The Department of Justice will receive, for a period of thirty (30) days from the date of this publication, comments relating to the proposed consent decree. Comments should be addressed to the Assistant Attorney General for the Environment and Natural Resources Division, Department of Justice, Washington, D.C. 20530, and should refer to *United States* v. *Point Corp.*, et al., DOJ Ref. #90–5–2–1–1991.

The proposed consent decree may be examined at the office of the United States Attorney, Room 3201, Federal Building, 500 Quarrier Street, Charleston, West Virginia 25301; the Region III Office of the Environmental Protection Agency, 840 Chestnut Building, Philadelphia, Pennsylvania 19107; and the Consent Decree Library, 1120 G Street, N.W., 4th Floor, Washington, D.C. 20005, (202) 624-0892. A copy of the proposed decree may be obtained in person or by mail from the Consent Decree Library, 1120 G Street, N.W., 4th Floor, Washington, D.C. 20005. In requesting a copy please refer to the referenced case and enclose a check in the amount of \$2.25 (25 cents per page production costs), payable to the Consent Decree Library.

Joel M. Gross,

Chief, Environmental Enforcement Section, Environment and Natural Resources Division, Department of Justice.

[FR Doc. 97–10018 Filed 4–17–97; 8:45 am]

DEPARTMENT OF JUSTICE

Notice of Consent Decree Pursuant to the Safe Drinking Water Act

In accordance with Departmental Policy, 28 CFR 50.7, notice is hereby given that a proposed Consent Decree in United States v. Rio Bravo Farms, Ltd., et al., Civil Action No. EP-97-CA-146, was lodged in the United States District Court for the Western District of Texas on April 16, 1997. The proposed Consent Decree resolves the United States' claims for injunctive relief against defendants, Rio Bravo Farms, Ltd., Pecotos Corp., Arthur H. Ivey, Arthur H. Ivey, Jr., Cuna del Valle, Ltd., and CDV Investments, Inc., under Section 1431 of the Safe Drinking Water Act, 42 U.S.C. 300i, with respect to the Cuna del Valle subdivision (the 'colonia'') in El Paso County, Texas.

Under the terms of the Consent Decree, the defendants are required to install plumbing hookups from each qualifying residence at the colonia to water mains and meters expected to be constructed by the El Paso County Lower Valley Water District Authority. In addition, the defendants are required to install a temporary drinking water station for the residents of the colonia. The defendants will maintain the water station and pay the water bills for it until the hookups are completed. In return, the United States will grant the defendants certain covenants not to sue with respect to the colonia.

The Department of Justice will receive, for a period of fourteen (14) days from the date of this publication, written comments relating to the proposed Consent Decree. Comments should be addressed to the Assistant Attorney General for the Environment and Natural Resources Division, Department of Justice, Washington, DC 20530, and should refer to *United States* v. *Rio Bravo Farms, Ltd., et al.,* DOJ No. 90–5–1–1–4327.

The proposed Consent Decree may be examined at the Office of the United States Attorney, Western District of Texas, 700 E. San Antonio Street, Suite 200, El Paso, Texas 79901; at the Region 6 Office of the U.S. Environmental Protection Agency, 1445 Ross Avenue, Dallas, Texas 75202; and at the Consent Decree Library, 1120 G Street NW., 4th Floor, Washington, DC 20005, (202) 624-0892. Copies of the Consent Decree may be obtained in person or by mail from the Consent Decree Library, 1120 G Street NW., 4th Floor, Washington, DC 20005. In requesting a copy, please enclose a check in the amount of \$9.00 for a copy (25 cents per page reproduction costs), payable to the Consent Decree Library.

