• Blue Hill Public Library, 317 West Gage Street, Blue Hill NE 68930–2068

• Butler Memorial Library, 621 Pennsylvania, Cambridge NE 69022

• Franklin Public Library, 1502 P Street, Franklin NE 68939–1200

 Hastings Public Library, 517 West Fourth Street, Hastings NE 68901–7560

• Imperial Public Library, 703 Broadway Street, Imperial NE 69033– 4017

 Kearney Public Library, 2020 First Avenue, Kearney NE 68847–5306

• McCook Library, 802 Norris Avenue, McCook NE 69001–3143

• Nelson Public Library, 10 West Third Street, Nelson NE 68961–1246

• Red Cloud Public Library, 537 North Webster Street, Red Cloud NE 68970–2421

• Carnegie Public Library, 449 North Kansas Street, Superior NE 68978–1852

• Trenton Village Library, 406 East First Street, Trenton NE 69044

• Wauneta City Library, 319 North Tecumseh, Wauneta NE 69045–2011

 Almena Public Library, 415 Main, Almena KS 67622

• Belleville Public Library, 1327

Nineteenth Street, Belleville KS 66935 • Courtland City Library, 403 Main

Street, Courtland KS 66939

• Northwest Kansas Library System, 2 Washington Square, Norton KS 67654

Hearing Process Information

Organizations and individuals wishing to present oral statements are strongly encouraged to contact Judy O'Sullivan, Bureau of Reclamation, Nebraska-Kansas Area Office, at the address above or telephone (308) 389– 4622 x211 to announce their intention to participate in the public hearing. Requests to make presentations will also be accepted at the hearings. Written statements may also be submitted at the hearings.

Oral statements at the public hearings will be limited to 5 minutes. If time permits, the hearing officer may allow speakers to extend their oral statement after all persons wishing to comment have been heard. Whenever possible, speakers will be scheduled according to the time preference requested in their letter or telephone request. Scheduled speakers not present at the public hearing when called will lose their privilege in the scheduled order and will be recalled at the end of all the scheduled speakers. Those registering at the meetings may choose from the remaining time slots.

Please notify Reclamation at least 2 weeks in advance of the scheduled hearing if you require special needs in order to participate in the public hearing. Those having special needs should contact Judy O'Sullivan at (308) 389–4622 x211 or through the Federal Relay System at (800) 877–8339 or via e-mail at "josullivan@gp.usbr.gov". Smoking will be prohibited in the hearing room and surrounding area.

Dated: September 25, 1999

Fred R.Ore,

Area Manager, Nebraska-Kansas Area Office. [FR Doc. 99–26633 Filed 10–13–99; 8:45 am] BILLING CODE 4310-94–P

DEPARTMENT OF JUSTICE

Notice of Lodging of Consent Decree Pursuant to the Comprehensive Environmental Response, Compensation and Liability Act

In accordance with the policy of the Department of Justice, 28 U.S.C. 50.7, and pursuant to Section 122(d)(2) of the Comprehensive Environmental Response Compsenation and Liability Act, 42 U.S.C. 9601 et seq., ("CERCLA"), notice is hereby given that a proposed consent decree in United States v. Akzo Nobel A.B., Civ. No. 1:99-CV-731, was lodged with the United States District Court for the Western District of Michigan, on September 22, 1999. The action was brought by the United States against fourteen defendants seeking the performance of a remedial action at the Bofors Noble Superfund Site in Muskegon, Michigan, and reimbursement of response costs incurred in connection with site.

The settling parties are Akzo Nobel A.B., American Cyanamid Company, Bissel, Inc., E.I. DuPont DeNemours and Company, Dow Agrosciences LLC, Eli Lilly Company, General Electric Company, IBM Corporation, Lomac, Inc., Mallinckrodt, Inc., Monsanto Company, Shell Oil Company, Smithkline Beecham Corporation, and Union Carbide Corporation.

Under the proposed settlement, eight of the settlors will be responsible for performing the response action at the Bofors Nobel site. The remaining parties will contribute funds in the amounts set forth in the proposed decree which will be used to finance the work, reimburse response costs incurred by the United States Environmental Protection Agency in connection with the site, and pay natural resource damages arising from releases of hazardous substances at the site. Under the proposed consent decree, the Environmental Protection Agency will provide mixed funding, up to an amount of \$7.2 million, to assist in financing the remedial action at the site.

