Commission's rules, not later than seven days after publication of this notice in the **Federal Register**. Industrial users and (if the merchandise under investigation is sold at the retail level) representative consumer organizations have the right to appear as parties in Commission antidumping investigations. The Secretary will prepare a public service list containing the names and addresses of all persons, or their representatives, who are parties to these investigations upon the expiration of the period for filing entries of appearance.

# Limited Disclosure of Business Proprietary Information (BPI) Under an Administrative Protective Order (APO) and BPI Service List

Pursuant to section 207.7(a) of the Commission's rules, the Secretary will make BPI gathered in these investigations available to authorized applicants representing interested parties (as defined in 19 U.S.C. 1677(9)) who are parties to the investigations under the APO issued in the investigation, provided that the application is made not later than seven days after the publication of this notice in the **Federal Register**. A separate service list will be maintained by the Secretary for those parties authorized to receive BPI under the APO.

#### Conference

The Commission's Director of Operations has scheduled a conference in connection with these investigations for 9:30 a.m. on December 13, 1999, at the U.S. International Trade Commission Building, 500 E Street S.W., Washington, DC. Parties wishing to participate in the conference should contact Jonathan Seiger (202-205-3183) not later than December 9, 1999, to arrange for their appearance. Parties in support of the imposition of antidumping duties in these investigations and parties in opposition to the imposition of such duties will each be collectively allocated one hour within which to make an oral presentation at the conference. A nonparty who has testimony that may aid the Commission's deliberations may request permission to present a short statement at the conference.

#### Written Submissions

As provided in sections 201.8 and 207.15 of the Commission's rules, any person may submit to the Commission on or before December 16, 1999, a written brief containing information and arguments pertinent to the subject matter of the investigations. Parties may file written testimony in connection

with their presentation at the conference no later than three days before the conference. If briefs or written testimony contain BPI, they must conform with the requirements of sections 201.6, 207.3, and 207.7 of the Commission's rules. The Commission's rules do not authorize filing of submissions with the Secretary by facsimile or electronic means.

In accordance with sections 201.16(c) and 207.3 of the rules, each document filed by a party to the investigations must be served on all other parties to the investigations (as identified by either the public or BPI service list), and a certificate of service must be timely filed. The Secretary will not accept a document for filing without a certificate of service.

Authority: These investigations are being conducted under authority of title VII of the Tariff Act of 1930; this notice is published pursuant to section 207.12 of the Commission's rules.

Issued: November 29, 1999. By order of the Commission.

#### Donna R. Koehnke,

Secretary.

[FR Doc. 99–31386 Filed 12–2–99; 8:45 am] **BILLING CODE 7020–02–P** 

# INTERNATIONAL TRADE COMMISSION

# **Sunshine Act Meeting**

AGENCY HOLDING THE MEETING: United States International Trade Commission. TIME AND DATE: December 8, 1999 at 10:00 a.m.

**PLACE:** Room 101, 500 E Street S.W., Washington, DC 20436, Telephone: (202) 205–2000.

STATUS: Open to the public.
MATTERS TO BE CONSIDERED:

- 1. Agenda for future meeting: none.
- 2. Minutes.
- 3. Ratification List.
- 4. Inv. Nos. AA1921–124 and 731–TA–546–547 (Review) (Steel Wire Rope from Japan, Korea, and Mexico)—briefing and vote. (The Commission will transmit its determination to the Secretary of Commerce on December 15, 1999.)
- 5. Inv. Nos. 731–TA–385–386 (Review) (Granular PTFE Resin from Italy and Japan)—briefing and vote. (The Commission will transmit its determination to the Secretary of Commerce on December 21, 1999.)
- 6. Inv. No. TA-201-70 (Remedy Phase) (Circular Welded Carbon Quality Line Pipe)—briefing and vote. (The Commission will transmit its recommendations to the President on December 17, 1999.)

