If the Commission contemplates some form of remedy, it must consider the effects of that remedy upon the public interest. The factors the Commission will consider include the effect that an exclusion order and/or cease and desist orders would have on (1) the public health and welfare, (2) competitive conditions in the U.S. economy, (3) U.S. production of articles that are like or directly competitive with those that are subject to investigation, and (4) U.S. consumers. The Commission is therefore interested in receiving written submissions that address the aforementioned public interest factors in the context of this investigation.

If the Commission orders some form of remedy, the U.S. Trade Representative, as delegated by the President, has 60 days to approve or disapprove the Commission's action. See Presidential Memorandum of July 21, 2005. 70 FR 43251 (July 26, 2005). During this period, the subject articles would be entitled to enter the United States under bond, in an amount determined by the Commission. The Commission is therefore interested in receiving submissions concerning the amount of the bond that should be imposed.

Written Submissions: Parties to the investigation, interested government agencies, and any other interested parties are encouraged to file written submissions on the issues of remedy, the public interest, and bonding. Such submissions should address the recommended determination by the ALI on remedy and bonding. Complainant and the Commission investigative attorney are also requested to submit proposed remedial orders for the Commission's consideration. Complainant is further requested to provide the expiration date of the '748 patent and state the HTSUS numbers under which the accused articles are imported. The written submissions and proposed remedial orders must be filed no later than the close of business on August 4, 2011. Reply submissions must be filed no later than the close of business on August 12, 2011. No further submissions on these issues will be permitted unless otherwise ordered by the Commission.

Persons filing written submissions must file the original document and 12 true copies thereof on or before the deadlines stated above with the Office of the Secretary. Any person desiring to submit a document (or portion thereof) to the Commission in confidence must request confidential treatment unless the information has already been granted such treatment during the proceedings. All such requests should

be directed to the Secretary of the Commission and must include a full statement of the reasons why the Commission should grant such treatment. See section 201.6 of the Commission's Rules of Practice and Procedure, 19 CFR 201.6. Documents for which confidential treatment by the Commission is sought will be treated accordingly. All nonconfidential written submissions will be available for public inspection at the Office of the Secretary.

The authority for this action is contained in section 337 of the Tariff Act of 1930, as amended (19 U.S.C. 1337), and in sections 210.42–.46 and .50 of the Commission's Rules of Practice and Procedure (19 CFR 210.42–.46,.50).

Issued: July 21, 2011.

By order of the Commission.

James R. Holbein,

Secretary to the Commission.

[FR Doc. 2011-19183 Filed 7-28-11; 8:45 am]

BILLING CODE 7020-02-P

DEPARTMENT OF JUSTICE

Notice of Lodging of the Consent Decree Under the Clean Water Act

Notice is hereby given that on July 19, 2011, a proposed Consent Decree in *United States* v. *Jersey City Municipal Utilities Authority* ("JCMUA"), Civil Action No. 2:11–04120 (SDW–MCA), was lodged with the United States Court for the District of New Jersey.

The proposed Consent Decree resolves JCMUA's Clean Water Act (CWA) violations stemming from its failure to properly operate and maintain its Combined Sewer Collection System, which resulted in dry weather overflows and numerous basement backups in the homes of residents of Jersey City. Under the terms of the Consent Decree, ICMUA will pay a \$375,000 penalty, undertake a Supplemental Environment Project valued at \$550,000, and implement injunctive relief valued at approximately \$52 million. As part of the injunctive relief, JCMUA will undertake a Capacity and Condition Assessment Study, a telemetry monitoring program, implement a residential complaint tracking system, implement approved operation and maintenance schedules of its sewers, conduct a pump station evaluation, as well as implement numerous construction projects aimed at repairing or replacing deteriorating sewers within its Combined Sewer System.

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 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 the matter as *United States* v. *JCMUA*, D.J. Ref. 90–5–1–1–09499.

The Consent Decree may be examined at the Office of the United States Attorney, 970 Broad Street, Suite 700, Newark, New Jersey, and at U.S. EPA Region II, 290 Broadway, New York, New York. 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, P.O. Box 7611, U.S. Department of Justice, Washington, DC 20044–7611 or by faxing or emailing a request to Tonia Fleetwood (tonia.fleetwood@usdoj.gov), fax no. (202) 514-0097, phone confirmation number (202) 514-1547. In requesting from the Consent Decree Library a copy of the consent decree for United States v. JCMUA, Civil Action No. 2:11-04120, please enclose a check in the amount of \$15.75 (25 cents per page reproduction cost) payable to the U.S. Treasury.

Ronald G. Gluck,

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

[FR Doc. 2011–19178 Filed 7–28–11; 8:45 am]
BILLING CODE 4410–15–P

DEPARTMENT OF JUSTICE

Notice of Lodging of the Consent Decree Under the Resource Conservation and Recovery Act

Notice is hereby given that on July 25, 2011, a proposed Consent Decree in *United States* v. *Chevron Puerto Rico, LLC, f/k/a Texaco Puerto Rico, Inc.* ("CHEVRON"), Civil Action No. 3:11–CV–1716, was lodged with the United States Court for the District of Puerto Rico.

