comments received may be posted without change, including any personal identifiers, contact information, or other personal information provided, to: http://www.regulations.gov. Do not submit confidential business information, trade secret information, or other sensitive or protected information that you do not want to be available to the public. If furnished at all, such information should be submitted in writing.

Docket: For access to the docket to read background documents or comments received, go to: http://www.regulations.gov, and insert the docket number, CPSC–2015–0018, into the “Search” box, and follow the prompts.

FOR FURTHER INFORMATION CONTACT: Rocky Hammond, Office of the Secretary, Consumer Product Safety Commission, 4330 East-West Highway, Bethesda, MD, 20814; telephone (301) 504–6833, email: rhammond@cpsc.gov.

SUPPLEMENTARY INFORMATION: Section 1404(c)(1)(A)(ii) of the VGBA requires that each public pool and spa in the United States with a single main drain other than an unblockable drain be equipped, at a minimum, with one or more of the following anti-entrapment devices or systems: (I) Safety vacuum release system; (II) Suction-limiting vent system; (III) Gravity drainage system; (IV) Automatic pump shut-off system; (V) Drain disablement; or (VI) any other system determined by the Commission to be equally effective as, or better than, these systems at preventing or eliminating the risk of injury or death associated with pool drainage systems. 15 U.S.C. 8003(c)(1)(A)(ii). Petitioner submitted a petition to the Commission dated June 11, 2015, to initiate rulemaking to determine that the VDT is an anti-entrapment device or system under the VGBA. To include the VDT in the list of anti-entrapment devices or systems in the VGBA, the Commission must determine that the VDT is "equally effective as, or better than" the anti-entrapment devices and systems listed in section 1404(c)(1)(A)(ii) of the VGBA at preventing or eliminating the risk of injury or death associated with pool drainage systems.

Petitioner asserts that VDT can help prevent risks of entrapment as a backup layer of protection and serves the same purpose as a safety vacuum release system ("SVRS"). Petitioner defines VDT as "a system that removes the intense vacuum draw from the intake point of a pumping system by occluding the intake orifice from swimmers and diffusing the vacuum from a potential blockage immediately in multiple directions from the blockage.”

According to Petitioner, “covering 50% of the Vacuum Diffusion Technology intake device should not raise the normal vacuum draw by more than .4” Hg.”

Petitioner states that changing technology necessitates new anti-entrapment safety technology. Petitioner provides that some states have mandated the use of variable speed pumps in pools, and, according to Petitioner, SVRSs do not function on variable speed pumps. Petitioner asserts that technicians have learned to bypass SVRSs.

Petitioner states that VDT is only effective when the drain cover is missing and acknowledges that VDT does not protect against full-body entrapment. Petitioner asserts, however, that the devices and systems listed in the VGBA have limitations, and that VDT protects against limb, hair, and mechanical entrapment and mitigates eviceration.

By this notice, the Commission seeks comments concerning this petition to classify VDT as an anti-entrapment system or device under the VGBA. Interested parties may obtain a copy of the petition by writing or calling the Office of the Secretary, Consumer Product Safety Commission, 4330 East-West Highway, Bethesda, MD 20814; telephone (301) 504–6833. The petition is also available at: http://www.regulations.gov under Docket No. CPSC–2015–XXXX, Supporting and Related Materials.

Dated: July 30, 2015.

Todd A. Stevenson, Secretary, U.S. Consumer Product Safety Commission.

[FR Doc. 2015–19076 Filed 7–31–15; 4:15 pm]
BILLING CODE 6355–01–P

CONSUMER PRODUCT SAFETY COMMISSION

Sunshine Act Meeting Notice

TIME AND DATE: Wednesday August 12, 2015, 9 a.m.–11 a.m.

PLACE: Hearing Room 420, Bethesda Towers, 4330 East-West Highway, Bethesda, Maryland.

STATUS: Commission Meeting—Open to the Public

MATTER TO BE CONSIDERED: Decisional Meeting: Electronic Filing of Certificates of Compliance—Pilot Program—Federal Register Notice

A live webcast of the Meeting can be viewed at www.cpsc.gov/live.
with section 10(a)(2) of the Federal Advisory Committee Act.

Additional information, including the agenda and electronic registration, is available at the DHB Web site, http://www.health.mil/About-MHS/Other-MHS-Organizations/Defense-Health-Board/Meetings.

Purpose of the Meeting

The purpose of the meeting is to conduct a decision briefing for deliberation and provide progress updates on specific taskings before the DHB. In addition, the DHB will receive information briefings on current issues or lessons learned related to military operational programs, health policy, health research, disease/injury prevention, health promotion, and healthcare delivery.

