Supplemental Official Outer Continental Shelf Block Diagrams in the Gulf of Mexico, All Located Within Official Protraction Diagram NG15–09 (Amery Terrace)

Diagrams Revised/Date/Block Numbers

Article IV "Area" Limit Blocks (Total of 30)—July 1, 2013: 235, 236, 237, 238, 273, 274, 275, 276, 277, 278, 279, 280, 281, 309, 310, 311, 312, 313, 314, 315, 316, 317, 318, 319, 320, 355, 356, 357, 358, 359

SUPPLEMENTARY INFORMATION: Copies of the revised OPDs and SOBDs are available for download in .pdf format from http://www.boem.gov/Oil-and-Gas-Energy-Program/Mapping-and-Data/Maps-And-Spatial-Data.aspx.

FOR FURTHER INFORMATION CONTACT:

Douglas Vandegraft, Chief, Mapping and Boundary Branch at (703) 787–1312 or via email at *Doug.Vandegraft@boem.gov.*

Dated: May 20, 2014.

Walter D. Cruickshank,

Acting Director, Bureau of Ocean Energy Management.

[FR Doc. 2014-13001 Filed 6-4-14; 8:45 am]

BILLING CODE 4310-MR-P

DEPARTMENT OF JUSTICE

Notice of Lodging of Settlement Agreement Under the Clean Air Act

Notice is hereby given that on May 29, 2014, a proposed consent decree in United States v. Landfill Technologies of Arecibo Corp., et al., No. 3:14-cv-01438, was lodged with the United States District Court of the District of Puerto Rico. The United States filed this action on the same day that the consent decree was lodged with the Court. The complaint alleges that defendants Landfill Technologies of Arecibo Corp., the Municipality of Arecibo, and the Puerto Rico Land Authority violated the Clean Air Act by failing to timely install a gas collection and control system at the municipal solid waste landfill located in Arecibo, Puerto Rico.

The settlement requires that the defendants operate the landfill's gas collection and control system in compliance with the applicable regulations, improve landfill operations, implement a recycling and composting plan, and pay civil penalties totaling \$350,000. The consent decree resolves the civil claims of the United States for the Clean Air Act violations alleged in the complaint through the date of lodging of the consent decree.

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

consent decree. Comments should be addressed to the Assistant Attorney General, Environment and Natural Resources Division, and should refer to *United States* v. *Landfill Technologies of Arecibo Corp.*, D.J. Ref. No. 90–5–2–1–09629. All comments must be submitted no later than 30 days after the publication date of this notice. Comments may be submitted either by email or by mail:

To submit comments:	Send them to:
By email	pubcomment- ees.enrd@usdoj.gov.
By mail	Assistant Attorney Ğeneral, U.S. DOJ B ENRD, P.O. Box 7611, Washington, DC 20044–7611.

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

Please enclose a check or money order for \$12.00 (25 cents per page reproduction cost) payable to the United States Treasury.

Robert E. Maher, Jr.,

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

[FR Doc. 2014–13047 Filed 6–4–14; 8:45 am]

BILLING CODE 4410-15-P

DEPARTMENT OF JUSTICE

Drug Enforcement Administration

[Docket No. DEA-391]

Controlled Substances: 2014
Established Aggregate Production
Quotas for 10 Temporarily Controlled
Synthetic Cathinones

AGENCY: Drug Enforcement Administration (DEA), Department of

ACTION: Notice.

SUMMARY: This notice establishes the initial 2014 aggregate production quotas for 10 temporarily controlled synthetic cathinones: 4-methyl-N-ethylcathinone (4-MEC); 4-methyl-α-pyrrolidinopropiophenone (4-MePPP); alpha-pyrrolidinopentiophenone (α-PVP); 1-(1,3-benzodioxol-5-yl)-2-(methylamino)butan-1-one (butylone);

2-(methylamino)-1-phenylpentan-1-one (pentedrone); 1-(1,3-benzodioxol-5-yl)-2-(methylamino)pentan-1-one (pentylone); 4-fluoro-N-methylcathinone (4–FMC); 3-fluoro-N-methylcathinone (3–FMC); naphthylpyrovalerone (naphyrone); and alpha-pyrrolidinobutiophenone (α -PBP). **DATES:** Effective June 5, 2014.

