**ACTION:** Notice of filing of plats of surveys.

**SUMMARY:** The Bureau of Land Management (BLM) has officially filed the plats of survey of the lands described below in the BLM Idaho State Office, Boise, Idaho, effective 9 a.m., on the dates specified.

#### FOR FURTHER INFORMATION CONTACT:

Bureau of Land Management, 1387 South Vinnell Way, Boise, Idaho, 83709–1657.

**SUPPLEMENTARY INFORMATION:** These surveys were executed at the request of the Bureau of Land Management to meet certain administrative needs of the Bureau of Land Management. The lands we surveyed are:

The plat representing the dependent resurvey of portions of the west boundary and subdivisional lines, the subdivision of section 30, the metesand-bounds survey of the center line of a strip of land in section 30, and the metes-and-bounds survey of Parcels A, C, and D in section 30, T. 3 N., R. 4 E., Boise Meridian, Idaho, was accepted November 13, 2001.

The plat representing the dependent resurvey of a portion of the subdivision of section 20, and the survey of the 2001 meanders of Crow Island and two unnamed islands in the Snake River, T. 7 N., R. 5 W., Boise Meridian, Idaho, was accepted December 7, 2001.

The plat representing the entire survey record of the dependent resurvey of a portion of the 1910 meander lines of the right bank of the South Fork of the Payette River, and the metes-and-bounds survey of lot 10, in section 20, T. 9 N., R. 4 E., Boise Meridian, Idaho, was accepted June 14, 2002.

The plats constituting the entire survey record of the dependent resurvey of a portion of the subdivisional lines, the subdivision of section 26, and the metes-and-bounds survey of Parcel A and two easements in section 26, in T. 5 N., R. 1 E., Boise Meridian, Idaho, was accepted February 4, 2003.

The plats representing the dependent resurvey of a portion of the Idaho-Washington State Boundary, a portion of the subdivisional lines, and the subdivision of section 24, in T. 46 N., R. 6 W., Boise Meridian, Idaho, were accepted April 1, 2003.

The plat constituting the entire survey record of the dependent resurvey of a portion of the south and west boundaries and a portion of the subdivisional lines, designed to restore the corners in their true original locations according to the best available evidence, and a metes-and-bounds survey of a portion of the Craters of the Moon National Monument in sections

30 and 31, in T. 6 S., R. 27 E., Boise Meridian, Idaho, was accepted April 3,

The plat representing the dependent resurvey and metes-and-bounds survey of a portion of lot 13, section 31, in T. 2 N., R. 4 W., Boise Meridian, Idaho, was accepted April 14, 2003.

The plat representing the dependent resurvey of a portion of the subdivisional lines, and the 1879 meander lines of the left bank of the Snake River in section 7, and the survey of a fixed and limiting boundary in sections 7 and 18, and the survey of the 2002 meander lines of the left bank of the Snake River in sections 7 and 18, in T. 5 N., R. 38 E., Boise Meridian, Idaho, was accepted April 17, 2003.

**SUMMARY:** The Bureau of Land Management (BLM) will file the plat of survey of the lands described below in the BLM Idaho State Office, Boise, Idaho, 30 days from the date of publication in the **Federal Register**.

The plat representing the dependent resurvey of portions of the 51/2 Standard Parallel North, on the south boundary of Township 26 North, Range 1 East, the subdivisional lines, the boundaries of certain mineral and segregation surveys in sections 11, 12, and 14, the record meanders of the Salmon River in sections 2 and 11, and the subdivision of section 11, and the further subdivision of section 11, and subdivision of section 2, and survey of a portion of the 2000 meanders of the Salmon River in sections 2 and 11, and the Salmon River Scenic Easement boundary line through the S½ of the SE<sup>1</sup>/<sub>4</sub> of the NW<sup>1</sup>/<sub>4</sub> of section 2, T. 25 N., R. 1 E., Boise Meridian, Idaho, was accepted May 14, 2003.