Agenda

Pursuant to 5 U.S.C. 552b, as amended, and 41 CFR 102–3.140 through 102–3.165 and subject to availability of space, the DHB meeting is open to the public from 9:00 a.m. to 12:00 p.m. and 1:00 p.m. to 5:30 p.m. on August 20, 2015. The DHB anticipates deliberating a decision briefing regarding Continuing Education for DoD Health Professionals. The DHB also anticipates receiving a progress update from the Neuro/Behavioral Health Subcommittee on Population Normative Values for Post-Concussive Computerized Neurocognitive Assessments. In addition, information briefings will be provided on activities at the U.S. Army Medical Research Institute of Infectious Diseases and the Walter Reed Army Institute of Research, vector control in support of military operations, missions and accomplishments of U.S. Navy hospital ships, and the U.S. Navy medical response to the tsunami in Indonesia.

Public’s Accessibility to the Meeting

Pursuant to 5 U.S.C. 552b, as amended, and 41 CFR 102–3.140 through 102–3.165 and subject to availability of space, this meeting is open to the public. Seating is limited and is on a first-come basis. All members of the public who wish to attend the public meeting must contact Ms. Kendal Brown at the number listed in the section FOR FURTHER INFORMATION CONTACT no later than 12:00 p.m. on Wednesday, August 12, 2015 to register and make arrangements for a DHHQ escort, if necessary. Public attendees requesting escort should arrive at the DHHQ Visitor’s Entrance with sufficient time to complete security screening no later than 8:30 a.m. on August 20. To complete security screening, please come prepared to present two forms of identification and one must be a picture identification card.

Special Accommodations

Individuals requiring special accommodations to access the public meeting should contact Ms. Kendal Brown at least five (5) business days prior to the meeting so that appropriate arrangements can be made.

Written Statements

Any member of the public wishing to provide comments to the DHB may do so in accordance with 41 CFR 102–3.105(j) and 102–3.140 and section 10(a)(3) of the Federal Advisory Committee Act, and the procedures described in this notice.

Individuals desiring to provide comments to the DHB may do so by submitting a written statement to the DHHQ Designated Federal Officer (DFO) (see FOR FURTHER INFORMATION CONTACT). Written statements should not be longer than two type-written pages and address the following details: the issue, discussion, and a recommended course of action. Supporting documentation may also be included, as needed, to establish the appropriate historical context and to provide any necessary background information.

If the written statement is not received at least five (5) business days prior to the meeting, the DFO may choose to postpone consideration of the statement until the next open meeting.

The DFO will review all timely submissions with the DHB President and ensure they are provided to members of the DHB prior to the meeting that is subject to this notice. After reviewing the written comments, the President and the DFO may choose to invite the submitter to orally present their issue during an open portion of this meeting or at a future meeting. The DFO, in consultation with the DHB President, may allot time for members of the public to present their issues for review and discussion by the Defense Health Board.

Dated: July 29, 2015.

Aaron Siegel,
Alternate OSD Federal Register Liaison Officer, Department of Defense.

DEPARTMENT OF DEFENSE

Department of the Navy

Notice of Availability of Record of Decision for the Final Environmental Impact Statement/Overseas Environmental Impact Statement for Mariana Islands Training and Testing

AGENCY: Department of the Navy, DoD.

ACTION: Notice.

SUMMARY: The Department of the Navy (DoN), after carefully weighing the strategic, operational, and environmental consequences of the proposed action, announces its decision to implement Alternative 1, the Navy’s preferred alternative, as described in the Mariana Islands Training and Testing (MITT) Final Environmental Impact Statement/Overseas Environmental Impact Statement (EIS/OEIS). Under Alternative 1, the Navy will be able to meet current and future DoN and DoD training and testing requirements, including the use of active sonar and explosives within the MITT Study Area. The MITT study area is composed of established sea-based (at-sea) ranges and land-based training areas on Guam and the Commonwealth of the Mariana Islands, and operating areas and special use airspace in the regions of the Mariana Islands that are part of the Mariana Islands Range Complex (MIRC). The Study Area also includes a transit corridor that connects the MIRC and the Hawaiian Islands Range Complex and pierside sonar maintenance and testing alongside Navy piers located in Inner Apra Harbor.


Dated: July 29, 2015.

N.A. Hagerty-Ford,
Commander, Judge Advocate General’s Corps, U.S. Navy, Federal Register Liaison Officer.

[FR Doc. 2015–19050 Filed 8–3–15; 8:45 am]
BILLING CODE 3810–FF–P