PUERTO RICO

Catano Municipality

Bacardi Distillery, (Rum Industry in Puerto Rico MPS) Rd 165. km 2.6 intersection SR 888, Bay View Industrial Park, Catano, 10000524

[FR Doc. 2010–17726 Filed 7–20–10; 8:45 am] BILLING CODE 4312–15–P

DEPARTMENT OF JUSTICE

Antitrust Division

Notice Pursuant to the National Cooperative Research and Production Act of 1993-Connected Media Experience, Inc.

Correction

In notice document 2010–16862 beginning on page 40851 in the issue of Wednesday, July 14, 2010 make the following correction:

On page 40851, in the third column, in the first paragraph, in the sixth line, "("CNN")" should read "("CMX")".

[FR Doc. C1–2010–16862 Filed 7–20–10; 8:45 am] BILLING CODE 1505–01–D

DEPARTMENT OF JUSTICE

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

Consistent with Section 122 of the Comprehensive Environmental Response, Compensation, and Liability Act of 1980, as amended ("CERCLA"), 42 U.S.C. 9622(d), and 28 CFR 50.7, notice is hereby given that on July 16, 2010, the United States lodged a Consent Decree with 163 defendants (each of which is identified in the proposed Decree) in *United States of America* v. *Alcoa Inc.*, et al, Civil No. 2:10–cv–05051–GW (PLAx) (C.D. Cal.), with respect to the Omega Chemical Superfund Site, located in Whittier, Los Angeles County, California (the "Site").

On July 9, 2010, Plaintiff United States of America ("United States"), on behalf of the United States Environmental Protection Agency ("EPA") filed a complaint in this matter pursuant to CERCLA Section 107, 42 U.S.C. 9607, seeking recovery of environmental response costs incurred by EPA related to the release or threatened release or disposal of hazardous substances at or from the Site.

Under the proposed Consent Decree, the defendants in the action will implement the Operable Unit One remedy, addressing soil contamination at the Site, and pay \$1.5 million towards EPA's unrecovered past response costs. In exchange, the proposed Consent Decree provides a covenant not to sue and contribution protection with respect to the Work, Past Response Costs and Future Response Costs as defined in the proposed Consent Decree.

The Department of Justice will receive for a period of thirty (30) days from the date of this publication comments relating to the Consent Decree. Comments should be addressed to the Acting Assistant Attorney General, **Environment and Natural Resources** Division, and either e-mailed to pubcomment-ees.enrd@usdoj.gov or mailed to P.O. Box 7611, U.S. Department of Justice, Washington, DC 20044-7611, and should refer to United States of America v. Alcoa Inc., et al, Civil No. 2:10-cv-05051-GW (PLAx) (DOJ Ref. No. 90-11-3-10068). The Consent Decree may be examined at U.S. Environmental Protection Agency, Office of Regional Counsel, EPA Region 9, 75 Hawthorne Street, San Francisco, CA 94105 (contact Stephen Berninger, (415) 972-3909). During the public comment period, the Consent Decree may also be examined on the following Department of Justice Web site, http:// www.usdoj.gov/enrd/ Consent Decrees.html. A copy of the Consent Decree may also be obtained by mail from the Consent Decree Library, U.S. Department of Justice, P.O. Box 7611, Washington, DC 20044-7611 or by faxing or e-mailing a request to Tonia Fleetwood (tonia.fleetwood@usdoj.gov), fax no. (202) 514-0097, phone confirmation number (202) 514-1547. In requesting a copy from the Consent Decree Library, please refer to *United* States of America v. Alcoa Inc., et al, Civil No. 2:10-cv-05051-GW (PLAx) (DOJ Ref. No. 90-11-3-10068), and enclose a check in the amount of \$191.50 (25 cents per page reproduction cost) payable to the U.S. Treasury or, if by e-mail or fax, forward a check in that amount to the Consent Decree Library at the stated address.