Dated: May 16, 2003.

#### Duane E. Olsen,

 $\label{lem:condition} Chief \it Cadastral \it Surveyor for \it Idaho. \\ [FR Doc. 03-12835 Filed 5-21-03; 8:45 am] \\ {\tt BILLING \it CODE 4310-GG-P}$ 

# INTERNATIONAL TRADE COMMISSION

[USITC SE-03-013]

# Sunshine Act Meeting

#### **AGENCY HOLDING THE MEETING:**

International Trade Commission.

TIME AND DATE: May 29, 2003 at 11 a.m.

PLACE: Room 101, 500 E Street SW.,

Washington, DC 20436, Telephone:
(202) 205–2000.

**STATUS:** Open to the public.

# MATTERS TO BE CONSIDERED:

- 1. Agenda for future meetings: none.
- 2. Minutes.

- 3. Ratification List.
- 4. Inv. No. 731–TA–1033 (Preliminary) (Hydraulic Magnetic Circuit Breakers from South Africa)—briefing and vote. (The Commission is currently scheduled to transmit its determination to the Secretary of Commerce on May 29, 2003; Commissioners' opinions are currently scheduled to be transmitted to the Secretary of Commerce on or before June 5, 2003.)
- 5. Outstanding action jackets: none. 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.

By order of the Commission. Issued: May 20, 2003.

#### Marilyn R. Abbott,

Secretary to the Commission.
[FR Doc. 03–13052 Filed 5–20–03; 2:14 pm]
BILLING CODE 7020–02–P

#### **DEPARTMENT OF JUSTICE**

### Notice of Lodging of Consent Decree Under the Comprehensive Environmental Response, Compensation, and Liability Act

Pursuant to 28 CFR 50.7, notice is hereby given that on April 23, 2003, a proposed Consent Decree in *United States and State of Arizona v. Arizona Public Service Company*, Civil Action Number 03–0767–PHX–PGR, was lodged with the United States District Court for the District of Arizona.

In the civil action, the United States and the State of Arizona alleged claims against Arizona Public Service Company ("APS") under Section 107 of the Comprehensive Environmental Response, Compensation, and Liability Act ("CERCLA"), 42 U.S.C. 9607, for the recovery of costs incurred in responding to a release or threatened release of hazardous substances at and from the South Indian Bend Wash Superfund Site in Tempe, Arizona (the "Site"). The proposed Consent Decree requires APS to pay the United States \$2,320,000 and to pay the Arizona Department of Environmental Quality ("ADEQ") \$400,000.

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, P.O. Box 7611, U.S.

Department of Justice, Washington, DC 20044–7611, and should refer to *United* 

States and State of Arizona v. Arizona Public Service Company, DOJ Ref. #90–11–2–413/3.

The Consent Decree may be examined at the Office of the United States Attorney, Two Renaissance Square, 40 N. Central, Suite 1200, Phoenix, Arizona and at U.S. EPA Region 9, 75 Hawthorne Street, San Francisco, CA 94105. 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/ open.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 a copy from the Consent Decree Library, please enclose a check in the amount of \$8.00 (25 cents per page reproduction cost) payable to the U.S. Treasury.

#### Ellen M. Mahan,

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

[FR Doc. 03–12788 Filed 5–21–03; 8:45 am] BILLING CODE 4410–15–M

# **DEPARTMENT OF JUSTICE**

## Notice of Lodging of Consent Decree Pursuant to the Comprehensive Environmental Response, Compensation and Liability Act

Under Section 122(d)(2) of CERCLA, 42 U.S.C. 9622(d)(2) and 28 CFR 50.7, notice is hereby given that on May 7, 2003, a proposed consent decree in *United States* v. *Tecumseh Products Company*, Civil Action No. 03–C–0401, was lodged with the United States District Court for the Eastern District of Wisconsin.

