

comments did not result in the addition of substantive revisions to the Draft EIS and RMP Amendment that was published in August 2019. Responses to all comments are in Appendix H of the Final EIS.

On April 10, 2020, an NOA of the Final EIS and Proposed RMP Amendment for the Project published in the **Federal Register** (84 FR 71455), which initiated a 30-day public protest period and a 60-day Governor's consistency review. The BLM received six (6) protest letters; the BLM considered each protest letter in its decision. The Protest Resolution Report was completed on July 21, 2020 and is available for public inspection at the addresses listed above. On May 14, 2020, the BLM received a written response from the Governor's office with no inconsistencies identified. After environmental analysis, consideration of public comments, and application of pertinent Federal laws, it is the decision of the Department of the Interior to authorize the Project in Catron County, New Mexico, and amend the 2010 Socorro Field Office RMP by selecting Alternative 2A, which was a modification of the agency's Preferred Alternative. Approval of these decisions constitutes the final decision of the Department of the Interior and, in accordance with the regulations at 43 CFR 4.410(a)(3), is not subject to appeal under Departmental regulations at 43 CFR part 4. Any challenge to these decisions, including the BLM Authorized Officer's issuance of the right-of-way as approved by this decision, must be brought to the Federal district court.

**Authority:** 40 CFR 1506.6, 40 CFR 1506.10.

**Timothy R. Spisak,**

*New Mexico State Director.*

[FR Doc. 2020-17431 Filed 8-13-20; 8:45 am]

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## DEPARTMENT OF THE INTERIOR

### Bureau of Land Management

[20X.LLAK930100 L510100000.ER0000]

#### Notice of Availability of the Willow Master Development Plan Final Environmental Impact Statement, Alaska

**AGENCY:** Bureau of Land Management, Interior.

**ACTION:** Notice of availability.

**SUMMARY:** In accordance with the National Environmental Policy Act of 1969, as amended, the Bureau of Land Management (BLM) has prepared a

Final Environmental Impact Statement (EIS) for the Willow Master Development Plan, and by this notice is announcing its publication.

**DATES:** The BLM will issue a Record of Decision for the project no earlier than 30 days from the date of the Final EIS Notice of Availability published by the Environmental Protection Agency.

**ADDRESSES:** To access the Final EIS or to request an electronic or paper copy, please reach out to:

- **Website:** <http://www.blm.gov/alaska/WillowEIS>.
- **Email:** [rajones@blm.gov](mailto:rajones@blm.gov).
- **Mail:** Willow FEIS Comments, BLM Alaska State Office, 222 W 7th Ave. #13, Anchorage AK 99513.

#### FOR FURTHER INFORMATION CONTACT:

Racheal Jones, Willow EIS Project Manager, telephone: 907-290-0307; address: 222 West 7th Avenue, #13, Anchorage, Alaska 99513. Persons who use a telecommunications device for the deaf (TDD) may call the Federal Relay Service (FRS) at 1-800-877-8339 to contact the above individual during normal business hours. The FRS is available 24 hours a day, 7 days a week, to leave a message or question with the above individual. You will receive a reply during normal business hours.

**SUPPLEMENTARY INFORMATION:** The Willow Master Development Plan Final EIS analyzes an oil and gas development project proposed by ConocoPhillips Alaska, Inc. on federal oil and gas leases it holds in the northeast region of the National Petroleum Reserve in Alaska (NPR-A), as well as alternatives to the proposed project and measures to avoid and mitigate impacts to surface resources and other uses including subsistence use. The BLM has identified Alternative B and Module Delivery Option 3 as its preferred alternative. If the Willow Master Development Plan is approved, ConocoPhillips Alaska, Inc. may submit applications to build up to five drill sites, a central processing facility, an operations center pad, gravel roads, ice roads and ice pads, 1 or 2 airstrips (varies by alternative), a freshwater reservoir, an ice bridge across the Colville River to transfer facility modules into the NPR-A, pipelines, and a gravel mine site. The project would have a peak production in excess of 160,000 barrels of oil per day (with a processing capacity of 200,000 barrels of oil per day) over its approximately 30-year life, producing up to approximately 590 million total barrels of oil. The project would help offset declines in production from the North Slope oil fields and contribute to the local, state, and national economies.

