

**INTERNATIONAL TRADE
COMMISSION**

[USITC SE-15-033]

**Government in the Sunshine Act
Meeting****AGENCY HOLDING THE MEETING:** United States International Trade Commission.**TIME AND DATE:** October 14, 2015 at 9:30 a.m.**PLACE:** Room 101, 500 E Street SW., Washington, DC 20436, Telephone: (202) 205-2000.**STATUS:** Open to the public.**MATTERS TO BE CONSIDERED:**

1. Agendas for future meetings: None
 2. Minutes
 3. Ratification List
 4. Vote in Inv. No. 731-TA-149 (Fourth Review) (Barium Chloride from China). The Commission is currently scheduled to complete and file its determination and views of the Commission on October 27, 2015.
 5. Vote in Inv. Nos. 701-TA-437 and 731-TA-1060-1061 (Second Review) (Carbazole Violet Pigment 23 from China and India). The Commission is currently scheduled to complete and file its determinations and views of the Commission on November 2, 2015.
 6. Outstanding action jackets: None
- In accordance with Commission policy, subject matter listed above, not disposed of at the scheduled meeting, may be carried over to the agenda of the following meeting.

By order of the Commission.

Issued: October 6, 2015.

William R. Bishop,
*Supervisory Hearings and Information
Officer.*

[FR Doc. 2015-25846 Filed 10-6-15; 4:15 pm]

BILLING CODE 7020-02-P**DEPARTMENT OF JUSTICE****Notice of Lodging of Proposed
Consent Decree Under the Clean Water
Act**

On September 15, 2015, the Department of Justice lodged a proposed consent decree with the United States District Court for the District of Puerto Rico in the lawsuit entitled *United States v. Puerto Rico Aqueduct and Sewer Authority and the Commonwealth of Puerto Rico*, Civil Action No. 3:15-cv-02283.

The proposed consent decree resolves the United States' claims against the Puerto Rico Aqueduct and Sewer Authority ("PRASA") and the Commonwealth of Puerto Rico under the Clean Water Act (CWA), 33 U.S.C. 1251, *et seq.*, concerning CWA violations at PRASA's water treatment plants (WTPs), wastewater treatment plants (WWTPs), and pump stations. The Commonwealth, a signatory to the consent decree, is named as a defendant under Section 309(e) of the CWA, 33 U.S.C. 1319(e). The proposed consent decree provides for injunctive relief to be implemented by PRASA over the next 15 years at the WWTPs, WTPs, and pump stations at an estimated cost of \$1.5 billion. PRASA is currently under three consent decrees with the United States to address CWA and Safe Drinking Water Act ("SDWA") violations at its WWTPs, WTPs, and pump stations. The proposed consent decree sets forth a comprehensive agreement consolidating all the CWA requirements with the United States to date and supersedes the three prior consent decrees that addressed pump stations, WWTPs, and sludge treatment systems at WTPs.

The publication of this notice opens a period for public comment on the

proposed consent decree. Comments should be addressed to the Assistant Attorney General, Environment and Natural Resources Division and should refer to *United States v. Puerto Rico Aqueduct and Sewer Authority, and the Commonwealth of Puerto Rico*, D.J. Ref. No. 90-5-1-1-08385/4. All comments must be submitted no later than thirty (30) days after the publication date of this notice. Comments may be submitted either by email or by mail:

<i>To submit comments:</i>	<i>Send them to:</i>
By email	<i>pubcomment-ees.enrd@usdoj.gov</i>
By mail	Assistant Attorney General, U.S. DOJ—ENRD, P.O. Box 7611, Washington, DC 20044-7611.

During the public comment period, the proposed consent decree may be examined and downloaded at this Justice Department Web site: <http://www.justice.gov/enrd/consent-decrees>. We will provide a paper copy of the proposed consent decree upon written request and payment of reproduction costs. Please mail your request and payment to: Consent Decree Library, U.S. DOJ—ENRD, P.O. Box 7611, Washington, DC 20044-7611.

