

to the demonstration do not appear to be implementing the program or issuing many FUP-Youth vouchers. To this end, while many of the core evaluation questions are focused on implementation questions and challenges, the study will also necessarily explore why some demonstration sites do not appear to be fully engaged with the program. Finally, a goal of the evaluation is to measure short-term outcomes for participating youth and determine any emerging common attributes among them.

This notice announces HUD's intent to collect information through the following methods: (1) Study investigators (from Urban Institute) will administer an agency-level web-based survey to all PHAs and PCWAs participating in the demonstration. (2) Investigators will conduct one-time telephone interviews with a sample of staff from 10 PHAs in the demonstration to gather more nuanced information than can be collected in the web-based

surveys. (3) Investigators will also visit three FUP/FSS demonstration sites to conduct interviews with PHA and PCWA administrators, front-line workers, community service providers, as well as interviews with youth participants. (4) To describe the characteristics of the participating PHAs and FUP/FSS participants and measure short-term outcomes, the study investigators will analyze HUD Public and Indian Housing Information Center (PIC) and Voucher Management System (VMS) administrative data.

Respondents: Youth participants in the FUP/FSS demonstration and staff at the PHAs, PCWAs, CoCs, and other service providers.

Estimated Number of Respondents: Web-based agency survey (PHAs)—51; web-based agency survey (PCWAs)—51; PHA staff interviews—41; PCWA staff interviews—16; community service provider in-person interviews—6; youth participant in-person interviews—18.

Estimated Time per Response: Web-based agency survey (PHAs)—30

minutes; web-based agency survey (PCWAs)—30 minutes; PHA staff interviews—60 minutes; PCWA staff interviews—60 minutes; community service provider in-person interviews—60 minutes; youth participant interviews—60 minutes.

Frequency of Response: Web-based agency survey (PHA)—one time; web-based agency survey (PCWA)—one time; PHA staff interviews—one time; PCWA staff interview—one time; community service provider in-person interviews— one time; youth participant interviews— one time.

Estimated Total Annual Burden Hours: 132.

Estimated Total Annual Cost: \$3,995.70.

Respondent's Obligation: Voluntary.

Legal Authority: The survey is conducted under Title 12, United States Code, Section 1701z and Section 3507 of the Paperwork Reduction Act of 1995, 44, U.S.C. 35, as amended.

Information collection	Number of respondents	Frequency of response	Responses per annum	Burden hour per response	Annual burden hours	Hourly cost per response	Cost
Web-based agency survey—PHA	51	1	51	0.5	25.5	¹ \$34.46	\$878.73
Web-based agency survey—PCWA	51	1	51	0.5	25.5	¹ 34.46	878.73
PHA staff interviews	41	1	41	1	41	¹ 34.46	1,412.86
PCWA staff interviews	16	1	16	1	16	¹ 34.46	551.36
Community service partner in-person inter-views	6	1	6	1	6	² 23.92	143.52
Youth participant interviews	18	1	18	1	18	³ 7.25	130.50
Total			183		132		3,995.70

B. Solicitation of Public Comment

This notice is soliciting comments from members of the public and affected parties concerning the collection of information described in Section A on the following:

(1) 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;

(2) The accuracy of the agency's estimate of the burden of the proposed collection of information;

(3) Ways to enhance the quality, utility, and clarity of the information to be collected; and

(4) Ways to minimize the burden of the collection of information on those who are to respond, including through the use of appropriate automated collection techniques or other forms of information technology, e.g., permitting electronic submission of responses.

HUD encourages interested parties to submit comment in response to these questions.

C. Authority

Section 3507 of the Paperwork Reduction Act of 1995, 44 U.S.C. Chapter 35.

Dated: December 23, 2019.

Seth D. Appleton,

Assistant Secretary for Policy Development and Research.

[FR Doc. 2020-00318 Filed 1-10-20; 8:45 am]

BILLING CODE 4210-67-P

INTERNATIONAL TRADE COMMISSION

[USITC SE-20-002]

Sunshine Act Meetings

Agency Holding the Meeting: United States International Trade Commission.

TIME AND DATE: January 31, 2020 at 11:00 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. *Agendas for future meetings:* None.
2. Minutes.
3. Ratification List.
4. Vote on Inv. No. 731-TA-1465 (Final)(4th Tier Cigarettes from Korea). The Commission is currently scheduled to complete and file its determination on February 3, 2020; views of the Commission are currently scheduled to be completed and filed on February 10, 2020.
5. Vote on Inv. Nos. 701-TA-632-635 and 731-TA-1466-1468 (Preliminary) (Fluid End Blocks from China,

¹“Occupational Employment Statistics: Occupational Employment and Wages, May 2018—Social and Community Service Managers,” Bureau of Labor Statistics, accessed December 6th, 2019, <https://www.bls.gov/oes/current/oes119151.htm>.

²“Occupational Employment Statistics: Occupational Employment and Wages, May 2018—Child, Family and Social Workers,” Bureau of Labor Statistics, accessed December 6th, 2019, <https://www.bls.gov/oes/current/oes211021.htm>.

³For youth interviews, we assume an hourly wage of \$7.25, the federal minimum wage.

