Revisions

1. Revised to digital format and correct or clarify the depiction of the Louisiana/Texas Lateral Administrative Boundary.

2. Revised to digital format and separated into a single map.

3. Revised to digital format and depicts Flower Garden Banks National Maritime Sanctuary.

4. Revised to digital format and reflect the ratification of the United States-Mexico Maritime Boundary.

FOR FURTHER INFORMATION CONTACT: Copies of Leasing Maps and Official Protraction are \$2.00 each. Complete sets of Louisiana maps are \$32.00, and Texas map sets are \$18.00. These may be purchased from our Public Information Unit, Information Services Section, Gulf of Mexico OCS Region, Minerals Management Service, 1201 Elmwood Park Boulevard, New Orleans, Louisiana 70123–2394, Telephone (504) 736–2519.

SUPPLEMENTARY INFORMATION: Technical comments or questions pertaining to these maps should be directed to the Office of Leasing and Environment, Supervisor, Sales and Support Unit at (504) 736–2768.

Dated: July 19, 1999.

Chris C. Oynes,

Regional Director, Gulf of Mexico OCS Region. [FR Doc. 99–18943 Filed 7–23–99 8:45 am] BILLING CODE 4310–MR–M

DEPARTMENT OF THE INTERIOR

Bureau of Reclamation

Bay-Delta Advisory Council's Ecosystem Roundatable Meeting

AGENCY: Bureau of Reclamation,

ACTION: Notice of meeting.

SUMMARY: The Bay-Delta Advisory Council's (BDAC) Ecosystem Roundtable will meet on August 10, 1999, to discuss several issues including a process for setting priorities for FY 2000, a report from the Roundtable Issues Subcommittee, and a long-term strategy for environmental water acquisition. This meeting is open to the public. Interested persons may make oral statements to the Ecosystem Roundtable or may file written statements for consideration.

DATES: The Ecosystem Roundtable will be held from 9:30 a.m. to 12 p.m. on August 10, 1999.

ADDRESSES: This meeting will meet at the Resources Building, Room 1131,

1416 Ninth Street, Sacramento, CA 95814.

FOR FURTHER INFORMATION CONTACT: Wendy Halverson Martin, CALFED Bay-Delta Program, at (916) 657–2666. If reasonable accommodation is needed due to a disability, please contact the Equal Employment Opportunity Office at (916) 653–6952 or TDD (916) 653– 6934 at least one week prior to the meeting.

SUPPLEMENTARY INFORMATION: The San Francisco Bay/Sacramento-San Joaquin Delta Estuary (Bay-Delta system) is a critically important part of California's natural environment and economy. In recognition of the serious problems facing the region and the complex resource management decisions that must be made, the state of California and the Federal government are working together to stabilize, protect, restore, and enhance the Bay-Delta system. The State and Federal agencies with management and regulatory responsibilities in the Bay-Delta system are working together as CALFED to provide policy direction and oversight for the process.

One area of Bay-Delta management includes the establishment of a joint State-Federal process to develop longterm solutions to problems in the Bay-Delta system related to fish and wildlife, water supply reliability, natural disasters, and water quality. The intent is to develop a comprehensive and balanced plan which addresses all of the resource problems. This effort, the CALFED Bay-Delta Program (Program), is being carried out under the policy direction of CALFED. The Program is exploring and developing a long-term solution for a cooperative planning process that will determine the most appropriate strategy and actions necessary to improve water quality, restore health to the Bay-Delta ecosystem, provide for a variety of beneficial uses, and minimize Bay-Delta system vulnerability. A group of citizen advisors representing California's agricultural, environmental, urban, business, fishing, and other interests who have a stake in finding long-term solutions for the problems affecting the Bay-Delta system has been chartered under the Federal Advisory Committee Act (FACA). The BDAC provides advice to CALFED on the program mission, problems to be addressed, and objectives for the Program. BDAC provides a forum to help ensure public participation, and will review reports and other materials prepared by CALFED staff. BDAC has established a subcommittee called the Ecosystem Roundtable to provide input on annual

workplans to implement ecosystem restoration projects and programs.

