report to the Commission in accordance

with applicable law.

22. Upon reasonable request of staff, the Firm shall provide written documentation of its internal controls and procedures, including, but not limited to, the effective dates of the procedures and improvements thereto. The Firm shall cooperate fully and truthfully with staff and shall make available all non-privileged information and materials, and personnel deemed necessary by staff to evaluate the Firm's compliance with the terms of the Agreement.

23. The parties acknowledge and agree that the Commission may publicize the terms of the Agreement and the Order.

24. The Firm represents that the Agreement: (i) Is entered into freely and voluntarily, without any degree of duress or compulsion whatsoever; (ii) has been duly authorized; and (iii) constitutes the valid and binding obligation of the Firm, enforceable against the Firm in accordance with its terms. The Firm will not directly or indirectly receive any reimbursement, indemnification, insurance-related payment, or other payment in connection with the civil penalty to be paid by the Firm pursuant to the Agreement and Order. The individuals signing the Agreement on behalf of the Firm represent and warrant that they are duly authorized by the Firm to execute the Agreement.

25. The Agreement is governed by the laws of the United States.

26. The Agreement and the Order shall apply to, and be binding upon, the Firm and each of its successors, transferees, and assigns, and a violation of the Agreement or Order may subject the Firm, and each of its successors, transferees and assigns, to appropriate legal action.

27. The Agreement and the Order constitute the complete agreement between the parties regarding the Firm's obligation to file a report about the Subject Products under sections 15(b)(3) and (4) of the CPSA, 15 U.S.C. 2064(b)(3) and (4).

28. The Agreement may be used in interpreting the Order. Understandings, agreements, representations, or interpretations apart from those contained in the Agreement and the Order may not be used to vary or contradict their terms. For purposes of construction, the Agreement shall be deemed to have been drafted by both of the parties and shall not, therefore, be construed against any party for that reason in any subsequent dispute.

29. The Agreement may not be waived, amended, modified, or

otherwise altered, except as in accordance with the provisions of 16 CFR 1118.20(h). The Agreement may be executed in counterparts.

30. If any provision of the Agreement or the Order is held to be illegal, invalid, or unenforceable under present or future laws effective during the terms of the Agreement and the Order, such provision shall be fully severable. The balance of the Agreement and the Order shall remain in full force and effect, unless the Commission and the Firm agree in writing that severing the provision materially affects the purpose of the Agreement and the Order.

SUNBEAM PRODUCTS, INC. D/B/A **JARDEN CONSUMER SOLUTIONS**

By:

Date: May 25, 2016 Kyle E. Kaiser Senior Vice President Operations Sunbeam Products, Inc., d/b/a/ Jarden **Consumer Solutions** 2381 NW Executive Center Drive Boca Raton, FL 33431

Date: May 25, 2016 David P. Callet, Esq. CalletLaw, LLC 5335 Wisconsin Ave. NW., Suite 440 Washington, DC 20015

U.S. CONSUMER PRODUCT SAFETY **COMMISSION**

By:

Mary T. Boyle Acting General Counsel Melissa V. Hampshire Assistant General Counsel

Date: May 25, 2016 Alexander W. Dennis Attorney Division of Enforcement and Information Office of the General Counsel

United States of America Consumer Product Safety Commission

In the Matter of: Sunbeam Products, Inc. d/b/a Jarden Consumer Solutions CPSC Docket No.: 16-C0004

ORDER

Upon consideration of the Settlement Agreement entered into between Sunbeam Products, Inc. d/b/a Jarden Consumer Solutions (the "Firm") and the U.S. Consumer Product Safety Commission ("Commission"), and the Commission having jurisdiction over the subject matter and over the Firm, and it appearing that the Settlement Agreement and the Order are in the public interest, it is:

