Policy, NOAA expects to improve consistency at a national level, provide greater predictability for the regulated community and the public, improve transparency in enforcement, and more effectively protect natural resources.

Under the new Penalty Policy, penalties and permit sanctions are based on two criteria: (1) A “base penalty” calculated by adding an initial base penalty amount and permit sanction reflective of the gravity of the violation and the culpability of the violator and adjustments to the initial base penalty and permit sanction upward or downward to reflect the particular circumstances of a specific violation; and (2) an additional amount added to the base penalty to recoup the proceeds of any unlawful activity and any additional economic benefit of noncompliance. We note that the new Penalty Policy is a departure from NOAA’s prior practice of developing detailed penalty schedules by region and by specific types of violations with broad ranges for both penalty and permit sanctions. The new policy uses a simplified approach of one penalty and permit sanction matrix for each major statute that NOAA enforces, to be applied nationally, with narrower penalty and permit sanction ranges. This approach assures that NOAA attorneys are provided with greater guidance in recommending penalties, and should assure fairness and consistency of approach across NOAA statutes, across fisheries, and across the country.

NOAA sought public comment on the proposed draft penalty policy between October 21, 2010 and December 20, 2010. NOAA received written input on the proposed policy from regional fishery management councils, industry trade groups, commercial interests, nonprofit organizations, academic institutions, and federal, state, and interstate agencies. A summary of the comments received along with NOAA’s responses to these comments is available at the website above.

The final Penalty Policy supersedes previous guidance regarding assessment of penalties or permit sanctions and previous penalty and permit sanction schedules issued by the NOAA Office of General Counsel, and goes into effect immediately for any cases charged after its issuance date. This Penalty Policy provides guidance for the NOAA Office of General Counsel, but does not, nor is it intended to, create a right or benefit, substantive or procedural, enforceable at law or in equity, in any person or company.

The full final Penalty Policy, along with examples, matrices, and schedules, may be found at http://www.gc.noaa.gov/enforce-office1.html.

Dated: April 5, 2011.
Lois J. Schiffer,
General Counsel, National Oceanic and Atmospheric Administration.

[FR Doc. 2011–9021 Filed 4–13–11; 8:45 am]
BILLING CODE 3510–12–P

DEPARTMENT OF COMMERCE
Patent and Trademark Office

[DOCKET NO. PTO–C–2011–0022]
Public Advisory Committees

AGENCY: United States Patent and
Trademark Office, Commerce.

ACTION: Notice and request for
nominations.

SUMMARY: On November 29, 1999, the
President signed into law the Patent and
Trademark Office Efficiency Act (the
“Act”), Public Law 106–113, which,
among other things, established two
Public Advisory Committees to review
the policies, goals, performance, budget
and user fees of the United States Patent
and Trademark Office (USPTO) with
respect to patents, in the case of the
Patent Public Advisory Committee, and
with respect to trademarks, in the case
of the Trademark Public Advisory
Committee, and to advise the Director
on these matters (now codified at 35
U.S.C. 5). The USPTO is requesting
nominations for three (3) members to
each Public Advisory Committee for
terms of three years that begin at the
expiration of the predecessors’ terms, or
on October 6, 2011.

DATES: Nominations must be
postmarked or electronically
transmitted on or before May 20, 2011.

ADDRESSES: Persons wishing to submit
nominations should send the nominee’s
resumé to Chief of Staff, Office of the
Under Secretary of Commerce for
Intellectual Property and Director of the
USPTO, Post Office Box 1450,
Alexandria, Virginia 22313–1450, by
electronic mail to:
PPACnominations@uspto.gov for the
Patent Public Advisory Committee or
TPACnominations@uspto.gov for the
Trademark Patent Public Advisory
Committee; by facsimile transmission
marked to the Chief of Staff’s attention
at (571) 273–0464, or by mail marked
to the Chief of Staff’s attention and
addressed to the Office of the Under
Secretary of Commerce for Intellectual
Property and Director of the USPTO,
Post Office Box 1450, Alexandria,
Virginia 22313–1450.

FOR FURTHER INFORMATION CONTACT:
Andrew H. Hirshfeld, Chief of Staff, by
facsimile transmission marked to his
attention at (571) 273–0464, or by mail
marked to his attention and addressed
to the Office of the Under Secretary of
Commerce for Intellectual Property and
Director of the USPTO, Post Office Box

SUPPLEMENTARY INFORMATION: The
Advisory Committees’ duties include:
• Review and advise the Under
Secretary of Commerce for Intellectual
Property and Director of the USPTO on
matters relating to policies, goals,
performance, budget, and user fees of
the USPTO relating to patents and
trademarks, respectively; and
• Within 60 days after the end of each
fiscal year: (1) Prepare an annual report
on matters listed above; (2) transmit a
report to the Secretary of Commerce, the
President, and the Committees on the
Judiciary of the Senate and the House of
Representatives; and (3) publish the
report in the Official Gazette of the
USPTO.