**Authority:** 40 CFR 1506.6(b).

**Chad B. Padgett,**

*State Director, Alaska.*

[FR Doc. 2020-17722 Filed 8-13-20; 8:45 am]

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## DEPARTMENT OF THE INTERIOR

### National Park Service

[NPS-WASO-NRNL-DTS#-30714; PPWOCRADIO, PCU00RP14.R50000]

#### National Register of Historic Places; Notification of Pending Nominations and Related Actions

**AGENCY:** National Park Service, Interior.

**ACTION:** Notice.

**SUMMARY:** The National Park Service is soliciting electronic comments on the significance of properties nominated before August 1, 2020, for listing or related actions in the National Register of Historic Places.

**DATES:** Comments should be submitted electronically by August 31, 2020.

**ADDRESSES:** Comments are encouraged to be submitted electronically to *National\_Register\_Submissions@nps.gov* with the subject line "Public Comment on <property or proposed district name, (County) State>." If you have no access to email you may send them via U.S. Postal Service and all other carriers to the National Register of Historic Places, National Park Service, 1849 C Street NW, MS 7228, Washington, DC 20240.

**SUPPLEMENTARY INFORMATION:** The properties listed in this notice are being considered for listing or related actions in the National Register of Historic Places. Nominations for their consideration were received by the National Park Service before August 1, 2020. Pursuant to Section 60.13 of 36 CFR part 60, comments are being accepted concerning the significance of the nominated properties under the National Register criteria for evaluation.

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.

Nominations submitted by State or Tribal Historic Preservation Officers:

**ARIZONA****Yavapai County**

Cottonwood Commercial Historic District  
(Boundary Increase), North Main St. and  
East Pima St., Cottonwood, BC100005549

**FLORIDA****Columbia County**

McKeithen Archaeological Site, Address  
Restricted, Wellborn vicinity,  
SG100005551

**IOWA****Scott County**

Davenport Downtown Commercial Historic  
District, 2nd St. to 5th St., Perry St. to  
Western Ave., Davenport, SG100005546

**OHIO****Athens County**

Stedman-Shafer Grocery Warehouse  
Building, 21 North Shafer St., Athens,  
SG100005540

**UTAH****Millard County**

Scipio Cooperative Mercantile Institution  
Building, 130 North State St., Scipio,  
SG100005544

**Salt Lake County**

Taylor, Thomas & Margaret, House (Murray  
City, Utah MPS), 604 East Taylor Ln.,  
Murray, MP100005545

A request for removal has been made for  
the following resources:

**ARIZONA****Maricopa County**

Steinegger Lodging House (Phoenix  
Commercial MRA), 27 East Monroe St.,  
Phoenix, OT86001369

**UTAH****Cache County**

Holley-Globe Grain and Milling Company  
Elevator, 100 North and Center St., Hyrum,  
OT85003386

Additional documentation has been  
received for the following resources:

**ARIZONA****Yavapai County**

Cottonwood Commercial Historic District  
(Additional Documentation), Approx. from  
712 to 1124 North Main St., Cottonwood,  
AD00000497

**UTAH****Davis County**

Clark Lane Historic District (Additional  
Documentation), 207–399 West State and  
33 North 200 West, Farmington,  
AD94001208

**WISCONSIN****Ozaukee County**

Tennie and Laura (Shipwreck) (Additional  
Documentation) (Great Lakes Shipwreck  
Sites of Wisconsin MPS), 9 mi. SE, of Port

Washington, Port Washington vicinity,  
AD08000288

(Authority: Section 60.13 of 36 CFR part  
60)

Dated: August 4, 2020.

**Sherry A. Frear,**

*Chief, National Register of Historic Places/  
National Historic Landmarks Program.*

[FR Doc. 2020–17796 Filed 8–13–20; 8:45 am]

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**INTERNATIONAL TRADE  
COMMISSION**

[Investigation No. 337–TA–1169]

**Certain Fish-Handling Pliers and  
Packaging Thereof; Notice of a  
Commission Final Determination of  
Violation of Section 337; Issuance of a  
General Exclusion Order; Termination  
of Investigation**

**AGENCY:** U.S. International Trade  
Commission.

**ACTION:** Notice.

**SUMMARY:** Notice is hereby given that  
the U.S. International Trade  
Commission has determined that there  
is a violation of section 337 of the Tariff  
Act of 1930, as amended, in the above-  
captioned investigation. The  
Commission has issued a general  
exclusion order (“GEO”) barring entry  
of certain fish-handling pliers and  
packaging thereof that infringe the two  
trademarks asserted in this  
investigation. The investigation is  
terminated.