ORDERED that the Settlement Agreement be, and is, hereby, accepted; and it is

FURTHER ORDERED that Sunbeam Products, Inc. d/b/a Jarden Consumer Solutions shall comply with the terms of the Settlement Agreement and shall pay a civil penalty in the amount of four million, five hundred thousand dollars (\$4,500,000) within thirty (30) days after service of the Commission's final Order accepting the Settlement Agreement. The payment shall be made by electronic wire transfer to the Commission via: http://www.pay.gov. Upon the failure of the Firm to make the foregoing payment when due, interest on the unpaid amount shall accrue and be paid by the Firm at the federal legal rate of interest set forth at 28 U.S.C. 1961(a) and (b). If the Firm fails to make such payment or to comply in full with any other provision of the Settlement Agreement, such conduct will be considered a violation of the Settlement Agreement and Order.

Provisionally accepted and provisional Order issued on the 2nd day of June, 2016.

BY ORDER OF THE COMMISSION:

Todd A. Stevenson, Secretary U.S. Consumer Product Safety Commission

[FR Doc. 2016-13362 Filed 6-6-16; 8:45 am] BILLING CODE 6355-01-P

DEPARTMENT OF DEFENSE

Department of the Army

Advisory Committee on Arlington National Cemetery Honor and Remember Subcommittees Meeting Notice

AGENCY: Department of the Army, DoD. **ACTION:** Notice of open subcommittee meetings.

SUMMARY: The Department of the Army is publishing this notice to announce the following Federal advisory committee meetings of the Honor and Remember Subcommittees of the Advisory Committee on Arlington National Cemetery (ACANC). The meetings are open to the public. For more information about the Committee and the Subcommittees, please visit http://www.arlingtoncemetery.mil/ AboutUs/FocusAreas.aspx.

DATES: The Subcommittees will meet on 6 July, 2016. The Remember Subcommittee will meet from 9:00 a.m. to 10:00 a.m. and the Honor

Subcommittee will meet from 1:30 p.m. to 3:00 p.m. on, 6 July, 2016.

ADDRESSES: Arlington National Cemetery Welcome Center, Conference Room, Arlington National Cemetery, Arlington, VA 22211.

FOR FURTHER INFORMATION CONTACT: Ms. Renea Yates; Designated Federal Officer for the Committee and the Subcommittees, in writing at Arlington National Cemetery, Arlington VA 22211, or by email at renea.c.yates.civ@mail.mil, or by phone at 1–877–907–8585.

SUPPLEMENTARY INFORMATION: These subcommittee meetings are being held under the provisions of the Federal Advisory Committee Act of 1972 (5 U.S.C., Appendix, as amended), the Sunshine in the Government Act of 1976 (U.S.C. 552b, as amended) and 41 Code of the Federal Regulations (CFR 102–3.150).

Purpose of the Meeting: The Advisory Committee on Arlington National Cemetery is an independent Federal advisory committee chartered to provide the Secretary of the Army independent advice and recommendations on Arlington National Cemetery, including, but not limited to, cemetery administration, the erection of memorials at the cemetery, and master planning for the cemetery. The Secretary of the Army may act on the committee's advice and recommendations. The Subcommittees are directed to provide independent recommendations of methods to address the long-term future of Arlington National Cemetery, including how best to extend the active burials and on what ANC should focus once all available space has been used, the placement of commemorative monuments and the manner in which to ensure the living history of the cemetery is preserved.

Proposed Agenda: The Subcommittees will discuss cemetery master planning, current eligibility and interment trends, the proposed placement of commemorative monuments and the World War I commemoration displays.

Public's Accessibility to the Meeting: Pursuant to 5 U.S.C. 552b and 41 CFR 102–3.140 through 102–3.165, and the availability of space, this meeting is open to the public. Seating is on a first-come basis. The Arlington National Cemetery conference room is fully handicapped accessible. For additional information about public access procedures, contact Ms. Renea Yates, the subcommittee's Designated Federal Officer, at the email address or telephone number listed in the FOR FURTHER INFORMATION CONTACT section.