Advisory Committees

The Public Advisory Committees are
each composed of nine (9) voting
members who are appointed by the
Secretary of Commerce (the “Secretary”)
and serve at the pleasure of the
Secretary for three (3)-year terms. The
Public Advisory Committee members
must be United States citizens and
represent the interests of diverse users
of the USPTO, both large and small
entity applicants in proportion to the
number of such applications filed. The
Committees must include members who
have “substantial backgrounds and
achievement in finance, management,
labor relations, science, technology,
In the case of the Patent Public Advisory
Committee, at least twenty-five (25)
percent of the members must represent
“small business concerns, independent
inventors, and nonprofit organizations,”
and at least one member must represent
the independent inventor community
(35 U.S.C. 5(b)(2)). Each of the Public
Advisory Committees also includes
three (3) non-voting members
representing each labor organization
recognized by the USPTO.

Administration policy discourages
the appointment of Federally registered
lobbyists to agency advisory boards and
commissions (Lobbyists on Agency
www.whitehouse.gov/blog/2009/09/23/
lobbyist-agency-boards-and-
commissions (Sept. 23, 2009, 2:33PM
EST)); cf. Exec. Order No. 13490, 74 FR
4673 (January 21, 2009) (while
Executive Order 13490 does not
specifically apply to Federally registered lobbyists appointed by agency or department heads, it sets forth the Administration’s general policy of decreasing the influence of special interests in the Federal Government).

Procedures and Guidelines of the Patent and Trademark Public Advisory Committees

Each newly appointed member of the Patent and Trademark Public Advisory Committees will serve for a term of three years beginning at the expiration of his or her predecessor’s term. As required by the Act, members of the Patent and Trademark Public Advisory Committees will receive compensation for each day while the member is attending meetings or engaged in the business of that Advisory Committee. The enabling statute states that members are to be compensated at the daily equivalent of the annual rate of basic pay in effect for level III of the Executive Schedule under section 5314 of Title 5, United States Code. Committee members are compensated on an hourly basis, calculated at the daily rate. While away from home or regular place of business, each member will be allowed travel expenses, including per diem in lieu of subsistence, as authorized by Section 5703 of Title 5, United States Code. The USPTO will provide clerical and other support services for the Committees as the Director may determine to be necessary and proper.

Applicability of Certain Ethics Laws

Members of each Advisory Committee shall be Special Government Employees within the meaning of Section 202 of Title 18, United States Code. The following additional information includes several, but not all, of the ethics rules that apply to members, and assumes that members are not engaged in Public Advisory Committee business more than sixty days during any period of 365 consecutive days.

• Each member will be required to file a confidential financial disclosure form within thirty (30) days of appointment. 5 CFR 2634.202(c), 2634.204, 2634.903, and 2634.904(b).

• Each member will be subject to many of the public integrity laws, including criminal bars against representing a party, 18 U.S.C. 205(c), in a particular matter that came before the member’s committee and that involved at least one specific party. See also 18 U.S.C. 207 for post-membership bars. A member also must not act on a matter in which the member (or any of certain closely related entities) has a financial interest (18 U.S.C. 208).

• Representation of foreign interests may also raise issues (35 U.S.C. 5(a)(1) and 18 U.S.C. 219).

Meetings of the Patent and Trademark Public Advisory Committees

Meetings of each Advisory Committee will take place at the call of the respective Committee Chair to consider an agenda set by that Chair. Meetings may be conducted in person, electronically through the Internet, or by other appropriate means. The meetings of each Advisory Committee will be open to the public except each Advisory Committee may, by majority vote, meet in confidential executive sessions when considering personnel, privileged, or other confidential matters. Nominees must have the ability to participate in Committee business through the Internet.

Procedures for Submitting Nominations

Submit résumés for nomination for the Patent Public Advisory Committee and the Trademark Public Advisory Committee to: Chief of Staff to the Under Secretary of Commerce for Intellectual Property and Director of the United States Patent and Trademark Office, utilizing the addresses provided above.

Dated: April 8, 2011.

David J. Kappos,
Under Secretary of Commerce for Intellectual Property and Director of the United States Patent and Trademark Office.

CONSUMER PRODUCT SAFETY COMMISSION

Sunshine Act Meeting Notice

TIME AND DATE: Wednesday, April 20, 2011; 10 a.m.—11 a.m.

PLACE: Room 410, Bethesda Towers, 4330 East West Highway, Bethesda, Maryland.

STATUS: Closed to the public.

MATTER TO BE CONSIDERED:

Compliance Status Report

The Commission staff will brief the Commission on the status of compliance matters.

For a recorded message containing the latest agenda information, call (301) 504—7948.

CONTACT PERSON FOR MORE INFORMATION:

Todd A. Stevenson, Office of the Secretary, U.S. Consumer Product Safety Commission, 4330 East West Highway, Bethesda, MD 20814, (301) 504—7923.