- 7. Outstanding action jackets:
- (1) Document No. GC-99-104: Regarding Inv. No. 731-TA-763-766 (Final) (Certain Steel Wire Rod from Canada, Germany, Trinidad and Tobago, and Venezuela).
- (2) Document No. ID-99-021: Approval of transition report and proposal for a study focus on "Integration of Manufacturing in North America and Selected Regions."

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.

Issued: December 1, 1999.

By order of the Commission:

#### Donna R. Koehnke,

Secretary.

[FR Doc. 99–31535 Filed 12–1–99; 2:04 pm]  $\tt BILLING\ CODE\ 7020–02–P$ 

### **DEPARTMENT OF JUSTICE**

# Notice of Lodging of Proposed Consent Judgment Pursuant to the Clean Water Act

Notice is hereby given that a proposed Consent Judgment in *United States* v. *Blue Sky, Inc., et al.,* (Civil Action No. 97–Z–2153), was lodged with the United States District Court for the District of Colorado on October 6, 1999. The proposed Consent Judgment concerns alleged violations of sections 301(a) and 404 of the Clean Water Act, 33 U.S.C. 1311(a) & 1344, resulting from the unauthorized filling of approximately nine acres of wetlands adjacent to the Rio Grande River near Alamosa, Colorado.

The proposed Consent Judgment would provide for the payment of a \$65,000.00 civil penalty within thirty (30) days of entry of judgment and the restoration and/or creation of 9.5 acres of wetlands at the site. The required restoration is to consist of, among other things, restoration of 3.5 acres of wetland that existed on the southern portion of the Blue Sky property prior to 1996, and creation of an additional 6.0 acres of wetland in the southern portion of the property to mitigate for the loss of wetlands in the northern half of the property.

The United States Department of Justice will receive written comments relating to the proposed Consent Judgment for a period of thirty (30) days from the date of publication of this notice. Comments should be addressed to: David A. Carson, U.S. Department of Justice, Environment & Natural Resources Division, Suite 945—North

Tower, 999 18th Street, Denver, Colorado 80202, and should refer to *United States* v. *Blue Sky, Inc., et al.,* Civil Action No. 97–Z–2153 (D. Colo.), DI# 90–5–1–1–4373.

The proposed Consent Judgment may be examined at the Clerk's Office, United States District Court for the District of Colorado, 1929 Stout Street, Denver, Colorado.

#### Letitia J. Grishaw,

Chief, Environmental Defense Section, Environment and Natural Resources Division, United States Department of Justice.

[FR Doc. 99–31438 Filed 12–2–99; 8:45 am] BILLING CODE 4410–15–M

#### **DEPARTMENT OF JUSTICE**

# Drug Enforcement Administration [Docket No. 99–27]

Johnson Matthey, Inc., West Deptford, New Jersey; Notice of Administrative Hearing, Summary of Comments and Objections

#### **Notice of Hearing**

This Notice of Administrative Hearing, Summary of Comments and Objections, regarding the application of Johnson Matthey, Inc., for registration as an importer of raw opium and concentrate of poppy straw, Schedule II controlled substances, is published pursuant to 21 CFR 1301.34. On April 9, 1999, DEA published a notice in the **Federal Register**, 64 FR 17,415 (DEA 1999), stating that Johnson Matthey has applied to be registered as an importer of raw opium and concentrate of poppy straw.

Both Noramco of Delaware, Inc., and Mallinckrodt, Inc., timely requested a hearing in this matter. On September 20, 1999, all parties filed prehearing statements. Notice is hereby given that a hearing will be conducted pursuant to the provisions of 21 U.S.C. 952(a), 958; 21 CFR 1301.34.

#### Hearing Date

The hearing will begin at 9:30 a.m. on January 5, 2000, and will be held at the Drug Enforcement Administration Headquarters, 600 Army Navy Drive, Hearing Room, Room E–2103, Arlington, Virginia. The hearing will be closed to the public, except (a) to the parties, and (b) to those persons who have a right to participate and have requested a hearing or entered a notice of appearance pursuant 21 CFR 1301.34.

