declassification issues. These are matters properly classified and not subject to public disclosure under 5 U.S.C. 552(b)(1) and the public interest requires that such activities be withheld from disclosure. Personal data is requested pursuant to Public Law 99–399 (Omnibus Diplomatic Security and Antiterrorism Act of 1986), as amended: Public Law 107–56 (USA PATRIOT Act); and Executive Order 13356. The purpose of the collection is to validate the identity of individuals who enter Department facilities. The data will be entered into the Visitor Access Control System (VACS–D) database. Please see the Privacy Impact Assessment for VACS–D at http://www.state.gov/documents/organization/100305.pdf, for additional information.

Questions concerning the meeting should be directed to Ambassador Edward Brynn, Executive Secretary, Advisory Committee on Historical Diplomatic Documentation, Department of State, Office of the Historian, Washington, DC, 20520, telephone (202) 663–1123, (e-mail history@state.gov).

Dated: February 9, 2011.

Edward Brynn,
Executive Secretary, Advisory Committee on Historical Diplomatic Documentation, Department of State.

[FR Doc. 2011–3521 Filed 2–15–11; 8:45 am]
BILLING CODE 4710–08–P

DEPARTMENT OF STATE

[Public Notice: 7322]

U.S. Department of State Advisory Committee on Private International Law (ACPIL): Public Meeting on Jurisdiction and the Recognition and Enforcement of Judgments


Under the current text of Brussels I, most of the rules apply only to defendants domiciled in a EU member state. When the defendant is not a domiciliary of a EU member state, jurisdiction in civil actions is governed by the national law of the relevant member state, rather than by the jurisdictional rules set forth in Brussels I. The proposed amendments would, inter alia, do away with that distinction, making the Brussels I rules applicable in all cases, regardless of the domicile of the defendant. These changes have potentially significant implications for U.S. citizens and residents who are involved in civil actions in EU member states. The Commission’s proposal will now be considered by the European Council and by the European Parliament.

In addition, last year the Council on General Affairs and Policy of the Hague Conference on Private International Law considered a proposal to continue work in the judgments area. Work in that forum had previously led to the conclusion in 2005 of the Convention on Choice of Court Agreements, which is not yet in force. The State and Justice Departments are currently engaged in discussions with various domestic stakeholders regarding implementing legislation for that Convention. The scope of that Convention is limited to situations in which the parties have expressly designated the court or courts in which disputes will be resolved; it does not address many other situations, including non-contract actions, in which no such choice has been made.

At the Hague Conference, it has been proposed that an experts’ group be convened to consider possible options for a broader instrument. In April 2011, the Conference’s Council on General Affairs and Policy will hold its annual meeting and will revisit this topic.

The purpose of the public meeting, to be held under the auspices of the State Department’s Advisory Committee on Private International Law, is to consider these developments and possible responses by the U.S. Government.

Time and Place: The public meeting will take place on Wednesday, March 23, 2011 from 8:30 to 11:30 am EST at Covington & Burling LLP, 1201 Pennsylvania Avenue, NW., Washington, DC. Participants should appear at the guards’ desk at Covington & Burling by 8:15 am to be directed to the meeting location.

Public Participation: This meeting is open to the public, subject to the capacity of the meeting room. Because of space limitations, those wishing to attend are required to pre-register. If you are unable to attend the public meeting and would like to participate from a remote location, teleconferencing will be available.

Persons wishing to attend in person or telephonically should contact Trisha Smelzer (SmeltzerTK@state.gov) or Niesha Toms (TomsNN@state.gov) of the Office of Private International Law and provide your name, affiliation, e-mail address, and mailing address.

Dated: February 7, 2011.

Michael S. Coffee,
Attorney-Adviser, Office of Private International Law, Office of the Legal Adviser, Department of State.

[FR Doc. 2011–3524 Filed 2–15–11; 8:45 am]
BILLING CODE 4710–08–P

TENNESSEE VALLEY AUTHORITY

[Meeting No. 11–01]

Sunshine Act Meeting Notice; February 18, 2011

The TVA Board of Directors will hold a public meeting on February 18, 2011, at the Tri-County Community College, 21 Campus Circle, Murphy, North Carolina, to consider the matters listed below. The public may comment on any agenda item or subject at public listening session which begins at 8:30 a.m. (EST). Immediately following the end of the public listening session, the meeting will be called to order to consider the agenda items listed below.

Please Note: Speakers must pre-register online at TVA.gov or sign in before the meeting begins at 8:30 a.m. (EST) on the day of the meeting. The Board will answer questions from the news media following the Board meeting.

STATUS: Open.

Agenda

Old Business

Approval of minutes of November 4, 2010, Board Meeting

New Business

1. Chairman’s Welcome
2. President’s Report
3. Governance Item—Nuclear Oversight Committee Charter Amendment
4. Report of the Audit, Risk, and Regulation Committee
5. Report of the People and Performance Committee
6. Report of the Finance, Rates, and Portfolio Committee

A. Contract with American Centrifuge Enrichment, LLC, for uranium enrichment services
B. Contract with Cameco, Inc., for uranium hexafluoride
C. Construction of a new gypsum dewatering facility at Kingston Fossil Plant
D. Adjustment Addendum (Fuel Cost Adjustment) and other rate change implementation matters