proposed action and two alternatives. Under the proposed action, the Secretary of the Interior would remove both the Elwha and Glines Canyon dams, and allow natural river erosion to transport accumulated reservoir sediments to the ocean. The other alternatives are: remove both dams and dredge accumulated sediments into a slurry pipeline for transport to the ocean; and no action—continue to operate the dams without anadromous fish mitigation.

Impacts are analyzed on the following topics: fluvial processes and sediment transport, flooding, groundwater, surface water, native anadromous and resident fisheries, vegetation, wildlife, species of special concern, living marine resources, air quality and noise, cultural resources, socioeconomics, public health and safety, traffic, Indian trust resources, recreation, land use, and aesthetics.

All review comments received will become part of the public record and copies of comments, including names, addresses and telephone numbers provided by respondents, may be released for public inspection.

Dated: April 8, 1996

William C. Walters,

Deputy Field Director, Pacific West Area, National Park Service. [FR Doc. 96–9979 Filed 4–22–96; 8:45 am] BILLING CODE 4310–70–M

National Register of Historic Places; Notification of Pending Nominations

Nominations for the following properties being considered for listing in the National Register were received by the National Park Service before April 13, 1996. Pursuant to section 60.13 of 36 CFR Part 60 written comments concerning the significance of these properties under the National Register criteria for evaluation may be forwarded to the National Register, National Park Service, P.O. Box 37127, Washington, D.C. 20013–7127. Written comments should be submitted by May 8, 1996.

Carol D. Shull,

Keeper of the National Register.

ARIZONA

Maricopa County

Nohlechek, Rhoda, House, Jct. of 2nd St. and Date Ave., NW corner, Wenden, 96000529

ARKANSAS

- Benton County
- Stroud House (Benton County MPS), Jct. of SE F St. and E. Central Ave., SE corner, Bentonville, 96000527

Garland County

Hot Springs Railroad Warehouse Historic District, 401–439 Broadway, Hot Springs, 96000526

Lonoke County

Lonoke Downtown Historic District, Jct. of Front and Center Sts., Lonoke, 96000528

FLORIDA

- Lee County Galt Island Archeological District (Archeological Resources of the Caloosahatchee Region MPS), Address Restricted, St. James City vicinity,
- Restricted, St. James City vicinity, 96000531
- Pardo, Mark Shellworks Site (Archeological Resources of the Caloosahatchee Region MPS), Address Restricted, Bokeelia vicinity, 96000533
- Useppa Island Site (Archeological Resources of the Caloosahatchee Region MPS), Address Restricted, Bokeelia vicinity, 96000532

Leon County

Florida Agricultural and Mechanical College Historic District, Roughly, Martin Luther King Blvd. from S. Adams St. to Wahnish Way, Tallahassee, 96000530

GEORGIA

Oconee County

Bishop Historic District, Roughly along Price Mill, Old Bishop Rds., and US 441 within the Bishop city limits, Bishop, 96000534

MARYLAND

Wicomico County

Whitehaven Hotel, Whitehaven Rd., jct. of Whitehaven Rd. and River St., Whitehaven, 96000535

NEW JERSEY

Morris County

Palace Theatre, 7 Ledgewood Ave., Netcong, 96000536

Warren County

Bowerstown Historic District, Roughly bounded by Bowerstown, Plane Hill, Lanning and Mine Hill Rds., Washington Township, Belvidere vicinity, 96000537

TEXAS

Galveston County

Silk Stocking Residential Historic District, Roughly bounded by Ave. K, 23rd St., Ave. P, and 26th St., Galveston, 96000539

VIRGINIA

Albemarle County

East Belmont, W side of VA 22, jct. of VA 22 and Co. Rt. 616, Keswick vicinity, 96000540