In this action, the United States sought the implementation of response action and reimbursement of response costs pursuant to the Comprehensive Environmental Response, Compensation and Liability Act, 42 U.S.C. 9601, et seq., ("CERČLA"), for costs incurred by the United States in responding to a release or threat of release of hazardous substances in the Upper River section of the Sheboygan River and Harbor Superfund Site in Sheboygan County, Wisconsin (the "Site"). The United States alleges that Tecumseh Products Company ("Tecumseh") arranged for disposal of hazardous substances in the Upper River portion of the Site and is liable for costs incurred by the United

States in responding to releases of hazardous substances at the Site pursuant to Section 107(a)(1) of CERCLA. The Consent Decree requires Tecumseh to implement the remedial action for the Upper River portion of the Site selected by the U.S. Environmental Protection Agency in a Record of Decision dated May 12, 2000, and to reimburse the United States at least \$2,100,000.00 for response costs incurred in connection with the Site.

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 Attornev General, Environment and Natural Resources Division, U.S. Department of Justice, P.O. Box 7611, Washington, DC 20044-7611, and should refer to United States v. Tecumseh Products Company, DOJ Ref. #90–11–2–06440. Commenters may request an opportunity for a public meeting in the affected area, in accordance with Section 7003 of RCRA, 42 U.S.C. § 6973(d).

The proposed consent decree may be examined at the office of the United States Attorney, 517 E. Wisconsin Avenue, Suite 530, Milwaukee, Wisconsin 53202, and the Region 5 Office of the Environmental Protection Agency, 77 West Jackson Boulevard, Chicago, IL 60604. During the public comment period, the proposed consent decree may also be examined on the following Department of Justice Web site, http://www.usdoj.gov/enrd/ open.html. A copy of the proposed 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 a copy from the Consent Decree Library, please enclose a check in the amount of \$51.00 (25 cents per page reproduction cost) payable to the U.S. Treasury.

# William D. Brighton,

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

[FR Doc. 03–12787 Filed 5–21–03; 8:45 am]

#### **DEPARTMENT OF JUSTICE**

# Notice of Lodging of the "VEPCO" Proposed Consent Decree Under the Clean Air Act

Notice is hereby given that on April 21, 2003, a proposed Consent Decree ("proposed Decree") in *United States* v. *Virginia Electric and Power Co.* ("VEPCO"), Civil Action No. 03–517–A, was lodged with the United States District Court for the Eastern District of Virginia.

In this civil enforcement action under the federal Clean Air Act ("Act"), the United States alleges that VEPCO—an electric utility-failed to comply with certain requirements of the Act intended to prevent deterioration of air quality. The complaint alleges that for some of the units at two of its coal-fired, energy generation stations—Mount Storm (located in northeastern West Virginia) and Chesterfield (located in Chesterfield County, Virginia)—VEPCO failed to seek permits prior to making major modifications to units at those stations and also failed to install appropriate pollution control devices to reduce emissions of air pollutants from units at those stations. The complaint seeks both injunctive relief and civil penalty.

The proposed Decree lodged with the Court addresses units at the Mount Storm and Chesterfield Stations as well as units at these other energy generation stations owned or operated by VEPCO: Bremo Power Station (in Fluvanna County, Virginia), Chesapeake Energy Center (near Chesapeake, Virginia), Clover Power Station (in Halifax County, Virginia), North Branch Power Station (in northeastern West Virginia), Possum Point Power Station (about 25 miles south of Washington, D.C.), and Yorktown Power Station (in Yorktown, Virginia).

The proposed Decree requires installation, upgrading, and operation of pollution control devices on a number of the units at these various VEPCO generation stations on a schedule running through 2012. Some of the control and emission requirements and conditions specified by the proposed Decree cover particular units while others address the aggregate performance of the units subject to the

proposed Decree.

VEPCO also will carry out under the Decree a series of environmental mitigation projects. They are described in the proposed Decree and are valued at about \$13.9 million. VEPCO also will pay the United States a civil penalty of

\$5.3 million.

Joining in the proposed Decree as coplaintiffs are the States of New York,