KENTUCKY

Morgan County

Cooper, Judge John E., House, 709 N. Main St., West Liberty, 96000824

MASSACHUSETTS

Worcester County

East Main Street—Cherry Street Historic District, 215—270 and 35—73 Main, 2—16 Linden, 3—24 Ash, 26—73 Cherry, 6—19 May, and 8 Park Sts., Spencer, 96000826

MISSISSIPPI

Bolivar County

Taborian Hospital, US 61, jct. of McGinnis St., Mound Bayou, 96000827

N. MARIANA ISLANDS

Saipan Municipality

Unai Achugao Archaeological Site, Address Restricted, Punton Achugao vicinity, 96000825

NEW YORK

St. Lawrence County

Fine Town Hall, 91 NY 58, Fine, 96000829

Saratoga County

CATAWISSA (tugboat), Lock 3, NY State Barge Canal, Erie Div., Waterford, 96000828

NORTH CAROLINA

Gaston County

Mount Holly Cotton Mill, 250 N. Main St., Mount Holly, 96000830

OHIO

Lucas County

Birmingham Historic District (East Toledo MPS), Roughly bounded by Genesee, York, Esther, Magyar, Consaul, and Conrail Tracks Toledo, 96000834

East Toledo Historic District (East Toledo MPS), Roughly bounded by Front, Platt, Starr, and Spring Grove Toledo, 96000831

Spring Grove Historic District (East Toledo MPS), Roughly bounded by Mason, Spring Grove, Greenwood, and Conrail Tracks, Toledo, 96000832

Yondota Historic District (East Toledo MPS), Roughly bounded by Oak, 2nd, Euclid, Starr, White, Delence, and Nevada, Toledo, 96000833

SOUTH CAROLINA

Orangeburg County

All Star Bowling Lane (Civil Rights Movement in Orangeburg County MPS), 559 E. Russell St., Orangeburg, 96000837

Stroman, William P., House (Orangeburg MRA), 1017 N. Boulevard, