Division (MVCB), 1800 F Street NW.,
Washington, DC 20405. ATTN: Ms.
Flowers/IC 9000–0056, Report of
Shipment.

Instructions: Please submit comments
only and cite Information Collection
9000–0056, Report of Shipment, in all
correspondence related to this
collection. Comments received generally
will be posted without change to http://
www.regulations.gov, including any
personal and/or business confidential
information provided. To confirm
receipt of your comment(s), please
check www.regulations.gov,
approximately two to three days after
submission to verify posting (except
allow 30 days for posting of comments
submitted by mail).

FOR FURTHER INFORMATION CONTACT:
Mr. Curtis E. Glover, Sr., Procurement
Analyst, Office of Acquisition Policy, by
telephone at 202–501–1448 or
curtis.glover@gsa.gov.

SUPPLEMENTARY INFORMATION:

A. Purpose
Per FAR 47.208, military (and, as
required, civilian agency) storage and
distribution points, depots, and other
receiving activities require advance
notice of shipments en-route from
contractors’ plants. Generally, this
notification is required only for
classified material; sensitive, controlled,
and certain other protected material;
explosives, and some other hazardous
materials; selected shipments requiring
movement control; or minimum carload
or truckload shipments. It facilitates
arrangements for transportation control,
labor, space, and use of materials
handling equipment at destination.

Also, timely receipt of notices by the
consignee transportation office
precludes the incurring of demurrage
and vehicle detention charges. Unless
otherwise directed by a contracting
officer, a contractor shall send the
notice to the consignee transportation
office at least twenty-four hours before
the arrival of the shipment.

B. Annual Reporting Burden
Respondents: 113.
Responses per Respondent: 71.
Annual Responses: 8,023.
Hours per Response: .167.
Total Burden Hours: 1,340.
The public burden hours represent a
decrease from the previously approved
information collection.

C. Public Comments
Public comments are particularly
invited on: Whether this collection of
information is necessary; whether it will
have practical utility; whether our
estimate of the public burden of this
collection of information is accurate,
and based on valid assumptions and
methodology; ways to enhance the
quality, utility, and clarity of the
information to be collected; and ways in
which we can minimize the burden of
the collection of information on those
who are to respond, through the use of
appropriate technological collection
techniques or other forms of information
technology.

Obtaining Copies of Proposals:
Requesters may obtain a copy of the
information collection documents from
the General Services Administration,
Regulatory Secretariat Division (MVCB),
1800 F Street, Washington, DC 20405,
Please cite OMB Control No. 9000–
0056, Report of Shipment, in all
correspondence.

Lorin S. Curit,
Director, Federal Acquisition Policy Division,
Office of Governmentwide Acquisition Policy,
Office of Acquisition Policy, Office of
Governmentwide Policy.

[FR Doc. 2016–20784 Filed 8–29–16; 8:45 am]
BILLING CODE 6820–EP–P

GULF COAST ECOSYSTEM
RESTORATION COUNCIL
[Docket No.: 108302016–1111–06]

Amendment to Initial Funded Priorities List

AGENCY: Gulf Coast Ecosystem
Restoration Council.

ACTION: Notice of amendment to initial
funded priorities list.

SUMMARY: On August 24, 2016, the Gulf
Coast Ecosystem Restoration Council (Council)
(amended its Initial Funded Priorities List (FPL) to approve
implementation funding for the
Apalachicola Bay Oyster Restoration
project (Project) in Florida. The Council
approved $3,978,000 in implementation
funding for this Project. The Council
also approved reallocating $702,000 from
project planning to project
implementation, after any remaining
planning expenses have been met. The
total amount available for
implementation of the Project is
therefore $4,680,000. These funds will
be used to restore approximately 251
acres of oyster beds, which is an
increase from the 219 acres originally
proposed in the FPL.

