the proposed collection of information are encouraged. Your comments should address one or more of the following four points:

- Evaluate whether the proposed collection of information is necessary for the proper performance of the functions of the National Institute of Justice, including whether the information will have practical utility;
- Evaluate the accuracy of the agency’s estimate of the burden of the proposed collection of information, including the validity of the methodology and assumptions used;
- Evaluate whether, and if so how, the quality, utility, and clarity of the information to be collected can be enhanced; and
- Minimize the burden of the collection of information on those who are to respond, including through the use of appropriate automated, electronic, mechanical, or other technological collection techniques or other forms of information technology, e.g., permitting electronic submission of responses.

**Overview of This Information Collection**

(1) **Type of Information Collection:** New survey.

(2) **The Title of the Form/Collection:** National Baseline Study Examining Violence Against Indian Women Living in Tribal Communities.

(3) **The agency form number, if any, and the applicable component of the Department sponsoring the collection:** The applicable component within the U.S. Department of Justice is the National Institute of Justice.

(4) **Affected public who will be asked or required to respond, as well as a brief abstract:** Title IX, Section 904(a) of the Violence Against Women Act of 2005 (VAWA 2005), Public Law 109–162 (codified at 42 U.S.C. 3796gg–10 note), as amended by Section 907 of the Violence Against Women Reauthorization Act, Pub. L. 113–4, mandates that the National Institute of Justice (NIJ), in consultation with the U.S. Department of Justice’s Office on Violence Against Women (OVW), conduct a National Baseline Study (NBS) on violence against American Indian (AI) and Alaska Native (AN) women living in tribal communities. NIJ’s NBS will examine violence against AI and AN women (including domestic violence, dating violence, sexual assault, and stalking) and identify factors that place AI and AN women at risk for victimization and propose recommendations to improve effectiveness of these responses. NIJ’s NBS survey was designed to: (1) Provide an accurate reporting of violence against AI and AN women in tribal communities; (2) provide reliable, valid estimates of the scope of the problem; and (3) identify barriers to and possible solutions for dealing with these significant public safety issues.

The NBS will be conducted in geographically dispersed tribal communities across the U.S. (lower 48 and Alaska) using a NIJ-developed sampling strategy for which the primary aim is to provide an accurate national victimization rate of violence against adult AI and AN women specifically living in tribal communities. This information collection is a one-time information collection and is expected to take approximately twenty-four months from the time the first participant is enrolled until the last survey is administered.

The NBS is critical to quantifying the magnitude of violence and victimization in tribal communities and understanding service needs. At the end of this study, the NBS is expected to produce a deeper understanding of the issues faced by Native American women living in Indian Country and Alaska Native villages and help formulate public policies and prevention strategies to decrease the incidence of violent crimes against AI and AN women.

(5) **An estimate of the total number of respondents and the amount of time estimated for an average respondent to respond:** The estimated range of burden for respondents is expected to be between 30 minutes to 1.5 hours for completion. Based on instrument testing results, we expect an average of 60 minutes per respondent. The following factors were considered when creating the burden estimate: The estimated total number of sites (40), households within sites (25), and respondents within households (1.5) in the sampling plan for a total of 1,500 expected respondents. NIJ estimates that nearly all of the approximately 1,500 respondents will fully complete the questionnaire.

(6) **An estimate of the total public burden (in hours) associated with the collection:** The estimated public burden associated with this collection is 1,500 hours. It is estimated that each of the 1,500 respondents will take 1 hour to complete a questionnaire (1,500 respondents × 1 hour = 1,500 hours). We estimate a 24-month data collection period, with approximately half of the interviews completed each year, or an annualized burden of 750 hours. If additional information is required, contact: Jerri Murray, Department Clearance Officer, United States Department of Justice, Justice Management Division, Policy and Planning Staff, Two Constitution Square, 145 N Street NE., Room 3E.405B, Washington, DC 20530.


Jerri Murray,
Department Clearance Officer for PRA, U.S. Department of Justice.

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DEPARTMENT OF JUSTICE

[OMB Number 1140–0024]

Agency Information Collection Activities; Proposed eCollection eComments Requested; Report of Firearms Transaction—Demand 2

**AGENCY:** Bureau of Alcohol, Tobacco, Firearms and Explosives, Department of Justice

**ACTION:** 60-day notice.

**SUMMARY:** The Department of Justice (DOJ), Bureau of Alcohol, Tobacco, Firearms and Explosives (ATF), will submit the following information collection request to the Office of Management and Budget (OMB) for review and approval in accordance with the Paperwork Reduction Act of 1995.

