## DEPARTMENT OF JUSTICE

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

Notice is hereby given that a consent decree in *United States* v. *Berks Associates, Inc. et al.,* Civil Action No. 91–4868 (E.D. Pa.) was lodged with the court on March 16, 1999.

The proposed decree resolves claims of the United States against 44 deminimis parties under Sections 106 and 107 of the Comprehensive Environmental Response, Compensation, and Liability Act, as amended ("CERCLA"), 42 U.S.C. 9606 and 9607, for response costs and actions at the Douglassville Disposal Superfund Site in Berks County, PA. Each of the participating Settling Defendants sent one percent or less of the hazardous wastes found at the Site. The decree obligates the Settling Defendants, collectively, to reimburse to the United States a total of \$8.9 million in past costs and anticipated future response costs. Of this amount, \$3.2 million represents recovery of past costs and \$5.7 million represents recovery of future costs.

The Department of Justice will receive, for a period of thirty (30) days from the date of this publication, comments relating to the proposed consent decree. Comments should be addressed to the Assistant Attorney General for the Environment and Natural Resources Division, Department of Justice, Washington, DC 20530, and should refer to *United States* v. *Berks Associates, Inc. et al.*, Civil Action No. 91–4868. (E.D. Pa.), DOJ Ref. # 90–11– 2–303.

The proposed consent decree may be examined at the United States Department of Justice, Environment and Natural Resources Division, Consent Decree Library, 1120 G Street, NW, 4th Floor, Washington, DC 20005, (202) 624-0892. A copy of the proposed consent decree may be obtained in person or by mail from the Consent Decree Library, 1120 G Street, NW, 4th Floor, Washington, DC 20005. In requesting a copy, please refer to the referenced case and enclose a check in the amount of \$8.00 (25 cents per page reproduction costs, excluding attachments), payable to the Consent Decree Library.

## Joel M. Gross,

Chief, Environmental Enforcement Section, Environment and Natural Resources Division. [FR Doc. 99–8462 Filed 4–5–99; 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

In accordance with Department policy, 28 CFR 50.7, notice is hereby given that a proposed Consent Decree in United States and State of Connecticut v. Commercial Auto Body, et al., Civ. No. 399-CV-0470 & 0472 (JCH), was lodged on March 16, 1999 with the United States District Court for the District of Connecticut. The United States' complaint seeks to recover, pursuant to the Comprehensive Environmental Response, Compensation, and Liability Act "CERCLA"), 42 U.S.C. 9601, et al., past response costs incurred by EPA at the Old Southington Landfill Superfund Site located in the Town of Southington, Connecticut ("Site").

The proposed Consent Decree embodies an agreement with six potentially responsible parties ("PRPs") at the Site to pay \$45,537, in aggregate, in settlement of claims for past response costs at the Site. Of this total, \$30,000 will be paid to the United States and \$15,537 will be paid to two parties who are performing a remedial action at the Site. The monies paid to the two performing parties will be used to partially fund the remedial action being performed by the two performing parties. The proposed Consent Decree provides the six settling defendants with a release for civil liability for EPA's and the State of Connecticut's ("State's") past CERCLA response costs at the Site.

The Department of Justice will receive, for a period of thirty (30) days from the date of this publication, comments relating to the proposed Consent Decree.

Comments should be addressed to the Assistant Attorney General for the Environment and Natural Resources Division, Department of Justice, P.O. Box 7611, Ben Franklin Station, Washington, DC 20044, and should refer to United States and State of Connecticut v. Commercial Auto Body, et al., DOJ Ref. No. 90–11–2–420/2.

The proposed consent decree may be examined at the Office of the United States Attorney, U.S. Courthouse, 915 Lafayette Blvd., Rm. 309, Bridgeport, CT 06604; the Region I Office of the Environmental Protection Agency, Region 1 Records Center, 90 Canal Street, Fourth Floor, Boston, MA 02203; and at the Consent Decree Library, 1120 G Street, NW, Third Floor, Washington, DC 20005, (202) 614–0892. A copy of the proposed consent decree may be obtained in person or by mail from the Consent Decree Library, 1120 G Street, Third Floor, NW, Washington, DC 20005. In requesting a copy, please refer to the referenced case and enclose a check in the amount of \$7.00 (25 cents per page reproduction costs), payable to the Consent Decree Library.