WISCONSIN

Oconto County

Weber Lake Picnic Ground Shelter, Jct. of WI 32 and NFS 2308, Mountain, 96000541

Vilas County

Anvil Lake Campground Shelter, Jct. of Anvil Lake Rd. and WI 70, Eagle River, 96000542 In order to assist in the preservation of the following property, the comment period has been waived:

NORTH CAROLINA

Macon County

Glen Choga Lodge, 50 Lodge Rd., Aquone vicinity, 96000538

[FR Doc. 96–9929 Filed 4–22–96; 8:45 am] BILLING CODE 4310–70–P

DEPARTMENT OF JUSTICE

Antitrust Division

Notice Pursuant to the National Cooperative Research and Production Act of 1993; Cullen Engineering Research Foundation Cooperative Research Venture

Notice is hereby given that, on June 6, 1995, pursuant to Section 6(a) of the National Cooperative Research and Production Act of 1993, 15 U.S.C. 4301 et seq. ("the Act"), Cullen Engineering **Research Foundation filed notifications** simultaneously with the Attorney General and the Federal Trade Commission disclosing (1) The identities of the parties and (2) the nature and objectives of a research venture. The notifications were filed for the purpose of invoking the Act's provisions limiting the recovery of antitrust plaintiffs to actual damages under specified circumstances. Pursuant to Section 6(b) of the Act, the identities of the parties are Amoco Corporation, Naperville, IL; Elf Aquitaine, Inc., Washington, DC, a subsidiary of Societe Nationale Elf Aquitaine, Paris, France; Hydril Company, Houston, TX; Phillips Petroleum Company, Bartlesville, OK; Exploration and Production Technology Company, a division of Shell **Exploration and Production Company**, Houston, TX, a subsidiary of Royal Dutch/Shell Group of Companies, The Hague, Netherlands; University of Houston-CEAC, Houston, TX; and **Cullen Engineering Research** Foundation, Houston, TX. The purpose of the venture is to develop the technology to overcome the barriers to the design, manufacture, and utilization of a broad range of long continuous lengths of high performance, spoolable composite tubing. The activities of the project will be partially funded by an award from the Advanced Technology Program, National Institute of Standards and Technology, Department of Commerce.

Constance K. Robinson,

Director of Operations, Antitrust Division. [FR Doc. 96–9884 Filed 4–22–96; 8:45 am] BILLING CODE 4410–01–M

Notice Pursuant to the National Cooperative Research and Production Act of 1993; Joint Industry Program

Notice is hereby given that, on March 15, 1996, pursuant to Section 6(a) of the National Cooperative Research and Production Act of 1993, 15 U.S.C. 4301 et seq. ("the Act"), Southwest Research Institute (SwRI) has filed written notifications simultaneously with the Attorney General and the Federal Trade Commission disclosing changes in its membership and restating the nature and objectives of the venture. The notifications were filed for the purpose of extending the Act's provisions limiting the recovery of antitrust plaintiffs to actual damages under specified circumstances. Pursuant to Section 6(b) of the Act, the new participant who has been added to the venture known as the Joint Industry Program is: Chevron Research and Technology Company, a division of Chevron U.S.A., Inc., Richmond, CA. SwRI wishes to restate the planned activities of JIP because the originally published notice was abbreviated and did not sufficiently state these activities. The planned research activities are to develop a cost effective nondestructive evaluation technique whose capabilities include the nonintrusive inspection of the entire cross section of pipe and to detect both OD and ID defects without the removal of insulating material at a high inspection speed with a short set up time and to develop a field deployable production model magnetostrictive sensor (MsS) for inspecting and detecting corrosion in insulated piping systems found in the oil, gas, chemical and petrochemical industries by evaluating the operating range of the MsS technique taking into consideration pipe diameter, grade, configuration, wall thickness, temperature and operating pressure of the line and by developing instrument specifications suitable for in-plant testing.

No other changes have been made in either the membership or planned activity of the group research project. Membership in this group research project remains open, and SwRI intends to file additional written notification disclosing all changes in membership.