The proposed consent decree may be examined at: (1) The Office of the United States Attorney for the Western District of Michigan, The Law Building, 330 Ionia Avenue, N.W., 5th Floor, Grand Rapids, Michigan, 49503, (616-456-2404); (2) the United States Environmental Protection Agency (Region 5), 77 West Jackson Boulevard, Chicago, Illinois 60604-3590 (contact Thomas Kruegar (312-886-0562); and, (3) a copy of the proposed Consent Decree may be obtained by mail from the Department of Justice Consent Decree Library, P.O. Box 7611, Ben Franklin Station, Washington DC 20044. When requesting a copy, please refer to United States v. Akzo Nobel, A.B. et al. D.J. Ref. 90-11-3-191A, and enclose a check in the amount of \$38.75 for the consent decree only (155 pages at 25 cents per page reproduction costs), or \$251.50 for the consent decree and all appendices (1006 pages), made payable to the Consent Decree Library. Joel M. Gross,

Chief, Environmental Enforcement Section, Environmental and Natural Resources Division.

[FR Doc. 99–26822 Filed 10–13–99; 8:45 am] BILLING CODE 4410–15–M

DEPARTMENT OF JUSTICE

Notice of Lodging of Consent Decree Pursuant to the Clean Air Act

Notice is hereby given that on October 4, 1999, the United States lodged a proposed consent decree with the United States District Court for the Western District of Michigan, in United States v. Georgie Boy Manufacturing, Inc., Civil No. 1:99-CV-772, under section 113(b) of the Clean Air Act, 42 U.S.C. 7413(b). The proposed consent decree resolves certain claims of the United States against Georgie Boy, Manufacturing Inc. ("Georgie Boy"), arising out of its recreational vehicle manufacturing facility located in Edwardsburg, Cass County, Michigan. Under the proposed Consent Decree Georgie Boy will pay the United States a \$99,000 penalty and perform a Supplemental Environmental Project (''ŚÉP'').

The Department of Justice will receive comments relating to the proposed Consent Decree for 30 days following publication of this Notice. Comments should be addressed to the Assistant Attorney General, Environment and Natural Resources Division, United States Department of Justice, P.O. Box 7611, Ben Franklin Station, Washington, DC 20044–7611, and should refer to United States v. Georgie Boy Manufacturing, Inc., Civil No. 1:99-CV-772, 90-5-2-1-2259. The proposed Consent Decree may be examined at the Office of the United States Attorney for the Western District of Michigan, Grand Rapids, Michigan; the Region V Office of the United States Environmental Protection Agency, 77 West Jackson Boulevard, Chicago, Illinois 60604. A copy of the proposed Consent Decree may be obtained by mail from the Department of Justice Consent Decree Library, P.O. Box 7611, Washington, DC 20044. In requesting a copy, please enclose a check for reproduction costs (at 25 cents per page) in the amount of \$5.00 for the Decree, payable to the Consent Decree Library.

Joel M. Gross,

Chief, Environmental Enforcement Section, Environment and Natural Resources Division. [FR Doc. 99–26825 Filed 10–13–99; 8:45 am] BILLING CODE 4410–15–M

DEPARTMENT OF JUSTICE

Notice of Lodging of Consent Decree Pursuant to the Comprehensive Environmental Response, Compensation and Liability Act

Notice is hereby given that on October 4, 1999, the United States lodged with the Court a proposed Fourth Consent Decree under the Comprehensive Environmental Response, Compensation, and Liability Act, as amended ("CERCLA"), 42 U.S.C. 9601 et seq. in United States v. Brown Co., et al., No. 1:96-CV-949 (W.D. Mich). The Consent Decree resolves certain claims of the United States against Exide Corporation, Fisher Steel & Supply Company, the H. Brown Co., Inc., Tessie Brown and Tessie Brown as the Independent Personal representative of the Estate of Herman Brown ("Owner Settling Defendants''), Padnos Iron & Metal Company ("Padnos"), and General Motors Company ("GM"). GM will conduct the Remedial Action, as well as pay future costs of overseeing the implementation of the remedial action, under Sections 106 and 107(a) of CERCLA, 42 U.S.C. 9607(a), at the H. Brown Superfund Site ("Site") located in Walker, Kent County, Michigan. The other settling defendants under this Consent Decree will pay an additional \$204,500.

