software you purchase to prepare for collecting information; monitoring, sampling, and testing equipment; and record storage facilities. Generally, your estimates should not include equipment or services purchased: (i) Before October 1, 1995; (ii) to comply with requirements not associated with the information collection; (iii) for reasons other than to provide information or keep records for the Government; or (iv) as part of customary and usual business or private practices.

We will summarize written responses to this notice and address them in our ICR submission for OMB approval, including appropriate adjustments to the estimated burden. We will provide a copy of the ICR to you without charge upon request. The ICR also will be posted on our Web site at http://www.mrm.mms.gov/Laws_R_D/FRNotices/FRInfColl.htm.

Public Comment Policy: We will post all comments in response to this notice on our Web site at http:// www.mrm.mms.gov/Laws_R_D/ FRNotices/FRInfColl.htm. We also will make copies of the comments available for public review, including names and addresses of respondents, during regular business hours at our offices in Lakewood, Colorado. Upon request, we will withhold an individual respondent's home address from the public record, as allowable by law. There also may be circumstances in which we would withhold from the rulemaking record a respondent's identity, as allowable by law. If you request that we withhold your name and/or address, state your request prominently at the beginning of your comment. However, we will not consider anonymous comments. We will make all submissions from organizations or businesses, and from individuals identifying themselves as representatives or officials of organizations or businesses, available for public inspection in their entirety.

MMS Information Collection Clearance Officer: Arlene Bajusz (202) 208–7744.

Dated: August 12, 2004.

Lucy Querques Denett,

Associate Director for Minerals Revenue Management.

[FR Doc. 04–18963 Filed 8–17–04; 8:45 am]

BILLING CODE 4310-MR-P

DEPARTMENT OF THE INTERIOR

Bureau of Reclamation

Agua Fria Linear Recharge Project, Maricopa County, Arizona

AGENCY: Bureau of Reclamation, Interior.

ACTION: Notice of intent to prepare an environmental impact statement (EIS) and public scoping meetings.

SUMMARY: Pursuant to the National Environmental Policy Act (NEPA) of 1969, as amended, and the Council on Environmental Quality's Regulations for Implementing the Procedural Provisions of NEPA, the Bureau of Reclamation (Reclamation) plans to prepare an EIS on the Agua Fria Linear Recharge Project. Reclamation is authorized to participate in this project with the Sub-Regional Operating Group (SROG), a partnership formed by the cities of Glendale, Mesa, Phoenix, Scottsdale, and Tempe, pursuant to Section 1608 of Public Law 102-575, Title XVI "Reclamation Wastewater and Groundwater Study and Facilities Act," passed by Congress in 1992. The Agua Fria Linear Recharge Project consists of transporting reclaimed water from the 91st Avenue Wastewater Treatment Plant (WWTP) located adjacent to the Salt River at 91st Avenue in Phoenix, Arizona, to a 10-mile recharge area along the channel of the Agua Fria River, in central Maricopa County. SROG collectively owns the 91st Avenue WWTP.

As lead Federal agency for this project, Reclamation is initiating public scoping for the EIS and will be conducting scoping meetings pursuant to section 102(2)(C) of NEPA. Two public scoping meetings will be held to receive comments from the general public on the environmental impacts, concerns, and issues that should be addressed in the EIS.

DATES: To ensure consideration in the preparation of the draft EIS, written comments must be received by October 6, 2004.

The public scoping meeting dates are: (1) September 21, 2004, 6:30 p.m., Avondale, AZ.

(2) September 22, 2004, 4 p.m., Surprise, AZ.

ADDRESSES: Written comments should be sent to Mr. Bruce Ellis, Chief, Environmental Resources Management Division, Bureau of Reclamation, Phoenix Area Office (PXAO-1500), PO Box 81169, Phoenix, AZ 85069-1169; or by faxogram (602) 216-4006.

The public scoping meeting locations are:

- (1) Estrella Community College, Community Room, 3000 North Dysart Road, Avondale, AZ.
- (2) West Valley Arts Museum, 17420 North Avenue of the Arts, Surprise, AZ. FOR FURTHER INFORMATION CONTACT: Ms. Sandra Eto, at (602) 216–3857, or at the above address.

SUPPLEMENTARY INFORMATION: Section 1608 of Public Law 102–575, Title XVI, provides Reclamation with the authority to participate in the Agua Fria Linear Recharge Project as a Federal sponsor. SROG is the local sponsor for the project. The SROG partners each share wastewater treatment capacity at the 91st Avenue WWTP in Phoenix, Arizona.

The Agua Fria Linear Recharge Project would transport reclaimed water from the 91st Avenue WWTP to different points within a 10-mile recharge area along the Agua Fria River channel between Bell Road and Indian School Road. An estimated 60,000 acre-feet per year of reclaimed water would be available for recharge in the future. Once released into the Agua Fria River, the quality of the reclaimed water would be improved through natural soil aguifer treatment processes as it is recharged into the groundwater aquifer. Credits accrued from the Agua Fria Linear Recharge Project would be recovered by the SROG cities at a later time within each city's respective water service area.

Currently, SROG and Reclamation are evaluating whether to pipe the reclaimed water directly from the WWTP or after it passes through the Tres Rios wetlands, a joint project of the U.S. Army Corps of Engineers and the City of Phoenix consisting of a series of wetlands that are to be constructed downstream of the WWTP in late 2008. Reclamation and SROG are also studying different pipeline routes to convey the reclaimed water for release into the Agua Fria riverbed. Recharge berms, dikes, and other features within the river channel are being considered as a means of enhancing recharge of this water. Opportunities are also being considered for supporting limited habitat restoration and enhancement activities along the Agua Fria River corridor and recreational/educational facilities within the river corridor, subject to existing and known future planning constraints within the project area. Additional information on the Agua Fria Linear Recharge Project can be found at the following internet site: http://www.phoenix.gov/AGUAFRIA/.