On October 25, 1995, Southwest Research Institute, (Joint Industry Program, JIP) filed its original notification pursuant to Section 6(a) of the Act. The Department of Justice published a notice in the Federal Register pursuant to Section 6(b) of the Act on February 23, 1996 (61 FR 7020). Constance K. Robinson, Director of Operations, Antitrust Division.

[FR Doc. 96–9883 Filed 4–22–96; 8:45 am] BILLING CODE 4410–01–M

Foreign Claims Settlement Commission

Privacy Act of 1974; New System of Records Notice; Albanian Claims Program

AGENCY: Foreign Claims Settlement Commission; Justice.

ACTION: Notice of new system of records.

SUMMARY: The Foreign Claims Settlement Commission (FCSC) hereby publishes notice of the establishment of an additional records system to be effective as of May 24, 1996, and designated "FCSC–36, Albania, Claims Against." This records system will be added to the Commission's current Privacy Act Systems of Records.

DATES: The system of records designated "FCSC–36, Albania, Claims Against" shall be established and become effective on May 24, 1996, as published herein unless amended by notice published prior to that date. The existing systems of records continue in effect. Comments must be submitted on or before May 24, 1996.

ADDRESSES: Any person interested in commenting on this system may do so by submitting comments in writing to the Administrative Office of the Foreign Claims Settlement Commission, 600 E Street, NW, Washington, DC 20579.

FOR FURTHER INFORMATION CONTACT: David E. Bradley, Chief Counsel, Foreign Claims Settlement Commission, 600 E Street NW, Room 6002, Washington, DC 20579, telephone (202) 616–6975, fax (202) 616–6993.

FCSC-36

SYSTEM NAME:

Albania, Claims Against.

SYSTEM LOCATION:

Foreign Claims Settlement Commission, 600 E Street NW, Room 6002, Washington, DC 20579.

CATEGORIES OF INDIVIDUALS COVERED BY THE SYSTEM:

Natural and juridical persons who assert claims for losses of property resulting from expropriation or other taking by the Government of Albania.

CATEGORIES OF RECORDS IN THE SYSTEM:

Claim information, including name and address of claimant and

representative, if any; date and place of birth or naturalization; nature and valuation of claim; description, ownership, and value of property; other evidence establishing entitlement to compensation for claim.

AUTHORITY FOR MAINTENANCE OF THE SYSTEM:

Title I, International Claims Settlement Act of 1949, as amended, and the Agreement Between the Government of the United States of America and the Government of Albania on the Settlement of Certain Outstanding Claims of March 10, 1995 (entered into force April 18, 1995).

ROUTINE USES OF RECORDS MAINTAINED IN THE SYSTEM, INCLUDING CATEGORIES OF USERS AND THE PURPOSES OF THE USES:

Records are used for the purpose of determining the validity and amount of claims; issuance of decisions concerning eligibility to receive compensation under the Act and Agreement; notifications to claimants of rights to appeal; and preparation of certifications of awards, if any, to the Treasury Department for payment. Names and other information furnished by claimants may be used for verifying citizenship status with the Immigration and Naturalization Service. The information contained in this system of records is considered by the Commission to be public information which may be disclosed as a routine use to interested persons who make inquiries about the claims program or individual claims therein, including but not limited to Members of Congress or Congressional staff, staff of the Office of Management and Budget, other persons interested in the work of the Commission, and members of the news media.

Law Enforcement: In the event that a system of records maintained by the FCSC to carry out its functions indicates a violation or potential violation of law, whether civil or criminal or regulatory in nature and whether arising by general statute or particular program statute or order issued pursuant thereto, the relevant records in the system of records may be referred, as a routine use, to the appropriate agency, whether Federal State, local or foreign, charged with enforcing or implementing the statute, rule, regulation or order issued pursuant thereto.

A record, or any facts derived therefrom, may be disclosed in a proceeding before a court or adjudicative body before which the FCSC is authorized to appear or to the