# Notice of Appearance

Any person entitled to participate in this hearing pursuant to 21 CFR 1301.34, and desiring to do so, may participate by filing a notice of intention to participate in accordance with 21 CFR 1301.43, in triplicate, with the Hearing Clerk, Office of Administrative Law Judges, Drug Enforcement Administration, Washington, DC 20537, within 30 days of publication of this notice in the **Federal Register**. Each notice of appearance must be in the form prescribed in 21 CFR 1316.48. Johnson Matthey, DEA Office of Chief Counsel, Mallinckrodt, and Noramco need not file a notice of intention to participate.

# FOR FURTHER INFORMATION CONTACT:

Helen Farmer, Hearing Clerk, Drug Enforcement Administration, Washington, DC 20537; Telephone (202) 307–8188.

# **Summary of Comments and Objections**

Mallinckrodt's Comments

Mallinckrodt, a registered importer of raw opium and poppy straw concentrate, intends to show that Johnson Matthey lacks a sufficient commitment to comply with DEA regulations; Johnson Matthey's registration will undermine the ability of U.S. importers to comply with the 80/ 20 sourcing rule; Johnson Matthey's lack of technical expertise regarding the importation of narcotic raw materials (NRMs) and the use of NRMs during manufacturing could result in shortage of NRMs; Johnson Matthey's processing inefficiencies could lead to increases in opium cultivation in violation of international policy; and as Johnson Matthey has no intention of using the registration, the potential registration constitutes an unnecessary administrative burden.

# Noramco's Comments

Noramco, a registered importer of NRMs, intends to show that Johnson Matthey's capability to maintain effective controls required by an importer of NRMs is questionable given its past record in the area of controlled substances; Johnson Matthey's registration is likely to weaken U.S. ability to contain the rapid increase in the price of NRMs; Johnson Matthey's plans for importation may be inconsistent with DEA restrictions on sourcing or may place an unfair burden on existing suppliers; Johnson Matthey's planned use of the NRMs will excerbate a shortage of NRMs; and Johnson Matthey's planned use of NRMs may adversely affect the industry's total cost of production.

Dated: November 29, 1999.

#### Richard A. Fiano,

Acting Deputy Administrator, Drug Enforcement Administration. [FR Doc 99–31437 Filed 12–2–99; 8:45 am] BILLING CODE 4410–09–M

#### **DEPARTMENT OF LABOR**

# **Employment and Training Administration**

# Notice Inviting Proposals for Selected Demonstration Project High-Risk Youth and Adults

**AGENCIES:** Employment and Training Administration, Department of Labor. **ACTION:** Notice inviting proposals for Selected Demonstration Project High-Risk Youth and Adults.

This notice contains all of the necessary information and forms needed to apply for grant funding.

**SUMMARY:** The Workforce Investment Act (WIA) redefines the nature of youth and adult programming efforts within the nation's workforce development system by focusing on a systematic approach that offers both youth and adults a broad array of coordinated services. WIA provides for high quality learning, developing leadership skills among youth, and preparing both youth and adults for entry into employment, re-employment (for those who have had prior employment), further education or training, and long-term follow-up services to promote employment retention and career advancement.

The primary focus under this solicitation will be to examine approaches that assure that "high-risk" youth and adults are provided with quality workforce investment services that address their unique needs through the WIA system.

High-risk individuals may be described as those who have multiple environmental, social and/or educational barriers to becoming employed. This population includes individuals who are homeless, recovering addicts, those who generally reside in communities of high poverty and unemployment, or who are involved in gangs or the criminal justice system. In the Conference Agreement for the Fiscal Year 1999 Appropriation for Title IV of JTPA, "high-risk" individuals are those described as: "including displaced homemakers and older workers, and those adults or youth who are under the supervision of the criminal justice or penal systems, or who are living in foster care, homeless facilities, and public or assisted