Minutes of the meeting will be maintained by the Program, Suite 1155, Ninth Street, Sacramento, CA 95814, and will be available for public inspection regular business hours, Monday through Friday, within 30 days following the meeting.

Dated: June 20, 1999.

Kirk Rodgers,

Acting Regional Director, Mid-Pacific Region. [FR Doc. 99–18949 Filed 7–23–99; 8:45 am] BILLING CODE 8025–01–M

DEPARTMENT OF JUSTICE

Executive Office for Immigration Review

[AG Order No. 2234-99]

RIN 1125-AA23

Motion To Reopen: Suspension of Deportation and Cancellation of Removal

AGENCY: Executive Office for Immigration Review, Justice. **ACTION:** Notice.

SUMMARY: This notice relates to certain aliens who filed an abbreviated motion to reopen their cases, on or before September 11, 1998, in order to apply for benefits under section 203(c) of the Nicaraguan Adjustment and Central American Relief Act (NACARA). A deadline to complete the motion to reopen has been set. The 150-day period for the submission of an application of suspension of deportation or cancellation of removal began June 21, 1999, and ends (150 days from the June 21, 1999, effective date of INS Rule No. 1915–98, RIN 1115–AF14).

FOR FURTHER INFORMATION CONTACT: For matters relating to the Executive Office for Immigration Review—Charles Adkins-Blanch, Acting General Counsel, Executive Office for Immigration Review, Suite 2400, 5107 Leesburg Pike, Falls Church, Virginia 22041, telephone (703) 305–0470. For matters relating to the Immigration and Naturalization Service—Mary Giovagnolia, Associate General Counsel, Immigration and Naturalization Service, 425 I Street, NW, Washington, DC 20536, telephone (202) 514–2895.

SUPPLEMENTARY INFORMATION:

To Whom Does This Notice Apply?

This notice applies to those aliens who filed an abbreviated NACARA motion to reopen by September 11, 1998, as provided in 63 FR 31890 (June 11, 1998).

What Does This Notice Do?

This notice clarifies the deadline to submit an application for suspension of deportation or special rule cancellation of removal and supporting documentation to complete a NACARA motion to reopen. Initially, the Department established a February 8, 1999, deadline for eligible aliens to submit the application for suspension of deportation or special rule cancellation of removal and all the accompanying documentation in support of the NACARA motion to reopen. See 63 FR 31890, 31895 (June 11, 1998). In the final NACARA motion to reopen rule, the Department extended the deadline to complete a NACARA motion to reopen to 150 days after the rule implementing section 203 of NACARA becomes effective. See 64 FR 13663 (March 22, 1999). The rule implementing section 203 of NACARA was published on May 21, 1999, and the effective date is June 21, 1999. This notice will alert those eligible aliens that the 150-day period to complete the NACARA motion to reopen has started to run.

When Is the Deadline to Complete a NACARA Motion To Reopen?

The final motion to reopen rule requires an applicant to submit his or her application and accompanying documentation no later than 150 days after the rule implementing section 203 of NACARA becomes effective. The rule implementing section 203 of NACARA became effective June 21, 1999. Accordingly, all suspension of deportation and special rule cancellation of removal applications and accompanying documentation needed to complete a properly filed NACARA motion to reopen must be filed by (150 days from the June 21, 1999, effective date of INS Rule No. 1915-98. RIN 1115-AF14).

Dated: July 15, 1999.

Janey Reno,

Attorney General.

[FR Doc. 99–18930 Filed 7–23–99; 8:45 am] BILLING CODE 4410–10–M

DEPARTMENT OF JUSTICE

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

Pursuant to Section 122(d)(2) of the Comprehensive Environmental Response, Compensation and Liability Act, 42 U.S.C. 9622(d)(2), and 28 CFR 50.7, notice is hereby given that on June 30, 1999, a proposed Consent Decree in United States v. Bronson Plating Company, et al. Civil Action No. 1:99– CV–490, was lodged with the United States District Court for the Western District of Michigan for a period of thirty days to facilitate public comment.