Please enclose a check or money order for \$25.75 (25 cents per page reproduction cost) for a copy of the proposed consent decree (copies of the appendices attached to the consent decree are not included in this amount) payable to the United States Treasury.

Robert E. Maher Jr.,*Assistant Section Chief, Environmental
Enforcement Section, Environment and
Natural Resources Division.*

APPENDIX 1

4410-15

AVISO

DEPARTAMENTO DE JUSTICIAAVISO DE PRESENTACIÓN DE UN DECRETO DE CONSENTIMIENTO PROPUESTO
A TRAVÉS DE LA
LEY DE AGUA LIMPIA

El 15 de septiembre de 2015, el Departamento de Justicia presentó un decreto de consentimiento propuesto ante el Tribunal de Distrito de los Estados Unidos correspondiente al Distrito de Puerto Rico en una demanda judicial titulada *Los Estados Unidos contra la Autoridad de Acueductos y Alcantarillados de Puerto Rico y el Estado Libre Asociado de Puerto Rico*, Causa Civil Núm. 3:15-cv-02283.

El decreto de consentimiento propuesto resuelve las reclamaciones de los Estados Unidos en contra de la Autoridad de Acueductos y Alcantarillado de Puerto Rico ("PRASA") y el Estado Libre Asociado de Puerto Rico a través de la Ley de Agua Limpia, Sección 1251 y siguientes del Título 33 del Código de los Estados Unidos, relacionado con violaciones a la Ley de Agua Limpia en las plantas de tratamiento de agua (water treatment plants, WTP), las plantas de tratamiento de aguas residuales (wastewater treatment plans, WWTP) y las estaciones de bombeo. El Estado Libre Asociado, un signatario del decreto de consentimiento, está nombrado como acusado en virtud de la Sección 309(e) de la Ley de Agua Limpia, y la Sección 1319(e) del Título 33 del Código de los Estados Unidos. El decreto de consentimiento propuesto estipula medidas cautelares que PRASA ha de implementar durante los siguientes 15 años en las plantas de tratamiento de agua, las plantas de tratamiento de aguas residuales y las estaciones de bombeo con un costo aproximado de \$1.5 mil millones. Hay tres decretos de consentimiento con los Estados Unidos vigentes sobre PRASA en la actualidad para corregir violaciones a la Ley de

Agua Limpia y la Ley de Agua Potable Segura (Safe Drinking Water Act, SDWA) en sus plantas de tratamiento de agua, las plantas de tratamiento de aguas residuales y en las estaciones de bombeo. El decreto de consentimiento propuesto establece un acuerdo integral que consolida todos los requisitos de la Ley de Agua Limpia con los Estados Unidos hasta la fecha y reemplaza tres decretos de consentimiento previos que corregían las estaciones de bombeo, las plantas de tratamiento de aguas residuales y los sistemas de tratamiento de lodos en las plantas de tratamiento de agua.

La publicación de este aviso abre un período para recibir los comentarios del público sobre el decreto de consentimiento propuesto. Los comentarios deben dirigirse al Fiscal Auxiliar General, División de Recursos Naturales y Medioambiente, y deben mencionar el caso titulado *Los Estados Unidos contra la Autoridad de Acueductos y Alcantarillados de Puerto Rico y el Estado Libre Asociado de Puerto Rico*, D. J. Ref. núm. 90-5-1-1-08365/4. Todos los comentarios deben enviarse antes de que transcurran treinta (30) días de la fecha de publicación de este aviso. Los comentarios pueden enviarse por correo electrónico o por correo regular:

<i>Para enviar comentarios:</i>	<i>Envíelos a:</i>
Por correo electrónico	Pubcomment- ees.enrd@usdoj.gov
Por correo regular	Assistant Attorney General U.S. DOJ – ENRD P.O. Box 7611 Washington, D.C. 20044-7611

Durante el período de comentarios públicos, el decreto de consentimiento propuesto puede examinarse y descargarse en este sitio web del Departamento de Justicia:.