Maureen Katz,

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

[FR Doc. 2010–17814 Filed 7–20–10; 8:45 am]

BILLING CODE 4410-15-P

DEPARTMENT OF JUSTICE

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

Notice is hereby given that on July 14, 2010, a proposed Consent Decree in the case of *United States* v. *Blue Tee Corp.*, Civil Action No. 06–05128–DW, with Defendant Blue Tee Corp. was lodged with the United States District Court for the Western District of Missouri.

The United States filed a complaint in December 2006 alleging that Blue Tee Corp. is liable pursuant to Sections 106 and 107 of CERCLA in connection with the Granby Subdistrict of the Newton County Mine Tailings Superfund Site in Missouri. The Court entered a Consent Decree between the United States and Blue Tee Corp. in February 2007 that required Blue Tee Corp. to pay past response costs of \$198,645.11 to EPA and perform a drinking water removal action for the entire Granby Subdistrict. Blue Tee Corp. paid the past costs and has been performing the removal action. This proposed Consent Decree requires Blue Tee Corp. to pay \$600,000 to EPA instead of performing the removal action for the Evergreen Park Subdivision portion of the Granby Subdistrict. Blue Tee Corp. is required to continue the removal action for the rest of the Granby Subdistrict. The 2007 Consent Decree will be terminated upon entry of the proposed Consent Decree.

For thirty (30) days after the date of this publication, the Department of Justice will receive comments relating to the Consent Decree. Comments should be addressed to the Assistant Attorney General, Environment and Natural Resources Division, and either e-mailed to pubcomment-ees.enrd@usdoj.gov or mailed to P.O. Box 7611, U.S. Department of Justice, Washington, DC 20044–7611. In either case, the comments should refer to United States v. Blue Tee Corp., D.J. Ref. No. 90–11–2–07088/1.

During the comment period, the Consent Decree may be examined on the following Department of Justice Web site: http://www.usdoj.gov/enrd/
Consent_Decrees.html. A copy of the Consent Decree may also be obtained by mail from the Consent Decree Library, P.O. Box 7611, U.S. Department of Justice, Washington, DC 20044–7611, or by faxing or e-mailing a request to Tonia Fleetwood (tonia.fleetwood@usdoj.gov), fax no. (202) 514–0097, phone confirmation number (202) 514–1547. In requesting a copy from the Consent Decree Library, please enclose a check

in the amount of \$15.75 (25 cents per page reproduction cost) payable to the United States Treasury or, if by e-mail or fax, forward a check in that amount to the Consent Decree Library at the stated address.

Maureen Katz,

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

[FR Doc. 2010–17750 Filed 7–20–10; 8:45 am]

NATIONAL SCIENCE FOUNDATION

Notice of Permit Applications Received Under the Antarctic Conservation Act of 1978 (Pub. L. 95–541)

AGENCY: National Science Foundation. **ACTION:** Notice of Permit Applications Received under the Antarctic Conservation Act of 1978, Public Law 95–541.

SUMMARY: The National Science Foundation (NSF) is required to publish notice of permit applications received to conduct activities regulated under the Antarctic Conservation Act of 1978. NSF has published regulations under the Antarctic Conservation Act at title 45 part 670 of the Code of Federal Regulations. This is the required notice of permit applications received.

DATES: Interested parties are invited to submit written data, comments, or views with respect to this permit application by August 20, 2010. This application may be inspected by interested parties at the Permit Office, address below.

ADDRESSES: Comments should be addressed to Permit Office, Room 755, Office of Polar Programs, National Science Foundation, 4201 Wilson Boulevard, Arlington, Virginia 22230.

FOR FURTHER INFORMATION CONTACT: Nadene G. Kennedy at the above address or (703) 292–7405.

SUPPLEMENTARY INFORMATION: The National Science Foundation, as directed by the Antarctic Conservation Act of 1978 (Pub. L. 95–541), as amended by the Antarctic Science, Tourism and Conservation Act of 1996, has developed regulations for the establishment of a permit system for various activities in Antarctica and designation of certain animals and certain geographic areas a requiring special protection. The regulations establish such a permit system to designate Antarctic Specially Protected Areas.

The applications received are as follows:

Permit Application No. 2011-005

1. Applicant: George Waters, Director, U.S. AMLR Program, Southwest Fisheries Science Center, National Marine Fisheries Service, 8604 La Jolla Shores Drive, La Jolla, CA 92038.