Germany, India, and Italy). The Commission is currently scheduled to complete and file its determinations on February 3, 2020; views of the Commission are currently scheduled to be completed and filed on February 10, 2020.

6. *Outstanding action jackets*: None.

CONTACT PERSON FOR MORE INFORMATION: William Bishop, Supervisory Hearings and Information Officer, 202–205–2595.

The Commission is holding the meeting under the Government in the Sunshine Act, 5 U.S.C. 552(b). 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: January 7, 2020.

William Bishop,

Supervisory Hearings and Information Officer.

[FR Doc. 2020–00391 Filed 1–9–20; 4:15 pm]

BILLING CODE 7020–02–P

DEPARTMENT OF JUSTICE

Notice of Lodging of Proposed Consent Decree Under The Clean Air Act

On December 3, 2019, the Department of Justice lodged a proposed Consent Decree with the United States District Court for the Eastern District of Pennsylvania in the lawsuit entitled *United States, et al. v. Lehigh Cement Company LLC and Lehigh White Cement Company, LLC*, Civil Action No. 5:19–cv–05688.

In a Complaint that was filed simultaneously with the Consent Decree, the United States and seven states and state or local agencies seek injunctive relief against Lehigh Cement Company LLC (“Lehigh”) and Lehigh White Cement Company, LLC (“Lehigh White”) and penalties against Lehigh, pursuant to Sections 113(b) and 167 of the Clean Air Act (“the Act”), 42 U.S.C. 7413(b) and 7477, for alleged violations of the Prevention of Significant Deterioration provisions of the Act, 42 U.S.C. 7470–7492; the nonattainment New Source Review provisions of the Act, 42 U.S.C. 7501–7515; the federally-approved and enforceable state implementation plans, which incorporate and/or implement the above listed requirements; and corresponding state laws. The Complaint alleges claims at one or more of eleven Portland cement facilities located in eight states owned or operated by Lehigh or Lehigh White. The states and state or local

agencies that have joined the Complaint and are signatories to the Consent Decree consist of Indiana, Iowa, Maryland, New York, the Pennsylvania Department of Environmental Protection, the Jefferson County Board of Health (Alabama), and the Bay Area Air Quality Management District (California).

The Consent Decree would require installation of emissions control technology for nitrogen oxides (NO_x) and sulfur dioxide (SO₂), emissions monitoring systems, and specified NO_x and SO₂ emission limits (except that the emission limit for SO₂ at the Cupertino, CA facility would be established through a testing program). The Decree would also require Lehigh to pay a civil penalty of \$1.3 million, and perform a mitigation project involving upgrading two off-road vehicle engines at an estimated cost of \$650,000, which is expected to reduce smog-forming NO_x by approximately 25 tons per year.

Notice of the lodging of the proposed Consent Decree was originally published in the **Federal Register** on December 11, 2019. *See* 84 FR 67758 (Dec. 11, 2019). The publication of the original notice opened a 30-day period for public comment on the proposed Consent Decree that was scheduled to end on January 10, 2020. The publication of the current notice extends the period for public comment on the Consent Decree to February 10, 2020.

Comments should be addressed to the Assistant Attorney General, Environment and Natural Resources Division, and should refer to *United States, et al. v. Lehigh Cement Company LLC and Lehigh White Cement Company, LLC*, D.J. Ref. No. 90–5–2–1–08531/1. All comments must be submitted no later February 10, 2020. Comments may be submitted either by email or by mail:

<i>To submit comments:</i>	<i>Send them to:</i>
By e-mail	<i>pubcomment-ees.enrd@usdoj.gov.</i>
By mail	Assistant Attorney General, U.S. DOJ—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 website: <http://www.justice.gov/enrd/consent-decrees>.

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—

ENRD, P.O. Box 7611, Washington, DC 20044–7611.

Please enclose a check or money order for \$26.00 (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.*

[FR Doc. 2020–00293 Filed 1–10–20; 8:45 am]

BILLING CODE 4410–15–P

DEPARTMENT OF JUSTICE

Notice of Lodging of Proposed Consent Decree Under the Clean Air Act

On January 7, 2020, the Department of Justice lodged a proposed Consent Decree with the District Court of the Southern District of New York in a lawsuit entitled *United States v. Dover Greens, LLC*, Civil Action No. 20–124.

In this action the United States seeks, as provided under the Clean Air Act (“CAA”) and EPA’s National Emissions Standards for Asbestos (“Asbestos NESHAP”), civil penalties and injunctive relief from Dover Greens in connection with its renovation of the former Harlem Valley Psychiatric Center in Wingdale, New York. The proposed Consent Decree resolves the United States’ claims and requires Dover Greens to pay \$575,000 and imposes injunctive relief.

The publication of this notice opens the public comment on the proposed Consent Decree. Comments should be addressed to the Assistant Attorney General, Environment and Natural Resources Division, and should refer to *United States v. Dover Greens, LLC*, Civil Action No. 20–124, D.J. Ref. 90–5–2–11427. 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:

<i>To submit comments:</i>	<i>Send them to:</i>
By email	<i>pubcomment-ees.enrd@usdoj.gov.</i>
By mail	Assistant Attorney General, U.S. DOJ—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 website: http://www.usdoj.gov/enrd/Consent_Decrees.html. We will provide a paper copy of the Consent Decree upon