Bruce S. Gelber,

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

[FR Doc. 97-10284 Filed 4-17-97; 8:45 am] BILLING CODE 4410-15-M

DEPARTMENT OF JUSTICE

[AAG/A Order No. 132-97]

Privacy Act of 1974; Removal of a System of Records

Pursuant to the provisions of the Privacy Act of 1974 (5 U.S.C. 552a), the Immigration and Naturalization Service (INS), Department of Justice is removing a published Privacy Act system of records entitled "Alien Address Report System, JUSTICE/INS-006." Records have been destroyed in accordance with approved records retention and disposal schedules. The National Archives and Records Administrative removed the requirement that any records be offered the permanent retention. Therefore, the "Alien Address Report System", last published in the **Federal Register** on

October 10, 1995, 60 FR 52696, is removed from the Department's compilation of Privacy Act systems.

Dated: March 28, 1997.

Stephen R. Colgate,

Assistant Attorney General for Administration.

[FR Doc. 97–10012 Filed 4–17–97; 8:45 am] BILLING CODE 4410–10–M

DEPARTMENT OF JUSTICE

Immigration and Naturalization Service

[INS No. 1850-97]

Immigration and Naturalization Service User Fee Advisory Committee: Meeting

AGENCY: Immigration and Naturalization

Service, Justice.

ACTION: Notice of meeting.

Committee meeting: Immigration and Naturalization Service User Fee Advisory Committee.

Date and time: May 7, 1997, at 10:00 a.m.

Place: Immigration and Naturalization Service Headquarters 425 I Street, N.W., Washington, DC 20536, Kelly Conference Room—6th Floor.

Status: Open, 15th meeting of this Advisory Committee.

Purpose: Performance of advisory responsibilities to the Commissioner of the Immigration and Naturalization Service pursuant to section 286(k) of the Immigration and Nationality Act, as amended, 8 U.S.C. 1356(k) and the Federal Advisory Committee Act 5 U.S.C. app.2. The responsibilities of this standing Advisory Committee are to advise the Commissioner of the Immigration and Naturalization Service on issues related to the performance of airport and seaport immigration inspectional services. This advice should include, but need not be limited to, the time period during which such services should be performed, the proper number and deployment of inspection officers, the level of fees, and the appropriateness of any proposed fee. These responsibilities are related to the assessment of an immigration user fee pursuant to section 286(d) of the Immigration and Nationality Act, as amended, 8 U.S.C. 1356(d). The Committee focuses attention on those areas of most concern and benefit to the travel industry, the traveling public, and the Federal Government.

Agenda

- 1. Introduction of the Committee members.
- 2. Discussion of administrative issues.
- 3. Discussion of activities since last meeting.

- 4. Discussion of specific concerns and questions of Committee members.
- 5. Discussion of future traffic trends.
- Discussion of relevant written statements submitted in advance by members of the public.
- 7. Scheduling of next meeting.

Public Participation

The meeting is open to the public, but advance notice of attendance is requested to ensure adequate seating. Persons planning to attend should notify the contact person at least two (2) days prior to the meeting. Members of the public may submit written statements any time before or after the meeting to the contact person for consideration by this Advisory Committee. Only written statements received by the contact person at least five (5) days prior to the meeting will be considered for discussion at the meeting.

Contact person: Charles D. Montgomery, Office of the Assistant Commissioner, Inspections, Immigration and Naturalization Service, Room 4064, 425 I Street, N.W., Washington, D.C. 20536, telephone number (202) 616– 7498 or fax number (202) 514–8345.

Dated: April 14, 1997.

Doris Meissner,

Commissioner, Immigration and Naturalization Service. [FR Doc. 97–10092 Filed 4–17–97; 8:45 am] BILLING CODE 4410–10–M

DEPARTMENT OF JUSTICE

[OJP(BJA)-1122]

RIN 1121-ZA68

State Identification Systems (SIS) Grant Program

AGENCY: Office of Justice Programs, Bureau of Justice Assistance (BJA), Justice, with funding from the Federal Bureau of Investigation (FBI).

ACTION: Notice of funding availability.

SUMMARY: This notice is to announce the availability of \$9.5 million pursuant to the State Identification Systems Grant Program (SIS), as newly authorized under the Antiterrorism and Effective Death Penalty Act.