Activity for Which Permit Is Requested

Take, Enter Antarctic Specially Protected Areas, and Import into the USA. The applicant plans to continue studies of the behavioral ecology and population biology of the Adelie, Gentoo and chinstrap penguins, and the interactions among these species and their principal avian predators (Skuas, gulls, sheathbills, and giant petrels. Adelie and Gentoo chicks and adults will be band for demographic studies. Continue studies of penguins' foraging habits, involving the use of radio transmitters, satellite tags and timedepth recorders. Another component of the study is to "stomach pump" up to 40 adults penguins per species, collect blood samples, as well as collect data on egg sizes and adult weights. Penguin uropygial gland oil may be collect for contaminant studies and un-hatched penguin eggs may be collect for lipid studies. Samples will be returned to universities for additional studies.

Location

South Shetland Islands vicinity: Copacabana field camp (Admiralty Bay, ASPA # 129) and Lion's Rump (ASPA 151), King George Island.

Dates

October 1, 2010 to July 31, 2011.

Permit Application No. 2011-007

1. Applicant: Paul Morin, Department of Geology and Geophysics, University of Minnesota, 310 Pillsbury Drive, SE., Minneapolis, MN 55455.

Activity for Which Permit Is Requested

Enter Antarctic Specially Protected Areas. The applicant plans enter Cape Crozier (ASPA 124), Čape Royds (ASPA 121), Cape Hallet (ASPA 106), Cape Washington, Edisto Inlet, and Battleship Promontory to collect ground control point with highly precise GPS equipment. Activity would include hiking within each area to readilyidentifiable boulders, peaks, etc., gathering precise GPS coordinates of that location, and taking notes and pictures of the surrounding area. Other activities would include delineating penguin colonies, ASPAs, and important environmental features. The data will be used to create updated and accurate maps of areas of important scientific and environmental importance within the Ross Sea region.

Location

Cape Crozier (ASPA 124), Cape Royds (ASPA 121), Cape Hallet (ASPA 106), Cape Washington, Edisto Inlet, and Battleship Promontory.

Dates

October 5, 2010 to January 31, 2011.

Nadene G. Kennedy,

Permit Officer, Office of Polar Programs. [FR Doc. 2010–17772 Filed 7–20–10; 8:45 am] BILLING CODE 7555–01–P

NUCLEAR REGULATORY COMMISSION

[NRC-2010-0206; Docket No. 50-443]

Notice of Acceptance for Docketing of the Application and Notice of Opportunity for Hearing Regarding Renewal of Facility Operating License No. NPF–86 for an Additional 20-Year Period; Nextera Energy Seabrook, LLC; Seabrook Station, Unit 1

The U.S. Nuclear Regulatory
Commission (NRC or the Commission)
is considering an application for the
renewal of operating license NPF–86,
which authorizes NextEra Energy
Seabrook, LLC (NES) to operate the
Seabrook Station, Unit 1 (Seabrook
Station) at 3648 megawatts thermal. The
renewed license would authorize the
applicant to operate Seabrook Station
for an additional 20 years beyond the
period specified in the current license.
Seabrook Station is located 13 miles
south of Portsmouth, NH. The current
operating license expires on March 15,
2030.

NES submitted the application dated May 25, 2010, pursuant to Title 10 of the *Code of Federal Regulations*, Part 54 (10 CFR Part 54) to renew operating license NPF–86. A notice of receipt and availability of the license renewal application (LRA) was published in the **Federal Register** on June 16, 2010 (75 FR 34180).

The Commission's staff has determined that NES has submitted sufficient information in accordance with 10 CFR Sections 2.101, 51.45, 51.53(c), 54.19, 54.21, 54.22, and 54.23 to enable the staff to undertake a review of the application, and the application is therefore acceptable for docketing. The Commission will retain the current Docket No. 50-443 for operating license No. NPF-86. The determination to accept the LRA for docketing does not constitute a determination that the renewed license should be issued and does not preclude the staff from requesting additional information as the review proceeds.