<http://www.justice.gov/enrd/consent-decrees>. Proporcionaremos una copia impresa del decreto

de consentimiento propuesto bajo previa petición por escrito y pago de los costos de reproducción. Envíe su solicitud y pago a:

Consent Decree Library
U.S. DOJ – ENRD
P.O. Box 7611
Washington, D.C. 20044-7611

Sírvase adjuntar un cheque o giro postal de \$25.75 (25 centavos por el costo de reproducción por página) por una copia del decreto de consentimiento propuesto (las copias de los apéndices adjuntos al decreto de consentimiento no están incluidos en esta cantidad) pagadero al United States Treasury.

Robert E. Maher Jr.
Jefe Asistente de Sección
Sección de Seguridad del Medioambiente
División de Recursos Naturales y Medioambiente.

[FR Doc. 2015–25602 Filed 10–7–15; 8:45 am]
BILLING CODE 4410–15–P

DEPARTMENT OF JUSTICE

[OMB Number 1140–0019]

Agency Information Collection Activities; Proposed eCollection eComments Requested; Extension Without Change, of a Previously Approved Collection Federal Firearms License (FFL) RENEWAL Application

AGENCY: Bureau of Alcohol, Tobacco, Firearms and Explosives, Department of Justice.

ACTION: Correction 60-day notice.

SUMMARY: The Department of Justice (DOJ), Bureau of Alcohol, Tobacco, Firearms and Explosives (ATF), will be submitting the following information collection request to the Office of Management and Budget (OMB) for review and approval in accordance with the Paperwork Reduction Act of 1995. **DATES:** Comments are encouraged and will be accepted for 60 days until December 7, 2015.

FOR FURTHER INFORMATION CONTACT: If you have comments especially on the estimated public burden or associated response time, suggestions, or need a copy of the proposed information collection instrument with instructions or additional information, Tracey Robertson, tracey.robertson@atf.gov

Chief, Federal Firearms Licensing Center, 244 Needy Road, Martinsburg, WV 20226.

SUPPLEMENTARY INFORMATION: Written comments and suggestions from the public and affected agencies concerning the proposed collection of information are encouraged. Your comments should address one or more of the following four points:

- Evaluate whether the proposed collection of information is necessary for the proper performance of the functions of the Bureau of Justice Statistics, including whether the information will have practical utility;
- Evaluate the accuracy of the agency's estimate of the burden of the proposed collection of information, including the validity of the methodology and assumptions used;
- Evaluate whether and if so how the quality, utility, and clarity of the information to be collected can be enhanced; and
- Minimize the burden of the collection of information on those who are to respond, including through the use of appropriate automated, electronic, mechanical, or other technological collection techniques or other forms of information technology, *e.g.*, permitting electronic submission of responses.

Overview of This Information Collection

1. *Type of Information Collection:* Extension without change of a currently approved collection.
2. *The Title of the Form/Collection:* Federal Firearms License (FFL) RENEWAL Application.
3. *The agency form number, if any, and the applicable component of the Department sponsoring the collection:* Form Number: ATF F 8 (5310.11) Part 11.
4. The applicable component within the Department of Justice is the Bureau of Alcohol, Tobacco, Firearms and Explosives.
5. *Affected public who will be asked or required to respond, as well as a brief abstract:* Primary: Business or other for-profit. Other: Individual or households. The form is filed by the licensee desiring to renew a Federal firearms license. It is used to identify the applicant, locate the business/collection premises, identify the type of business/collection activity, and determine the eligibility of the applicant.
6. *An estimate of the total number of respondents and the amount of time estimated for an average respondent to respond:* An estimate of the total number of respondents and the amount of time estimated for an average respondent to respond: It is estimated that 30,000 respondents will complete a 30-minute form.