DATES: Application kits will be sent out on or about May 15, 1997, to agencies designated by the Governor or Chief Executive Officer of each State. To make it easier for States to complete applications, the application form will be simplified to the maximum extent possible and narrative requirements will

be minimal. Applications must be postmarked no later than July 1, 1997.

ADDRESSES: All required forms and documentation must be completed and submitted by the application deadline to the Bureau of Justice Assistance, c/o State and Local Assistance Division, 633 Indiana Avenue, Washington, D.C. 20531, or call 202–514–6638.

FOR FURTHER INFORMATION CONTACT: The Department of Justice Response Center or Maggie H. Shelko, State and Local Assistance Division, BJA, on 1–800–421–6770. Assistance will be provided for questions concerning the application process only, not the substance of the application.

SUPPLEMENTARY INFORMATION: The following supplementary information is provided:

The State Identification Systems (SIS) Grant Program enables eligible States to support three types of efforts. Funds may be applied to establish, develop, update, or upgrade:

- (1) Computerized identification systems that are compatible and integrated with the databases of the National Crime Information Center (NCIC) of the Federal Bureau of Investigation;
- (2) The capability to analyze deoxyribonucleic acid (DNA) of their forensic laboratories in ways that are compatible and integrated with the Combined DNA Identification System (CODIS) of the Federal Bureau of Investigation; and
- (3) Automated fingerprint identification systems that are compatible and integrated with the Integrated Automated Fingerprint Identification System (IAFIS) of the Federal Bureau of Investigation.

Eligibility: To be eligible to receive a grant under this program, a State shall require that each person convicted of a felony of a sexual nature provide to appropriate State law enforcement officials, as designated by the chief executive officer of the State, a sample of blood, saliva, or other specimen necessary to conduct a DNA analysis consistent with the standards established for DNA testing by the FBI Director.

For purposes of the SIS grant program, the term "State" means any State of the United States, the District of Columbia, the Commonwealth of Puerto Rico, the Virgin Islands, American Samoa, Guam and the Commonwealth of the Northern Mariana Islands. However, for the purpose of this program, American Samoa and the Commonwealth of the Northern Mariana Islands shall be considered as one State

whereby, 67 percent of the amounts allocated shall be allocated to American Samoa and 33 percent to the Commonwealth of the Northern Mariana Islands. The determination of which states are eligible will be made by the FBI.

The Fiscal Year 1997 appropriation for the "State Identification Systems Grant Program" is \$9.5 million.

An application kit will be mailed to agencies designated by the Governor or Chief Executive Officer of States. The designated State agency will be responsible for submitting the State's application, selecting subrecipients to receive funds, disbursing funds, and performing other administrative functions. Any State that does not receive a copy of the application kit may obtain a copy by contacting the Bureau of Justice Assistance through the DOJ Response Center as described below.

Each State and territory has been allocated approximately \$172,727 except for American Samoa which is allocated \$115,727 and Northern Mariana Islands which is allocated \$57,000

Any appropriated funds which cannot be awarded in any fiscal year shall be carried forward to the next fiscal year and added to the amount appropriated by Congress for the SIS Grant Program.

Expenditures for the SIS Grant Program may include equipment, supplies, training or education expenses, modifications to space necessary to accommodate equipment, contractor-provided services to address backlog or program implementation issues, and State and local personnel expenses if personnel are devoted to a qualifying identification project(s).

States receiving funding under this program are not required to pass through funding to local agencies. However, States may use grant funds in conjunction with local government agencies or enter into a compact(s) with another State(s) to carry out the grant purposes. No match is required and the Federal funds may cover up to 100% of the total cost of the project(s) described in the application.

States are advised to coordinate SIS program resources and activities with related activities supported by other federal grant programs including the Bureau of Justice Assistance Byrne Formula Grant Program, the National Institute of Justice DNA Laboratory Improvement Program, and the Bureau of Justice Statistics National Criminal History Records Improvement Program (NCHIP).