The Department of Justice will receive comments relating to the proposed Consent Decree for 30 days following publication of this Notice. Comments should be addressed to the Assistant Attorney General, Environmental and Natural Resources Division, United States Department of Justice, P.O. Box

7611, Ben Franklin Station, Washington, DC 20044-7611, and should refer to United States v. H. Brown Co., et al., D.J. Ref. No. 90-11-2-835A. The proposed Consent Decree may be examined at the Office of the United States Attorney for the Western District of Michigan; the Region V Office of the United States Environmental Protection Agency, 77 West Jackson Boulevard, Chicago, Illinois 60604. A copy of the proposed Consent Decree may be obtained by mail from the Department of Justice Consent Decree Library, P.O. Box 7611, Washington, DC 20044. In requesting a copy, please enclose a check for reproduction costs (at 25 cents per page) in the amount of \$20.25 for the Decree without appendices, payable to the Consent Decree Library. Appendices will be an additional \$20.75 (total: \$41.00).

Joel M. Gross,

Chief, Environmental Enforcement Section, Environment and Natural Resources Division. [FR Doc. 99–26823 Filed 10–13–99; 8:45 am] BILLING CODE 4410–15–M

DEPARTMENT OF JUSTICE

Notice of Lodging Consent Decree Pursuant to the Clean Water Act

In accordance with Departmental Policy, 28 CFR 50.7, notice is hereby given that a proposed Consent Decree in United States v. Interstate General Company, et al., Civ. No. AW-96-1112 (D. Md., So. Div.), was lodged with the United States District Court for the District of Maryland, Southern Division, on August 26, 1999. This Consent Decree has been entered into by the Plaintiff United States and Defendants Interstate General Company, L.P., and St. Charles Associates, L.P., pursuant to Section 309 (b) and (d) of the Clean Water Act, 33 U.S.C. 1319 (b) & (d), providing for injunctive relief and imposing civil penalties upon the Defendants for discharge of dredged or fill material in violation of section 301(a) of the Clean Water Act, 33 U.S.C. 1311(a), at four sites in St. Charles, a planned community near Waldorf, Charles County, Maryland.

The Consent Decree prohibits additional illegal discharges by the Defendants, and requires Defendants to, among other things: (1) Pay a \$360,000 civil penalty to the United States; (2) escrow \$40,000 to be used for additional wetland plantings in open spaces on one of the parcels located in Dorchester Neighborhood; (3) carry out remediation plans at two parcels, Parcel L and Town Center South, that will result in the restitution of fourteen (14) acres of wetlands and the creation of new wetlands and wetland buffers on fiftyseven (57) acres; and (4) place deed restrictions or conservation easements on all remediation sites identified in the consent decree.

The Department of Justice will accept written comments relating to this proposed Consent Decree for thirty (30) days from the date of publication of this notice. Please address comments to Lynne A. Battaglia, United States Attorney for the District of Maryland, United States Department of Justice, Attention: W. Warren Hamel, AUSA, 101 W. Lombard Street, Baltimore, Maryland 21012, and refer to *United States* v. *Interstate General Company,* Civ. No. AW–96–1112 and USAO No. 96–00096.

The proposed Consent Decree may be examined at the Clerk's Office, United States District Court for the District of Maryland, Southern Division, 6500 Cherrywood Lane, Greenbelt, Maryland 20770.

W. Warren Hamel,

Chief, Environmental Crimes and Enforcement Section, U.S. Attorney's Office, District of Maryland. [FR Doc. 99–26826 Filed 10–13–99; 8:45 am] BILLING CODE 4410–15–M

DEPARTMENT OF JUSTICE

Notice of Lodging of Consent Decree Pursuant to the Comprehensive Environmental Response, Compensation, and Liability Act of 1980, as Amended

Consistent with Departmental policy 28 CFR 50.7, 38 FR 19029, and 42 U.S.C. 9622(d), notice is hereby given that on October 4, 1999, a proposed Consent Decree in United States v. Richard Mottolo, K.J. Quinn & Co., Inc., et al., Civil Action No. 83-547-B, was lodged with the United States District Court for the District of New Hampshire. The proposed Consent Decree will resolve the United States' claims under the **Comprehensive Environmental** Response, Compensation, and Liability Act ("CERCLA"), 42 U.S.C. 9601, et seq., on behalf of the U.S. **Environmental Protection Agency** ("EPA") against the K.J. Quinn & Co., Inc., relating to the Mottolo Superfund Site ("Site") located in Raymond, New Hampshire. The K.J. Quinn & Co., Inc., was previously adjudicated liable under Section 107(a) of CERCLA, 42 U.S.C. 96097(a).

Pursuant to the Consent Decree, the K.J. Quinn & Co., Inc., has agreed to reimburse to the United States \$2,000,000 for costs incurred and to be