FOR FURTHER INFORMATION CONTACT:

Ruth A. Carter, Office of Diversion Control, Drug Enforcement Administration; Mailing Address: 8701 Morrissette Drive, Springfield, Virginia 22152, Telephone: (202) 598–6812.

SUPPLEMENTARY INFORMATION:

Background

Section 306 of the Controlled Substances Act (CSA) (21 U.S.C. 826) requires the Attorney General to establish aggregate production quotas for each basic class of controlled substance listed in schedules I and II and for the list I chemicals ephedrine, pseudoephedrine, and phenylpropanolamine. The Attorney General has delegated this authority to the Administrator of the DEA, 28 CFR 0.100, who in turn has redelegated that authority to the Deputy Administrator of the DEA, 28 CFR part 0, subpart R, App.

On March 7, 2014, the DEA published in the **Federal Register** a final order to temporarily place 10 synthetic cathinones, 4-methyl-N-ethylcathinone (4-MEC); 4-methyl- α pyrrolidinopropiophenone (4-MePPP); alpha-pyrrolidinopentiophenone (α-PVP); 1-(1,3-benzodioxol-5-yl)-2-(methylamino)butan-1-one (butylone); 2-(methylamino)-1-phenylpentan-1-one (pentedrone); 1-(1,3-benzodioxol-5-yl)-2-(methylamino)pentan-1-one (pentylone); 4-fluoro-Nmethylcathinone (4-FMC); 3-fluoro-Nmethylcathinone (3-FMC); naphthylpyrovalerone (naphyrone); and alpha-pyrrolidinobutiophenone (α -PBP), into schedule I of the CSA (79 FR 12938), making all regulations pertaining to schedule I controlled substances applicable to the manufacture of 4-MEC, 4-MePPP, α-PVP, butylone, pentedrone, pentylone, 4–FMC, 3–FMC, naphyrone, and α-PBP, including the requirement to obtain a manufacturing quota pursuant to 21 CFR part 1303.

The 2014 aggregate production quotas for 4–MEC, 4-MePPP, α -PVP, butylone, pentedrone, pentylone, 4–FMC, 3–FMC, naphyrone, and α -PBP represent those quantities that may be manufactured in the United States in 2014 to provide for the estimated scientific, research, and industrial needs of the United States, lawful export requirements, and the

establishment and maintenance of reserve stocks.

On April 1, 2014, the DEA published a notice titled, "Controlled Substances: 2014 Proposed Aggregate Production Quota for 10 Temporarily Controlled Synthetic Cathinones" in the **Federal Register** (79 FR 18316). That notice proposed the 2014 aggregate production quotas for 4–MEC, 4-MePPP, α -PVP, butylone, pentedrone, pentylone, 4–FMC, 3–FMC, naphyrone, and α -PBP. Interested persons were invited to comment on or object to the proposed aggregate production quotas for 4–MEC, 4-MePPP, α -PVP, butylone, pentedrone, pentylone, 4–FMC, 3–FMC, naphyrone,

and α -PBP on or before May 1, 2014. No comments were received.

Analysis for 2014 Established Aggregate Production Quotas

In determining the 2014 aggregate production quotas for 4-methyl-N-ethylcathinone (4–MEC); 4-methyl-α-pyrrolidinopropiophenone (4-MePPP); alpha-pyrrolidinopentiophenone (α-PVP); 1-(1,3-benzodioxol-5-yl)-2-(methylamino)butan-1-one (butylone); 2-(methylamino)-1-phenylpentan-1-one (pentedrone); 1-(1,3-benzodioxol-5-yl)-2-(methylamino)pentan-1-one (pentylone); 4-fluoro-N-methylcathinone (4–FMC); 3-fluoro-N-methylcathinone (3–FMC); naphthylpyrovalerone (naphyrone); and

alpha-pyrrolidinobutiophenone (α -PBP), the DEA has taken into consideration the factors set forth at 21 CFR 1303.11, pursuant to 21 U.S.C. 826(a), and other relevant factors, including 2014 export requirements, industrial use, applications for quotas, as well as information on research and product development requirements.

