee’s ability to manage the
business successfully and fulfill the
terms of the concession contract, in
order for the Regional Director to grant
approval.

Recordkeeping Requirements

- In accordance with Service Manual
chapter 630 FW 8.3, a concessioner (and
any subconcessioner) must keep and
make available to the Service records for
the term of the concession contract.

Title of Collection: U.S. Fish and
Wildlife Service Concessions.

OMB Control Number: 1018–New.

Form Number: None.

Type of Review: Existing collection in
use without an OMB control number.

Respondent/Affected Public: Businesses and nonprofit organizations.

Respondent’s Obligation: Required to
obtain or retain a benefit.

Frequency of Collection: On occasion
for proposals, amendments, and
appeals; annually for financial reports;
quarterly for progress reports; and
ongoing for recordkeeping.

Total Estimated Annual Nonhour
Burden Cost: $69,900 (associated with
administrative overhead, as well as
costs associated with the development
of proposals in response to concessions
opportunities).

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INTERNATIONAL TRADE COMMISSION

[Investigation Nos. 701–TA–468 and 731–TA–1166–1167 (Second Review)]

Magnesia Carbon Bricks From China and Mexico; Institution of Five-Year Reviews

AGENCY: International Trade Commission.

ACTION: Notice.

SUMMARY: The Commission hereby gives notice that it has instituted reviews pursuant to the Tariff Act of 1930 (“the Act”), as amended, to determine whether revocation of the countervailing duty order on certain magnesia carbon bricks from China and the antidumping duty orders on imports of certain magnesia carbon bricks from China and Mexico would be likely to lead to continuation or recurrence of material injury. Pursuant to the Act, interested parties are requested to respond to this notice by submitting the information specified below to the Commission.

DATES: Instituted January 4, 2021. To be assured of consideration, the deadline for responses is February 3, 2021.

COMMISSION


Limited disclosure of business proprietary information (BPI) under an administrative protective order (APO) and APO service list.—Pursuant to § 207.7(a) of the Commission’s rules, the

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.

The authority for this action is the Paperwork Reduction Act of 1995 (44 U.S.C. 3501 et seq.).


Madonna Baucum,

Information Collection Clearance Officer, U.S. Fish and Wildlife Service.

[FR Doc. 2020–29074 Filed 12–31–20; 8:45 am]