#### Joel Gross,

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

[FR Doc. 99-8459 Filed 4-5-99; 8:45 am] BILLING CODE 4410-15-M

#### DEPARTMENT OF JUSTICE

### Immigration and Naturalization Service

[INS No. 1927-98]

### Eligibility Pilot Program Citizen Attestation Employment

AGENCY: Immigration and Naturalization Service, Justice.

ACTION: Notice.

SUMMARY: In April 1999, the Immigration and Naturalization Service (Service) will begin testing the Citizen Attestation Employment Eligibility Pilot Program. On September 15, 1997, the Service published a notice in the Federal Register providing the requirements and guidance to employers that might be interested in participating in a pilot program(s) for employment eligibility confirmation. The notice also instructed employers to contact the Service if they elected to participate in the program(s). The pilot programs discussed in that notice were the Basic Pilot, the Citizen Attestation Pilot, and the Machine-Readable **Document Pilot.** These pilot programs are required by the Illegal Immigration **Reform and Immigrant Responsibility** Act of 1996 (IIRIRA). Employers in all 50 states were originally invited to submit election forms expressing interest in the Citizen Attestation Pilot Program, but the Service reserved the right to limit the pilot to certain states based on the level of employer interest and on further determinations as to states driver licensing procedures. This notice is to advise employees that the Citizen Attestation Pilot will be offered to all employers in the states of Arizona, Maryland, Massachusetts, Michigan, and Virginia.

**DATES:** There is no deadline for volunteering to participate in the Citizen Attestation Pilot Program, but interested employers should contact the Service as soon as possible to maximize their opportunity to participate. Employers in the states listed above who have already submitted a Form I– 876, Election Form, to the Service do not have to reapply.

FOR FURTHER INFORMATION CONTACT: John E. Nahan, Immigration and Naturalization Service, SAVE Program, 425 I Street, NW., ULLICO Building, 4th Floor, Washington, DC 20536, telephone (888) 464–4218.

SUPPLEMENTARY INFORMATION:

## What Is the Citizen Attestation Pilot Program?

The Citizen Attestation Pilot Program is a free employment confirmation system being conducted by the Service to test a method of providing an effective, nondiscriminatory employment eligibility process, focusing on electronic confirmation. The pilot program involves a verification check of the Service's database to verify the alien number and other information provided by a newly-hired alien employee. Equipment needed for participation in this pilot is a personal computer with a modem. The pilot program can be tested for up to 4 years.

# Who May Participate in the Citizen Attestation Pilot Program?

The pilot program is being offered to all employers in the states of Arizona, Maryland, Massachusetts, Michigan, and Virginia. Participation in the pilot will be voluntary on the part of employers, except with regard to the Executive and Legislative Branches of the Federal Government and certain employers found to be in violation of the Immigration and Nationality Act in states where the pilot is being conducted.

## How Does an Employer Sign Up for Participation in the Citizen Attestation Pilot Program?

All employers must enter into a Memorandum of Understanding (MOU) with the Service. To obtain the MOU or to request additional information about the Citizen Attestation Pilot Program, you may submit your requests to the Immigration and Naturalization Service by writing to, 425 I Street, NW., ULLICO Building, 4th Floor, Washington, DC 20536, Attention: SAVE Program Branch, or you may fax your request to the SAVE Program at (202) 514–9981, or you may call the SAVE Program toll free at 1–888–464–4218.

## **Paperwork Reduction Act**

The information collection requirement contained in the Memorandum of Understanding has been approved by the Office of Management and Budget (OMB) under the provisions of the Paperwork Reduction Act. The clearance number for this collection is OMB 1115–0228.

Dated: March 30, 1999.