Pursuant to 21 U.S.C. 826 and in accordance with 21 CFR 1303.11, the Deputy Administrator hereby establishes the 2014 aggregate production quotas for 4–MEC, 4-MePPP, α -PVP, butylone, pentedrone, pentylone, 4–FMC, 3–FMC, naphyrone, and α -PBP, expressed in grams of anhydrous acid or base, as follows:

Basic class—schedule I	
1-(1,3-benzodioxol-5-yl)-2-(methylamino)butan-1-one (butylone) 1-(1,3-benzodioxol-5-yl)-2-(methylamino)pentan-1-one (pentylone) 2-(methylamino)-1-phenylpentan-1-one (pentedrone) 3-fluoro-N-methylcathinone (3–FMC) 4-fluoro-N-methylcathinone (4–FMC) 4-methyl-α-pyrrolidinopropiophenone (4-MePPP) alpha-pyrrolidinobutiophenone (α-PBP) alpha-pyrrolidinopentiophenone (α-PVP) naphthylpyrovalerone (naphyrone)	15 g 15 g 15 g 15 g 15 g 15 g 15 g 15 g

In accordance with 21 CFR 1303.13, upon consideration of the relevant factors, the Deputy Administrator may adjust the 2014 aggregate production quotas for 4–MEC, 4-MePPP, α -PVP, butylone, pentedrone, pentylone, 4–FMC, 3–FMC, naphyrone, and α -PBP as needed.

Dated: May 30, 2014. **Thomas M. Harrigan,** Deputy Administrator.

[FR Doc. 2014–13082 Filed 6–4–14; 8:45 am]

BILLING CODE 4410-09-P

DEPARTMENT OF JUSTICE

Office of Justice Programs
[OJP (OJJDP) Docket No. 1660]

Hearing of the Advisory Committee of the Attorney General's Task Force on American Indian/Alaska Native Children Exposed to Violence

AGENCY: Office of Juvenile Justice and Delinquency Prevention (OJJDP), Department of Justice.

ACTION: Notice of hearing.

SUMMARY: This is an announcement of the fourth hearing of the Advisory Committee of the Attorney General's Task Force on American Indian/Alaska Native Children Exposed to Violence

(hereafter referred to as the AIAN Advisory Committee). The AIAN Advisory Committee is chartered to provide the Attorney General with valuable advice in the areas of American Indian/Alaska Native children's exposure to violence for the purpose of addressing the epidemic levels of exposure to violence faced by tribal youth. Based on the testimony at four public hearings, on comprehensive research, and on extensive input from experts, advocates, impacted families and tribal communities nationwide, the AIAN Advisory Committee will issue a final report to the Attorney General presenting its findings and comprehensive policy recommendations in the fall of 2014.

DATES: This fourth hearing will take place in Anchorage, Alaska on Wednesday, June 11, 2014, from 1:00 p.m. to 6:30 p.m.; and Thursday, June 12, 2014, from 8:30 a.m. to 6:30 p.m. A post-hearing debrief session will take place in Anchorage, Alaska on Friday, June 13, 2014, from 8:30 a.m. to 5:00 p.m. It is anticipated that a public listening session prior to the hearing itself will take place in Bethel, Alaska on Monday, June 9, 2014, from 1:30 p.m. to 5:30 p.m.

ADDRESSES: The Anchorage, Alaska hearing and post-hearing debrief session

will both take place at the Sheraton Anchorage Hotel, 401 East 6th Avenue, Anchorage, Alaska 99501. Phone: (907) 276–8700. The hearing will take place in the Howard Rock Ballroom at the Sheraton Anchorage Hotel. The debrief session will take place in the Susitna Room at the Sheraton Anchorage Hotel. The public listening session in Bethel, Alaska will take place at the Yupiit Piciryarait Cultural Center, 420 Chief Eddie Hoffman Highway, Bethel, AK 99559. Phone: (907) 543–4500.

FOR FURTHER INFORMATION CONTACT: Jim Antal, AIAN Advisory Committee Designated Federal Officer (DFO) and Deputy Associate Administrator, Youth Development, Prevention and Safety Division, Office of Juvenile Justice & Delinquency Prevention, Office of Justice Programs, 810 7th Street NW., Washington, DC 20531. Phone: (202) 514–1289 [note: this is not a toll-free number]; email: james.antal@usdoj.gov.

SUPPLEMENTARY INFORMATION: This Anchorage, Alaska hearing and the anticipated Bethel, Alaska listening session are both being convened to provide information to the AIAN Advisory Committee about the issue of American Indian/Alaska Native children's exposure to violence. The focus for this fourth hearing will be on Alaska Native children exposed to