

Description of Respondents: Park Visitors; Members of the general public.
Respondent's Obligation: Voluntary.

Frequency of Collection: One-time.

Activity	Annual number of respondents	Number of responses each *	Completion time per response* (minute)	Annual burden hours *
Initial Contact	130,000	1	1	2,167
Completed VSC	65,000	1	3	3,250
Non-response Survey	6,500	1	1	108
Total				5,525

* Rounded.

Estimated Annual Non-hour Burden Cost: None.

III. Comments

On January 10, 2017, we published a **Federal Register** notice (82 FR 3024) announcing that we would submit this ICR to OMB for approval. Public comments were solicited for 60 days ending March 13, 2017. We did not receive any comments in response to that notice.

We again invite comments concerning this information collection on:

- Whether or not the collection of information is necessary, including whether or not the information will have practical utility;
- The accuracy of our estimate of the burden for this collection of information;
- Ways to enhance the quality, utility, and clarity of the information to be collected; and
- Ways to minimize the burden of the collection of information on respondents.

A Federal agency may not conduct or sponsor and a person is not required to respond to a collection of information unless it displays a currently valid OMB control number. Comments that you submit in response to this notice are a matter of public record. 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 OMB in your comment to withhold your personal identifying information from public review, we cannot guarantee that it will be done.

IV. Authorities

The authorities for this action are: The Government Performance and Results Modernization Act of 2010 (GPRA) (31 U.S.C. 1101 § 1115), the National Park Service Protection Interpretation and

research in System (54 U.S.C. 100701); National Park Service Protection Research Mandate (54 U.S.C. 100702); National Environmental Policy Act of as amended in 1982 (Sec 102 [42 U.S.C. 4332A]).

Tim Goddard,

Information Collection Clearance Officer, National Park Service.

[FR Doc. 2017-15785 Filed 7-26-17; 8:45 am]

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DEPARTMENT OF THE INTERIOR

National Park Service

[NPS-WASO-NRNHL-23703; 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 comments on the significance of properties nominated before July 1, 2017, for listing or related actions in the National Register of Historic Places.

DATES: Comments should be submitted by August 11, 2017.

ADDRESSES: Comments may be sent via U.S. Postal Service and all other carriers to the National Register of Historic Places, National Park Service, 1849 C St. 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 July 1, 2017. Pursuant to section 60.13 of 36 CFR part 60, written 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 Historic Preservation Officers:

In the interest of preservation, a **Shortened** comment period has been requested for the following resource(s):

MASSACHUSETTS

Suffolk County

Quincy Grammar School (Chinese Immigrants and Chinese Americans in the City of Boston MPS), 88-90 Tyler St., Boston, MP100001458, Comment period: 3 days

Nominations Submitted by Federal Preservation Officers: The State Historic Preservation Officer reviewed the following nominations and responded to the Federal Preservation Officer within 45 days of receipt of the nominations and supports listing the properties in the National Register of Historic Places.

GEORGIA

Union County

Nottely Hydroelectric Project, (Tennessee Valley Authority Hydroelectric System, 1933-1979 MPS), Nottely Dam Rd., Blairsville, MP100001455

KENTUCKY

Livingston County

Kentucky Hydroelectric Project, (Tennessee Valley Authority Hydroelectric System, 1933-1979 MPS), 640 Kentucky Dam Rd., Grand Rivers vicinity, MP100001456

NORTH CAROLINA

Cherokee County

Apalachia Hydroelectric Project, (Tennessee Valley Authority Hydroelectric System,

1933–1979 MPS), Apalachia Dam Rd.,
Murphy, MP100001459

Hiwassee Hydroelectric Project, (Tennessee Valley Authority Hydroelectric System, 1933–1979 MPS), 600 Powerhouse Rd., Murphy, MP100001460

Clay County

Chatuge Hydroelectric Project, (Tennessee Valley Authority Hydroelectric System, 1933–1979 MPS), 221 Old Ranger Rd., Hayesville, MP100001461

Graham County

Fontana Hydroelectric Project, (Tennessee Valley Authority Hydroelectric System, 1933–1979 MPS), 1011 Fontana Dam Rd., Fontana Dam, MP100001462

TENNESSEE

Carter County

Watauga Hydroelectric Project, (Tennessee Valley Authority Hydroelectric System, 1933–1979 MPS), 774 Wilbur Dam Rd., Elizabethton, MP100001463

Coffee County

Normandy Dam Project, (Tennessee Valley Authority Hydroelectric System, 1933–1979 MPS), Frank Hiles Rd. E of Coffee-Bedford County Line, Normandy, MP100001464

Franklin County

Tims Ford Hydroelectric Project, (Tennessee Valley Authority Hydroelectric System, 1933–1979 MPS), 461 Powerhouse Rd., Winchester, MP100001465

Hamilton County

Chickamauga Hydroelectric Project, (Tennessee Valley Authority Hydroelectric System, 1933–1979 MPS), 5400 Lake Resort Dr., Chattanooga, MP100001466

Hardin County

Pickwick Landing Hydroelectric Project, (Tennessee Valley Authority Hydroelectric System, 1933–1979 MPS), 850 Carolina Ln., Counce, MP100001467