The proposed Consent Decree resolves CHEVRON's Resource Conservation and Recovery Act (RCRA) and the Puerto Rico Underground Storage Tank Regulations (PRUSTR) violations stemming from its failure to provide overfill protection equipment at two underground storage tank (UST) facilities; failure to perform annual tests of automatic line leak detectors (ALLDs)

for piping; failure to maintain records of annual testing of ALLDs; failure to provide release detection for tanks and pressurized piping and failure to maintain records of compliance with release detection requirements for both tanks and pressurized piping. Under the terms of the Consent Decree, CHEVRON will pay a \$600,000 penalty, undertake two Supplemental Environment Projects valued at approximately \$3.4 million, and implement injunctive relief valued at approximately \$1.8 million. As part of the injunctive relief under the Consent Decree, CHEVRON will install a fully automated release detection system for tanks and piping associated with the UST systems at 155 of CHEVRON's UST facilities no later than March 31, 2013. The automated release detection system will include automatic tank gauging for single wall tanks, interstitial monitoring for double wall tanks, and electronic line leak detectors for piping on the UST systems. CHEVRON also agrees under the Consent Decree to install dispenser pans under all dispensers no later than March 31, 2013 at 155 of CHEVRON's UST

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 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 the matter as United States v. Chevron Puerto Rico, LLC, D.J. Ref. 90–7–1–

The Consent Decree may be examined at the Office of the United States Attorney, Torre Chardon Suite 1201, 350 Carlos Chardon Avenue, San Juan, Puerto Rico 00918, and at U.S. EPA Region II, 290 Broadway, New York, New York. 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, 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 from the Consent Decree Library a copy of the consent decree for United States v. Chevron Puerto Rico, LLC, Civil Action No. 3:11-CV-1716,

please enclose a check in the amount of \$13.50 (25 cents per page reproduction cost) payable to the U.S. Treasury.

Ronald G. Gluck,

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

[FR Doc. 2011–19180 Filed 7–28–11; 8:45 am] BILLING CODE 4410–15–P

DEPARTMENT OF JUSTICE

Notice of Lodging of Joint Stipulation Under the Clean Air Act

Notice is hereby given that on July 25, 2011, a proposed Joint Stipulation to Modify the Sixth Amendment to the Consent Decree entered in *United States* v. *BP Exploration and Oil Co., et al.,* (Civil No. 2:96 CV 095 RL) ("Joint Stipulation"), was lodged with the United States District Court for the Northern District of Indiana.

The Joint Stipulation modifies the Supplemental Environmental Project (referred to as the "Natural Gas Conversion SEP") required as part of the Sixth Amendment to the Consent Decree. The Sixth Amendment to the Consent Decree resolved the United States' civil claims against BP Products North America Inc. ("BP Products") for alleged Clean Air Act ("CAA") violations at its petroleum refinery located in Texas City, Texas (the "Texas City Refinery"). The Joint Stipulation modifies the Natural Gas Conversion SEP so that heavy-duty diesel vehicles from third parties other than the City of Texas City, Texas and the Texas City Independent School District can now be converted as part of the Natural Gas Conversion SEP. The Joint Stipulation also requires BP Products to convert two additional heavy-duty diesel vehicles as part of the Natural Gas Conversion SEP, and eliminates the requirement to convert light-duty gasoline vehicles. Pursuant to the Sixth Amendment, BP Products was required to spend at least \$6,000,000 on the Natural Gas Conversion SEP. Pursuant to the Joint Stipulation, BP Products will have to spend at least \$6,250,000 in completing the modified SEP.

The Joint Stipulation also requires BP Products to perform a "Handheld Air Monitor SEP." As part of this SEP, BP Products will provide the Galveston County Health District and the Texas City Fire Department with handheld ambient air monitors that are capable of detecting volatile organic compounds (VOCs), as well as other toxic and combustible gases. BP Products is required to spend at least \$35,000 in

completing the Handheld Air Monitor SEP.

The Department of Justice will receive for a period of thirty (30) days from the date of this publication comments relating to the Joint Stipulation.

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, and should refer to United States v. BP Exploration & Oil Co., et al., D.J. Ref. 90–5–2–1–07109.

During the public comment period, the Joint Stipulation may also be examined on the following Department of Justice Web site: http:// www.usdoj.gov/enrd/ Consent Decrees.html. A copy of the Joint Stipulation 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. If requesting a copy from the Consent Decree Library by mail, please enclose a check in the amount of \$3.00 (25 cents per page reproduction cost) payable to the U.S. Treasury or, if requesting by e-mail or fax, forward a check in that amount to the Consent Decree Library at the address given above.

Maureen M. Katz,

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

[FR Doc. 2011–19188 Filed 7–28–11; 8:45 am] BILLING CODE 4410–15–P

DEPARTMENT OF JUSTICE

National Institute of Corrections

Solicitation for a Cooperative Agreement—Two Hearings of the National Institute of Corrections Advisory Board

AGENCY: National Institute of Corrections, U.S. Department of Justice. **ACTION:** Solicitation for a cooperative agreement.

SUMMARY: The National Institute of Corrections (NIC) is soliciting proposals from organizations, groups, or individuals to enter into a cooperative agreement for a 12-month period to begin no later than September 1, 2011. Work under this cooperative agreement will involve organizing two hearings of