**DATES:** Comments are encouraged and will be accepted for 60 days until March 23, 2015.

**FOR FURTHER INFORMATION CONTACT:** If you have additional comments especially on the estimated public burden or associated response time, suggestions, or need a copy of the proposed information collection instrument with instructions or additional information, please contact Helen Koppe at fiptinformationcollection@atf.gov.

**SUPPLEMENTARY INFORMATION:** Written comments and suggestions from the public and affected agencies concerning the proposed collection of information are encouraged. Your comments should address one or more of the following four points:

- Evaluate whether the proposed collection of information is necessary for the proper performance of the functions of the agency, including whether the information will have practical utility;
- Evaluate the accuracy of the agency’s estimate of the burden of the proposed collection of information, including the validity of the methodology and assumptions used;
- Evaluate whether and if so how the quality, utility, and clarity of the information to be collected can be enhanced; and
- Minimize the burden of the collection of information on those who are to respond, including through the use of appropriate automated, electronic, mechanical, or other technological collection techniques or other forms of information technology, e.g., permitting electronic submission of responses.
DEPARTMENT OF JUSTICE

Notice of Lodging of Proposed First Amendment to Consent Decree Under the Clean Air Act

On January 14, 2015, the Department of Justice lodged a proposed first amendment to a consent decree with the United States District Court for the Southern District of Ohio in the lawsuit entitled United States, et al. v. INEOS ABS (USA) Corporation, et al., Civil Action No. 1:09–CV–00545.

Under the original 2010 consent decree, INEOS ABS (USA) Corporation (“INEOS”) agreed to undertake numerous measures to come into compliance with various environmental statutes and regulations at its facility in Addyston, Ohio, including certain measures designed to control hazardous air pollutant emissions from the facility’s flare and volatile organic compound emissions from equipment leaks. Since the entry of the original consent decree, issues involving the implementation of and compliance with certain consent decree provisions have arisen. Under the proposed First Amendment, INEOS will comply with a final limit of the net heating value in its flare gas that will ensure 99% control efficiency at the flare, which is the control efficiency requirement in the facility’s permit. INEOS also will pay a penalty of $240,000 for alleged violations of certain leak detection and repair (“LDAR”) provisions of the original decree (which are based on regulations promulgated under the Clean Air Act, 42 U.S.C. §§ 7401, et seq.).

The publication of this notice opens a period of public comment on the first amendment. Comments should be addressed to the Assistant Attorney General, Environment and Natural Resources Division, and should refer to United States, et al. v. INEOS ABS (USA) Corporation, et al., D.J. Ref. No. 90–5–2–1–09264. All comments must be submitted no later than thirty (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 e-mail ........ pubcomment-ees.enrd@usdoj.gov
By mail .......... Assistant Attorney General, U.S. DOJ—ENRD, P.O. Box 7611, Washington, DC 20044–7611.

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

Please enclose a check in the amount of $10.25 (25 cents per page reproduction cost) payable to the United States Treasury.

Randall M. Stone, Acting Assistant Section Chief, Environmental Enforcement Section, Environment and Natural Resources Division.

DEPARTMENT OF JUSTICE

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

This Notice amends and replaces the original notice published on January 8, 2015, 80 FR 1049. On January 2, 2015, the Department of Justice lodged a proposed Consent Decree in United States and the State of Arkansas v. The City of Fort Smith, Arkansas, Civil Action No. 14–cv–02266–PKH in the United States District Court for the Western District of Arkansas. Notice is hereby given that, for a period of 30 days, the United States will receive public comments on the proposed Consent Decree.

The United States and the State filed an amended complaint against Fort Smith on the same date. The amended complaint alleges that Fort Smith discharged untreated wastewater from Fort Smith’s sanitary sewer collection system to waters of the United States and the State on numerous occasions, and that Fort Smith failed to comply with certain terms and conditions of its National Pollutant Discharge Elimination System permits, in violation of Sections 301 and 402 of the Clean Water Act, 33 U.S.C. 1311 and 1342.

Under the settlement, Fort Smith will implement various injunctive measures to achieve full compliance with the Clean Water Act and eliminate sanitary system overflows over an anticipated 12 year period. The injunctive measures to be undertaken by Fort Smith include conducting a comprehensive inspection of its collection system for condition defects, increasing capacity of sewer lines, where needed, repairing, rehabilitating or replacing sewer lines with significant defects, upgrading