Currently, the following issues and concerns have been identified for consideration in the EIS: Biological and cultural resource impacts, potential bird air strike hazards at nearby airports, air pollution, sediment transport within the Agua Fria River, hydrologic impacts, groundwater quantity and quality, public health and safety, aesthetics, transportation and utilities impacts, construction noise, socioeconomic concerns, and land use impacts.

Written comments received by Reclamation become part of the public record associated with this action. Accordingly, Reclamation makes these comments, including names and home addresses of respondents, available for public review. Individual respondents may request that we withhold their home address from public disclosure, which we will honor to the extent allowable by law. There also may be circumstances in which we would withhold a respondent's identity from public disclosure, as allowable by law. If vou wish us to withhold your name and/or address, you must state this prominently at the beginning of your comment. We will make all submissions from organizations or businesses, and from individuals identifying themselves as representatives or officials of organizations or businesses, available for public disclosure in their entirety.

If you would like to be placed on the mailing list to receive future information or a copy of the draft EIS when it becomes available, please contact Ms. Sandra Eto (see FOR FURTHER INFORMATION CONTACT, above).

Note: Hearing impaired, visually impaired, and/or mobility impaired persons planning to attend a public scoping meeting may arrange for necessary accommodations by calling Frank Turek, PBS&J, at (602)943–1003 (extension 110), or faxogram (602) 943–1303, no later than September 3, 2004.

Dated: August 2, 2004.

Robert W. Johnson,

Regional Director, Lower Colorado Region. [FR Doc. 04–18841 Filed 8–17–04; 8:45 am] BILLING CODE 4310–MN–P

DEPARTMENT OF JUSTICE

Notice of Lodging of Partial Consent Decree Under the Clean Water Act

Under 28 CFR 50.7, notice is hereby given that on July 27, 2004, a proposed Consent Decree in *United States and State of Ohio* v. *City of Cambridge,* Civil Action No. 01–10604, was lodged with the United States District Court for the Southern District of Ohio.

This Consent Decree resolves specified claims against the City of Cambridge under the Clean Water Act, 33 U.S.C. 1251 *et seq.*, as set forth in the Complaint filed by the United States on October 30, 2001. Cambridge owns and operates a publicly-owned wastewater treatment works ("POTW"), and it discharges effluent from the POTW through an outfall into Wills Creek, a navigable water of the United States. Cambridge also disposes of sewage sludge from the POTW through land application.

The proposed consent decree (CD) requires the City of Cambridge to complete the following: (1) Identify and remove any sewer cross connection existing in its collection system within 120 days of entry of the CD; (2) implement several flow reduction projects by December 2005; (3) implement several pump station improvement projects by January 2007; (4) complete the necessary renovations to its plant sludge digesters within 180 days of entry of the CD; (5) update its operations and maintenance manual within thirty days of entry of the CD; (6) develop a sewer overflow action plan within thirty days of entry of the CD; and (7) evaluate its collection system one year after implementation of all the proposed consent decree work relating to both the flow reduction projects and the pump station improvements to see if the City's treatment works facility and collection system is still sustaining excessive infiltration/inflow ("I/I"); and if excessive I/I was discovered, submit a work plan to the governmental agencies detailing what it will do to remove any excess I/I found. The proposed consent decree also obligates the City of Cambridge to pay civil penalties totaling \$70,000, which is to be split equally between the United States and the State of Ohio.

The Department of Justice will receive for a period of thirty (30) days from the date of this publication comments relating to the proposed consent decree. 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 and State of Ohio* v. *City of Cambridge*, D.J. Ref. 90–5–1–1–06501.

The proposed consent decree may be examined at U.S. EPA Region V, 77 West Jackson Blvd, Chicago, IL 60604–3590. A copy of the proposed consent decree may also be obtained by mail from the Consent Decree Library, P.O. Box 7611, U.S. Department of Justice, Washington, DC 20044–7611. During the public comment period, the proposed consent decree may also be examined on the following Department of Justice Web site, http://www.usdoj.gov/enrd/open.html. A copy

of the proposed consent decree 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 of the proposed consent decree, please enclose a check in the amount of \$16.00, payable to the U.S. Treasury, for reproduction costs.

William D. Brighton,

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

[FR Doc. 04–18943 Filed 8–17–04; 8:45 am] **BILLING CODE 4410–15–M**

DEPARTMENT OF JUSTICE

Notice of Lodging of Consent Decree in *In Re Kaiser Aluminum Corporation* Under the Comprehensive Environmental Response, Compensation and Liability Act (CERCLA)

Notice is hereby given that on August 13, 2004, a proposed Consent Decree was lodged with the United States Bankruptcy Court for the District of Delaware in In re Kaiser Aluminum Corp., et al., No. 02-10429. The Consent Decree among the United States on behalf of the Environmental Protection Agency, the State of Washington, and Débtor Kaiser Aluminum Corporation and certain of its Debtor affiliates, including Kaiser Aluminum & Chemical Corporation, resolves CERCLA claims relating to property owned by the Debtors in Mead, Washington and has provisions relating to Debtors' CERCLA liability for the Mead Aluminum Reduction Works facility and other nearby property. Under the Consent Decree, Debtors will convey property they own to a Custodial Trust that will undertake needed response action at the Site. Debtors will provide \$2,250,000 in funding for the Trust and an \$18 million dollar insurance policy that will cover certain work at the Site.

The Department of Justice will receive comments relating to the Consent Decree for a period of thirty (30) days from the date of this publication. 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 *In re Kaiser Aluminum Corporation, et al.*, DJ Ref. No. 90–11–3–07769/1. Commenters may request an opportunity for a public