Jefferson County

Cherokee Hydroelectric Project, (Tennessee Valley Authority Hydroelectric System, 1933–1979 MPS), 450 Powerhouse Rd., Rutledge, MP100001468

Loudon County

Fort Loudon Hydroelectric Project, (Tennessee Valley Authority Hydroelectric System, 1933–1979 MPS), 1280 City Park Dr., Lenoir City, MP100001469

Melton Hill Hydroelectric Project, (Tennessee Valley Authority Hydroelectric System, 1933–1979 MPS), 2009 Grubb Rd., Lenoir City, MP100001470

Tellico Dam Project, (Tennessee Valley Authority Hydroelectric System, 1933–1979 MPS), c/o 1280 City Park Dr., Lenoir City, MP100001471

Marion County

Nickajack Hydroelectric Project, (Tennessee Valley Authority Hydroelectric System, 1933–1979 MPS), 3490 TVA Rd., Jasper, MP100001472

Polk County

Ocoee No. 3 Hydroelectric Project, (Tennessee Valley Authority Hydroelectric System, 1933–1979 MPS), 1988 US 64, Benton, MP100001473

Rhea County

Watts Barr Hydroelectric Project, (Tennessee Valley Authority Hydroelectric System, 1933–1979 MPS), 6868 Watts Bar Hwy., Spring City, MP100001474

Sevier County

Douglas Hydroelectric Project, (Tennessee Valley Authority Hydroelectric System, 1933–1979 MPS), 850 Powerhouse Way, Dandridge, MP100001475

Sullivan County

Boone Hydroelectric Project, (Tennessee Valley Authority Hydroelectric System, 1933–1979 MPS), 301 Boone Dam Rd., Kingsport, MP100001476

Fort Patrick Henry Hydroelectric Project, (Tennessee Valley Authority Hydroelectric System, 1933–1979 MPS), Rt. 1 Box 2385, Kingsport, MP100001477

South Holston Hydroelectric Project, (Tennessee Valley Authority Hydroelectric System, 1933–1979 MPS), 918 South View Rd., Bristol, MP100001478

Authority: 60.13 of 36 CFR part 60.

Dated: July 5, 2017.

J. Paul Loether,

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

[FR Doc. 2017–15781 Filed 7–26–17; 8:45 am]

BILLING CODE 4312–52–P

DEPARTMENT OF JUSTICE

Notice of Lodging of Proposed Consent Decree Under the Clean Air Act

On July 20, 2017, the Department of Justice lodged a proposed Consent Decree with the United States District Court for the District of Columbia in the lawsuit entitled *United States v. Harley-Davidson, Inc., et al.*, Civil Action No. 1:16–cv–01687.

The United States' Complaint, filed on August 18, 2016, Dkt. Nos. 1, 4, alleges that Harley-Davidson, Inc. (and three related companies) manufactured and sold over 339,392 after-market devices (known as “Super Tuners” and used with Harley-Davidson motorcycles) in violation of the Clean Air Act prohibition on the manufacture or sale of devices that defeat the functioning of the motorcycles' certified emissions control system. The Complaint also alleges, relatedly, that Defendants violated the provision of the Act that prohibits any person from removing or rendering inoperative a motor vehicle's certified emissions

control system and from causing such “tampering.” Finally, the Complaint alleges that Defendants manufactured and sold more than 12,000 motorcycles from model years 2006, 2007, and 2008 that were not certified by EPA as required by the Clean Air Act.

The Consent Decree requires Defendants to stop selling the illegal tuners in the United States by August 23, 2016. Defendants will also offer to buy back all such tuners in stock at Harley-Davidson dealerships across the country and destroy them. The Decree requires Defendants to obtain an Executive Order from the California Air Resources Board (CARB) for any tuners Defendants sell in the United States in the future. These Executive Orders (EOs) will demonstrate that the CARB-certified tuners do not cause Defendants' motorcycles to exceed the EPA-certified emissions limits. Defendants must also conduct tests on motorcycles that have been tuned with the EO-certified tuners and provide the results to EPA to ensure that their motorcycles remain in compliance with EPA emissions requirements. In addition, for any uncertified Super Tuners that Defendants sell outside the United States in the future, they must label them as not for use in the United States.

Under the Consent Decree, Defendants must also ensure that all of their future motorcycle models intended for sale in the United States are certified by EPA.

Finally, Defendants will pay a civil penalty of \$12 million.

The Consent Decree lodged with the Court on July 20 is identical to a Consent Decree lodged with this Court on August 18, 2016, Dkt. 2, except that the Consent Decree lodged on July 20 (and on which comment is now being sought) does not include the requirement in the original Consent Decree for Defendants to “fund a program” (described in Appendix A of the original Consent Decree) that required Defendants to pay a third-party organization to mitigate emissions of hydrocarbons and oxides of nitrogen in the northeastern United States by replacing old, higher polluting woodstoves with emissions-certified woodstoves (“mitigation project”). As explained briefly below, certain new developments led the United States and Defendants to agree to revise the Consent Decree in this manner.

On June 5, 2017, the Attorney General issued a policy, *Prohibition on Settlement Payments to Third Parties*, which prohibits a settlement that “directs or provides for a payment or loan to any non-governmental person or