Written Comments and Statements: Pursuant to 41 CFR 102–3.105(j) and 102-3.140 and section 10(a)(3) of the Federal Advisory Committee Act, the public or interested organizations may submit written comments or statements to the subcommittee, in response to the stated agenda of the open meeting or in regard to the subcommittee's mission in general. Written comments or statements should be submitted to Ms. Renea Yates, the subcommittee's Designated Federal Officer, via electronic mail, the preferred mode of submission, at the address listed in the FOR FURTHER INFORMATION CONTACT section. Each page of the comment or statement must include the author's name, title or affiliation, address, and daytime phone number. Written comments or statements being submitted in response to the agenda set forth in this notice must be received by the Designated Federal Officer at least seven business days prior to the meeting to be considered by the subcommittee. The Designated Federal Officer will review all timely submitted written comments or statements with the subcommittee Chairperson, and ensure the comments are provided to all members of the subcommittee before the meeting. Written comments or statements received after this date may not be provided to the subcommittee until its next meeting. Pursuant to 41 CFR 102-3.140d, the Committee is not obligated to allow the public to speak; however, interested persons may submit a written statement or a request to speak for consideration by the subcommittee. After reviewing any written statements or requests submitted, the subcommittee Chairperson and the Designated Federal Officer may choose to invite certain submitters to present their comments verbally during the open portion of this meeting or at a future meeting. The Designated Federal Officer in consultation with the subcommittee Chairperson, may allot a specific amount of time for submitters to present their comments verbally.

Brenda S. Bowen,

Army Federal Register Liaison Officer.
[FR Doc. 2016–13253 Filed 6–6–16; 8:45 am]
BILLING CODE 5001–03–P

DEPARTMENT OF DEFENSE

Department of the Army

Training Land Expansion at Fort Benning, Georgia and Alabama, Withdrawal of Notice of Intent To Prepare an Environmental Impact Statement

AGENCY: Department of the Army, DoD. **ACTION:** Notice of Intent; Withdrawal.

SUMMARY: The Department of the Army is announcing withdrawal of its Notice of Intent (NOI) to prepare an Environmental Impact Statement (EIS) for Fort Benning Training Land Expansion as well as the subsequent Draft EIS. The original NOI was published in the Federal Register on June 4, 2010 (75 FR 31770). The Notice of Availability for the Draft EIS was published in the Federal Register on May 13, 2011 (76 FR 28005). The Army has determined that the proposed land acquisition will no longer be pursued due to a reduction in requirements. This was the result of a combination of force structure realignment decisions affecting Fort Benning and actions taken to relocate maneuver training for Fort Benning's Army Reconnaissance Course (ARC). This ends the National Environmental Policy Act (NEPA) process for this action.

FOR FURTHER INFORMATION CONTACT: Ms. Monica Manganaro, Fort Benning Public Affairs Office: at (706) 545–3438, Monday through Friday, 8:00 a.m. to 5:00 p.m. E.S.T.; by email to monica.l.manganaro.civ@mail.mil; or postal service mail to PAO, Ste 141–W McGinnis-Wickam Hall, 1 Karker Street, Fort Benning, GA 31905.

SUPPLEMENTARY INFORMATION: Fort Benning, home to the Maneuver Center of Excellence (MCoE), is the Army's premier basic training installation, training Infantry, Armor, and Cavalry Soldiers in basic and advanced combat skills, as well as Airborne Soldiers and Rangers.

Training Land Expansion at Fort Benning met two requirements. The first was to secure additional maneuver area consistent with doctrinal training requirements. The second purpose was a time-sensitive 2009 Biological Opinion (BO) that required movement of ARC heavy maneuver training to an area outside the current Fort Benning without Red-Cockaded Woodpeckers (a listed species under the Endangered Species Act).

The Army published a Draft EIS on May 13, 2011 to study the potential environmental impacts of acquisition and use of up to approximately 82,800