**FOR FURTHER INFORMATION CONTACT:**

Robert Needham, Esq., Office of the  
General Counsel, U.S. International  
Trade Commission, 500 E Street SW,  
Washington, DC 20436, telephone (202)  
708–5468. Copies of non-confidential  
documents filed in connection with this  
investigation may be viewed on the  
Commission’s electronic docket (EDIS)  
at <https://edis.usitc.gov>. For help  
accessing EDIS, please email  
[EDIS3Help@usitc.gov](mailto:EDIS3Help@usitc.gov). General  
information concerning the Commission  
may also be obtained by accessing its  
internet server at <https://www.usitc.gov>.  
Hearing-impaired persons are advised  
that information on this matter can be  
obtained by contacting the  
Commission’s TDD terminal on (202)  
205–1810.

**SUPPLEMENTARY INFORMATION:** The  
Commission instituted this investigation  
on July 29, 2019, based on a complaint  
filed by complainant United Plastic  
Molders, Inc. of Jackson, Mississippi  
 (“UPM”). 84 FR 36620–21 (July 29,  
2019). The complaint, as supplemented,

alleges violations of section 337 of the  
Tariff Act of 1930, as amended, 19  
U.S.C. 1337, in the importation into the  
United States, the sale for importation,  
or the sale within the United States after  
importation of certain fish-handling  
pliers and packaging thereof by reason  
of infringement of claims 1–11 of U.S.  
Patent No. 6,256,923 (“the ‘923 patent”) and U.S. Trademark Registration Nos.  
4,980,923 (“the ‘923 mark”) and  
5,435,944 (“the ‘944 mark”). *Id.* The  
complaint further alleges that a  
domestic industry exists. *Id.* The  
Commission’s notice of investigation  
named as respondents Yixing Five  
Union Industry & Trade Co., Ltd. of  
Yixing City, China (“Five Union”);  
NOEBY Fishing Tackle Co., Ltd. of  
Weihai, China (“NOEBY”); Weihai  
iLure Fishing Tackle Co., Ltd. of Weihai,  
China (“iLure”); SamsFX of Yangzhou  
City, China (“SamsFX”); and Weihai  
Lotus Outdoor Co., Ltd. of Weihai,  
China (“Lotus”) (collectively,  
“Respondents”). *Id.* The Office of Unfair  
Import Investigations (“OUI”) is  
participating in the investigation. *Id.*

All five Respondents defaulted. On  
December 18, 2019, the Commission  
found NOEBY, iLure, Weihai Lotus, and  
Five Union in default for failing to  
respond to the complaint and notice of  
investigation. Order No. 11 (Nov. 19,  
2019), *not reviewed*, Notice (Dec. 18,  
2019). Also on December 18, 2019, the  
Commission found SamsFX in default  
for failing to respond to the complaint  
and notice of investigation. Order No.  
12 (Nov. 25, 2019), *not reviewed*, Notice  
(Dec. 18, 2019).

On December 5, 2019, UPM moved for  
a summary determination of violation  
and for a recommendation for the  
issuance of a general exclusion order  
 (“GEO”). In its motion, UPM dropped  
its allegations with respect to claims 2–  
6 and 8–11 of the ‘923 patent, but  
continued to assert claims 1 and 7 of the  
‘923 patent. On January 3, 2020, OUI  
filed a motion that largely supported  
UPM’s motion.

On April 10, 2020, the ALJ issued the  
subject ID, Order No. 14, granting in  
part UPM’s motion. Specifically, the  
ALJ issued a summary of determination  
of violation finding that SamsFX, Lotus,  
and NOEBY violated section 337 with  
respect to claims 1 and 7 of the ‘923  
patent, as well as the ‘923 and ‘944  
marks; that iLure violated section 337  
with respect to claims 1 and 7 of the  
‘923 patent; and that Five Union  
violated section 337 with respect to the  
‘923 mark. The ALJ also found that UPM  
failed to show that iLure violated  
section 337 with respect to the ‘923 and  
‘944 marks, as the only evidence of  
importation predates the registration of