The settlement embodied in the proposed Consent Decree requires the settling defendants, Bronson Plating Company, the City of Bronson, ITT Automotive, Inc., L.A. Darling Company, and The Scott Fetzer Company (the "Settling Defendants"), to implement the estimated \$4 million remedy selected by EPA for the first of two operable units for the North Bronson Industrial Area Site ("Site"), located in Branch County, Michigan Site. The Settling Defendants also agree to pay the United States \$1,629,114.88 for past response costs through March 31, 1997, as well as future costs of overseeing the implementation of the remedial action. The remedy for the first operable unit includes excavating contaminated eastern lagoon soil and sludge and covering this area with clean soil; dredging sediment from County Drain #30; consolidating contaminated waste from the eastern lagoons and County Drain #30 in the western lagoons; covering the western lagoons; installing a French Drain between the western lagoons and county Drain #30 to capture contaminated groundwater; and treating contaminated groundwater in a treatment wetland before discharging the water into County Drain #30. The selected remedy also includes monitoring groundwater and surface water quality; placing institutional controls on the western lagoon area and the treatment wetland; and placing restrictions on future groundwater use throughout the Site.

The past cost payment includes a settlement with the City of Bronson ("the City") based on its ability to pay, which will pay \$118,074 plus interest over a three-year period. The Consent Decree further includes a settlement of a natural resource damages claim of the U.S. Department of the Interior ("DOI"), for either a cash payment of \$100,000, plus DOI's assessment costs, or an agreement to conduct compensatory restoration by acquiring replacement habitat of at least 20 acres within the State of Michigan, and to pay DOI's oversight assessment costs.

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 of the Environment and Natural Resources Division, Department of Justice, Washington, DC 20530, and should refer to *United States* v. *Bronson Plating, et al.,* DOJ No. 90–11–2–1311.

The Consent Decree may be examined at the Office of the United States Attorney, Western District of Michigan, 330 Ionia Avenue, Grand Rapids, Michigan 49503, at the Region 5 Office of the United States Environmental Protection Agency, 77 West Jackson Boulevard, Chicago, IL 60604-3590, and at the Consent Decree Library, 1120 G Street, NW, 3rd Floor, Washington, DC 20005. A copy of the Consent Decree may be obtained in person or by mail from the Consent Decree Library, 1120 G Street, NW, 3rd Floor, Washington, DC 20005. In requesting a copy, please refer to the above-referenced case and enclose a check in the amount of \$22.00 (25 cents per page reproduction cost, without exhibits) payable to the Consent Decree Library.

Bruce S. Gelber,

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

[FR Doc. 99–19006 Filed 7–23–99; 8:45 am] BILLING CODE 4410–15–M

DEPARTMENT OF JUSTICE

Notice of Lodging of Settlement Agreement in Re Continental Airlines, Inc. Under the Comprehensive Environmental Response, Compensation, and Liability Act

Notice is hereby given that a Settlement Agreement ("Agreement") in In re Continental Airlines, Inc., et al., Nos. 90-932 through 984. (Bankr. D. Del.,), has been entered into by the United States on behalf of U.S. EPA and Continental Airlines, Inc. and certain of its subsidiaries (collectively the "Debtors") and was lodged with the United States Bankruptcy Court for the United States Bankruptcy Court for the District of Delaware on June 30, 1999. The Agreement relates to liabilities under the Comprehensive Environmental Response, Compensation and Liability Act ("CERCLA"), 42 U.S.C. 9601 et seq. The Agreement resolves CERCLA claims against the Debtors for the following six hazardous waste sites, denominated as "Liquidated Sites" under the Agreement: The Operating Industries, Inc. Site in Monterey Park, CA; the Lowry Landfill Site in Denver, CO; the Rocky Flats Industrial Park Site in Jefferson County, CO; the Chemical Handling Corp. Site in Broomfield, CO; the Omega Chemical Corp. Site in Whittier, CA; and the Environmental Pacific Corp. Site in Amity, OR.