To comply with the National
Environmental Policy Act (NEPA), the
Council has adopted an existing
Environmental Assessment (EA) that
addresses the activities in the Project. In
so doing, the Council is expediting
project implementation, reducing
planning costs and increasing the
ecological benefits of this Project by
using the savings in planning funds to
expand the Project by approximately 32
acres.

FOR FURTHER INFORMATION CONTACT:
Please send questions by email to
john.ettinger@restorethegulf.gov or
contact John Ettinger at (504) 444–3522.

SUPPLEMENTARY INFORMATION:

I. Background

The Deepwater Horizon oil spill led to
passage of the Resources and
Ecosystems Sustainability, Tourist
Opportunities, and Revived Economies
of the Gulf Coast States Act (RESTORE
Act), which dedicates 80 percent of all
Clean Water Act administrative and
civil penalties related to the oil spill to
the Gulf Coast Restoration Trust Fund
(Trust Fund). The RESTORE Act also
created the Council, an independent
Federal entity comprised of the five Gulf
Coast states and six Federal agencies.
Among other responsibilities, the
Council administers a portion of the
Trust Fund known as the Council-
Selected Restoration Component in
order to “undertake projects and
programs, using the best available
science, which would restore and
protect the natural resources,
ecosystems, fisheries, marine and
wildlife habitats, beaches, coastal
wetlands, and economy of the Gulf
Coast.” Additional information on the
Council can be found here: https://
www.restorethegulf.gov.

On December 9, 2015, the Council
approved the FPL, which includes
projects and programs approved for
funding under the Council-Selected
Restoration Component, along with
activities that the Council identified as
priorities for potential future funding.
Activities approved for funding in the
FPL are included in “Category 1.” The
priorities for potential future funding
are in “Category 2.” The Council
approved approximately $156.6 million
in FPL Category 1 restoration and
planning activities, and prioritized
twelve FPL Category 2 activities for
possible funding in the future, subject
to environmental compliance and
further Council and public review. The
Council included planning activities for
the Apalachicola Project in Category 1 and
implementation activities for the Project
in Category 2 of the FPL.

The Council reserved approximately
$26.6 million for implementing priority
activities in the future. These reserved
funds may be used to support some, all
or none of the activities included in
Category 2 of the FPL and/or to support other activities not currently under consideration by the Council. As appropriate, the Council intends to review each activity in Category 2 in order to determine whether to: (1) Move the activity to Category 1 and approve it for funding, (2) remove it from Category 2 and any further consideration, or (3) continue to include it in Category 2. A Council decision to amend the FPL to move an activity from Category 2 into Category 1 must be approved by a Council vote after consideration of public and Tribal comments.

II. Environmental Compliance

Prior to approving an activity for funding in FPL Category 1, the Council must comply with NEPA and other Federal environmental laws. At the time of approval of the FPL, the Council had not complied with NEPA and other applicable laws with respect to implementation of the Project. The Council did, however, recognize the potential ecological value of the Project, based on review conducted as part of the FPL process. For this reason, the Council approved $702,000 in planning funds for this Project, a portion of which would be used to complete any needed environmental compliance activities. As noted above, the Council placed the implementation portion of this Project into FPL Category 2, pending the outcome of this environmental work and further Council review. The estimated cost of the Project’s implementation component was listed at $3,978,000, which would fund the restoration of approximately 219 acres of oyster beds in Apalachicola Bay. Inclusion of the Project’s implementation activities into Category 2 did not in any way commit the Council to subsequently approve those implementation activities for funding.

Since approval of the FPL, Florida has collaborated with the U.S. Army Corps of Engineers (USACE) and identified an existing EA that could be used to support Council approval of implementation funding for this Project. This EA was prepared by the USACE in association with a Clean Water Act Section 404 and Section 10 of the Rivers and Harbors Act programmatic general permit (PGP). This PGP authorizes the Florida Department of Agricultural and Consumer Services to conduct aquaculture of live rock and marine bivalves in navigable waters of the U.S. within the jurisdiction of the State of Florida, provided that such activities comply with the terms and conditions of the PGP.

