DEPARTMENT OF THE INTERIOR

National Park Service

[FR Doc. 2020–15582 Filed 7–17–20; 8:45 am]
BILLING CODE 4312–52–P

AGENCY: Princeton University, Princeton, NJ

Notice of Inventory Completion: PPWOCRADN0–PCU00RP14.R50000

[DEPARTMENT OF THE INTERIOR

[FR Doc. 2020–15582 Filed 7–17–20; 8:45 am]
BILLING CODE 4312–52–P

DEPARTMENT OF THE INTERIOR

Bureau of Ocean Energy Management

[Docket No. BOEM–2019–0004]

Notice of Availability of the Proposed Notice of Sale for Gulf of Mexico Outer Continental Shelf Oil and Gas Region-Wide Lease Sale 256


ACTION: Notice.

SUMMARY: The Bureau of Ocean Energy Management (BOEM) announces the availability of the Proposed Notice of Sale (NOS) for the proposed Gulf of Mexico (GOM) Outer Continental Shelf (OCS) Oil and Gas Region-wide Lease Sale 256 (GOM Region-wide Sale 256). BOEM is publishing this Notice pursuant to its regulatory authority. With regard to oil and gas leasing on the OCS, the Secretary of the Interior, pursuant to Section 19 of the Outer Continental Shelf Lands Act, provides governors of affected states the opportunity to review and comment on the Proposed NOS. The Proposed NOS describes the proposed size, timing, and location of the sale, including lease stipulations, terms and conditions, minimum bids, royalty rates, and rental rates.

DATES: Governors of affected states may comment on the size, timing, and location of proposed GOM Region-wide Sale 256 within 60 days following their receipt of the Proposed NOS. BOEM will publish the Final NOS in the Federal Register at least 30 days prior to the date of bid opening. Bid opening is currently scheduled for November 18, 2020.

ADDRESSES: The Proposed NOS for GOM Region-wide Sale 256 and Proposed NOS Package containing information essential to potential bidders may be obtained from the Public Information Unit, Gulf of Mexico Region, Bureau of Ocean Energy Management, 1201 Elmwood Park Boulevard, New Orleans, Louisiana, 70123–2394; telephone: (504) 736–2519. The Proposed NOS and Proposed NOS Package also are

The Princeton University campus in Princeton, Mercer County, NJ. This notice is published as part of the National Park Service’s administrative responsibilities under NAGPRA, 25 U.S.C. 3003(d)(3). The determinations in this notice are the sole responsibility of the museum, institution, or Federal agency that has control of the Native American human remains. The National Park Service is not responsible for the determinations in this notice.

Consultation

A detailed assessment of the human remains was made by Princeton University professional staff in consultation with representatives of the Delaware Nation, Oklahoma; Delaware Tribe of Indians; and the Stockbridge Munsee Community, Wisconsin (hereafter referred to as “The Tribes”).

History and Description of the Remains

In the early 1900s, human remains representing, at minimum, four individuals, were removed from a field on the Princeton University campus in Princeton, Mercer County, NJ. George H. Shull, Professor of Botany at Princeton, removed the human remains from a field between Guyot Hall and Carnegie Lake that was plowed each Spring for him to conduct botanical experiments. No known individuals were identified. No associated funerary objects are present.

Determinations Made by Princeton University

Officials of Princeton University have determined that:

• Pursuant to 25 U.S.C. 3001(9), the human remains described in this notice represent the physical remains of four individuals of Native American ancestry based on their context and the museum’s records.

• Pursuant to 25 U.S.C. 3001(2), there is a relationship of shared group identity that can be reasonably traced between the Native American human remains and The Tribes.

Additional Requestors and Disposition

Lineal descendants or representatives of any Indian Tribe or Native Hawaiian organization not identified in this notice that wish to request transfer of control of these human remains should submit a written request to Princeton University. If no additional requestors come forward, transfer of control of these human remains should submit a written request with information in support of the request to Princeton University at the address in this notice by August 19, 2020.

ADDRESSES: Bryan R. Just, Princeton University Art Museum, Princeton, NJ 08544, telephone (609) 258–8805, email bjjust@princeton.edu.

SUPPLEMENTARY INFORMATION: Notice is here given in accordance with the Native American Graves Protection and Repatriation Act (NAGPRA), 25 U.S.C. 3003, of the completion of an inventory of human remains under the control of Princeton University. The human remains were removed from a field on
available for downloading or viewing on BOEM’s website at http://www.boem.gov/Sale-256/.