#### Doris Meissner,

Commissioner, Immigration and Naturalization Service. [FR Doc. 99–8354 Filed 4–5–99; 8:45 am] BILLING CODE 4410–10–M

#### DEPARTMENT OF LABOR

## Employment and Training Administration

## Notice of Determinations Regarding Eligibility To Apply for Worker Adjustment Assistance and NAFTA Transitional Adjustment Assistance

In accordance with Section 223 of the Trade Act of 1974, as amended, the Department of Labor herein presents summaries of determinations regarding eligibility to apply for trade adjustment assistance for workers (TA–W) issued during the period of February and March, 1999.

In order for an affirmative determination to be made and a certification of eligibility to apply for worker adjustment assistance to be issued, each of the group eligibility requirements of Section 222 of the Act must be met.

- That a significant number or proportion of the workers in the workers' firm, or an appropriate subdivision thereof, have become totally or partially separated,
- (2) That sales or production, or both, of the firm or subdivision have decreased absolutely, and
- (3) That increases of imports of articles like or directly competitive with articles produced by the firm or appropriate subdivision have contributed importantly to the separations, or threat thereof, and to the absolute decline in sales or production.

## Negative Determinations for Worker Adjustment Assistance

In each of the following cases the investigation revealed that criterion (3) has not been met. A survey of customers indicated that increased imports did not contribute importantly to worker separations at the firm.

- TA-W-34,326; Tube City, Inc., West Mifflin, PA
- TA-W-35,380; Sharon Tube Co., Niles, OH
- TA-W-35,624; Bar-Sew, Inc., Lehighton, PA
- TA-W-35,548; Mill-Rite Farms, Inc., Albany, OR

- TA-W-35,467; Pittsburgh Corning Corp., Port Allegany, PA
- TA-W-35,191; A & B; Allied Signal Laminate Systems, Pendleton, SC, Franklin, IN and LaCrosse, WI
- TA-W-35,592; North American Refractories Co., Womelsdorf, PA
- TA-W-35,402; U.S. Steel Group, A Div. Of USX Corp., Fairless Works, Hairless Hills, PA
- TA-W-35,450; Braeburn Alloy Steel, Inc., Lower Burrell, PA
- TA-W-35,473; Blount, Inc., Forestry & Industrial Equipment Div., Prentice, WI
- TA-W-35,483; Computalog USA, Inc., Fort Worth, TX

In the following cases, the investigation revealed that the criteria for eligibility have not been met for the reasons specified.

- TA-W-35,287; Hanover Accoesories, Powtucket, RI
- TA-W-35,594; Intertek Testing Services, Int'l, Inc., Pasadena, TX
- TA-W-35,497; Washington Public Power Supply System, Satsop Site, Elma, WA
- TA-W-35,350; General Electric Co., Hickory, NC
- TA-W-35,567; Boise Cascade Corp, Research & Development Dept, Portland, OR
- TA-W-35,486; Buckeye, Inc., Midland, TX
- TA-W-35,598; NANA Management Service & NANNA/Colt Engineering, Anchorage, AK
  - The workers firm does not produce an article as required for certification under Section 222 of the Trade Act of 1974.
- TA-W-35,438; Motorola Ceramic Products, Albuquerque, NM
- TA–W–35,258; Habersham Metal Products, Cornelia, GA
- TA-W-35,560; Dyna Craft Industries, Inc., Murrysville, PA
- TA-W-35,249; Frenesius Medical Care, N.A., Renal Produc Technologies, McAllen, TX
- TA-W-35,220; Ametek, US Gauge Div., Sellersville, PA
- TA-W-35,271; Essex Group, Inc., Pana, IL
- TA-W-35,234; P.D.U. Apparel, Inc., Garfield, NJ
- TA-W-275; Motorola, Tempe, AZ
- TA-W-35,322; International Paper Corp., Containerboard Div., Gardiner, OR
- TA-W-35,133; Johnson Matthey, APG Thermal management Group, Cheney, WA (Including Temporary Workers from Humanix, Volt and CDI, Spokane, WA)
- TA-W-35,290; AG-Chem Equipment Co., Inc., Jackson, MN