The Council has reviewed this EA and associated documents, including an August 13, 2015, letter from the National Oceanic and Atmospheric Administration regarding compliance with the Endangered Species Act (ESA). In addition to ESA, the EA and associated PGP address compliance with other Federal environmental laws, including the Magnuson-Stevens Fishery Conservation and Management Act, the National Historic Preservation Act and more.

On June 7, 2016, the Council issued a Federal Register notice announcing its proposal to amend the FPL, adopt the aforementioned EA, and approve implementation funding for this Project. The Council received no public comments on this proposal.

Based on this review, the Council adopted this EA to support the approval of implementation funds for the Project, based on the condition that the Project must be implemented in accordance with the terms and conditions of the PGP and the design criteria set forth in the associated ESA programmatic consultation. Strict adherence with the terms and conditions of the PGP is necessary to ensure compliance ESA and other applicable laws. On August 24, 2016, the Council issued a Finding of No Significant Impact (FONSI) for this action, concurrent with its approval of the FPL amendment. This EA, FONSI, and the associated ESA documentation can be found here: https://www.restorethegulf.gov/funded-priorities-list. (See Apalachicola Bay Oyster Restoration Project—Implementation.)

Additional information on the Project is available in an activity-specific appendix to the FPL, which can be found here: https://www.restorethegulf.gov.

Justin R. Ehrenwerth,
Executive Director, Gulf Coast Ecosystem Restoration Council.

BILLING CODE 6560–58–P

DEPARTMENT OF HEALTH AND HUMAN SERVICES

Centers for Disease Control and Prevention

Advisory Committee to the Director (ACD), Centers for Disease Control and Prevention (CDC)

In accordance with section 10(a)(2) of the Federal Advisory Committee Act (Pub. L. 92–463), the Centers for Disease Control and Prevention (CDC) announces the following meeting of the aforementioned committee:

Time and Date: 8:30 a.m.–3:00 p.m., EDT, October 20, 2016.
Place: CDC, Building 21, Executive Board Room (12105) and Room 12302, 1600 Clifton Road NE., Atlanta, Georgia 30329.
Status: Open to the public, limited only by the space and phone lines available. The meeting rooms accommodate approximately 65 people. Advance registration for in-person participation is required by October 6, 2016. The public is welcome to participate during the public comment period, which is tentatively scheduled from 2:40 p.m. to 2:45 p.m. This meeting will also be available by teleconference. Please dial (888) 324–9970 and enter code 32077657.

Purpose: The Advisory Committee to the Director, CDC, shall advise the Secretary, HHS, and the Director, CDC, on policy and broad strategies that will enable CDC to fulfill its mission of protecting health through health promotion, prevention, and preparedness. The committee recommends ways to prioritize CDC’s activities, improve results, and address health disparities. It also provides guidance to help CDC work more effectively with its various private and public sector constituents to make health protection a practical reality.

Matters for Discussion: The Advisory Committee to the Director will receive updates from the State, Tribal, Local and Territorial Subcommittee; the Health Disparities Subcommittee, the Global Workgroup, and the Public Health—Health Care Collaboration Workgroup, as well as an update from the CDC Director.

Agenda items are subject to change as priorities dictate.

Contact Person for More Information: Carmen Villar, MSW, Designated Federal Officer, ACD, CDC, 1600 Clifton Road NE., M/S D–14, Atlanta, Georgia 30329. Telephone (404) 498–6482, Email: ACDirector@cdc.gov. The deadline to register for in-person attendance at this meeting is October 6, 2016. To register, please send an email to ACDirector@cdc.gov.

The Director, Management Analysis and Services Office, has been delegated the authority to sign Federal Register notices pertaining to announcements of meetings and other committee management activities, for both the Centers for Disease Control and Prevention and the Agency for Toxic Substances and Disease Registry.

Elaine L. Baker,
Director, Management Analysis and Services Office, Centers for Disease Control and Prevention (CDC).

BILLING CODE 4163–18–P