FOR FURTHER INFORMATION CONTACT: Bernadette Thomas, Regional Supervisor, Office of Leasing and Plans, 504–736–2596, Bernadette.Thomas@boem.gov or Wright Jay Frank, Chief, Leasing Policy and Management Division, 703–787–1325, Wright.Frank@boem.gov.


Walter D. Cruickshank,
Acting Director, Bureau of Ocean Energy Management.

[FR Doc. 2020–15692 Filed 7–17–20; 8:45 am]
BILLING CODE 4410–8A–P

DEPARTMENT OF JUSTICE

Notice of Lodging Proposed Partial Consent Decree

In accordance with Departmental Policy, 28 CFR 50.7, notice is hereby given that a proposed Partial Consent Decree in United States, et al. v. Richard M. Osborne, Sr., et al., No. 1:11–cv–1029, was lodged with the United States District Court for the Northern District of Ohio on July 13, 2020.

This proposed Partial Consent Decree concerns a complaint filed by the United States and Co-Plaintiff State of Ohio against Defendants Richard M. Osborne, Sr., individually and as Trustee of the Richard M. Osborne Trust, Madison/Route 20 LLC, Midway Industrial Campus Company, LTD, Naylor Family Partnership, J.T.O., Inc., and the City of Willoughby. The federal claims, pursuant to Sections 301 and 404 of the Clean Water Act, 33 U.S.C. 1311 and 1344, seek to obtain injunctive relief from and impose civil penalties against the Defendants for violating the Clean Water Act by discharging pollutants without a permit into waters of the United States. The proposed Partial Consent Decree resolves these allegations against the City of Willoughby and J.T.O., Inc. by requiring these Defendants to perform restoration and mitigation.

The Department of Justice will accept written comments relating to this proposed Partial Consent Decree for thirty (30) days from the date of publication of this Notice. Please address comments to Daniel R. Dertke, Senior Attorney, United States Department of Justice, Post Office Box 7611, Washington, DC 20044–7611, and refer to United States v. Richard M. Osborne, Sr., et al., DJ #90–5–1–1–17817.

The proposed Partial Consent Decree may be examined at the Clerk’s Office, United States District Court for the Northern District of Ohio, Carl B. Stokes United States Court House, 801 West Superior Avenue, Cleveland, OH 44113. In addition, the proposed Partial Consent Decree may be examined electronically at http://www.justice.gov/endr/consent-decrees.

Cherie Rogers,
Assistant Section Chief, Environmental Defense Section, Environment and Natural Resources Division.

[FR Doc. 2020–15574 Filed 7–17–20; 8:45 am]
BILLING CODE P

DEPARTMENT OF JUSTICE

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

On July 14, 2020, the Department of Justice lodged a proposed consent decree with the United States District Court for the District of Massachusetts, in the lawsuit entitled United States v. 280 Salem Street, LLC et al., Civil Action No. 1:20–cv–11321.

The United States filed this lawsuit under Sections 106, 107, and 113 of the Comprehensive Environmental Response, Compensation, and Liability Act (“CERCLA”), 42 U.S.C. 9606, 9607, and 9613. In its complaint, the United States seeks (a) recovery, under Section 107(a) of CERCLA, 42 U.S.C. 9607(a), of response costs it incurred in conducting response activities in connection with the release or threatened release of hazardous substances into the environment at or from Operable Unit 4 (“OU4”), also known as the “Southwest Properties,” of the Wells G&H Superfund Site, located in Woburn, Massachusetts (the “Site”); (b) a declaratory judgment, under Section 113(g)(2) of CERCLA, 42 U.S.C. 9613(g)(2), holding that all defendants will be liable for any further response costs the United States may incur as a result of a release or threatened release of hazardous substances into the environment at or from OU4; and (c) injunctive relief under Section 106 of CERCLA, 42 U.S.C. 9606, requiring that Defendants take action to abate conditions at or near OU4 that may present an imminent and substantial endangerment to the public health or welfare or the environment because of actual and threatened releases of hazardous substances into the environment at or from OU4.

Under the proposed consent decree, three defendants (the “Performing Settling Defendants”), which allegedly owned or operated facilities in OU4, will perform a remedial action estimated to cost approximately $19.1 million and pay 80 percent of EPA’s future response costs, including costs of overseeing this cleanup work. The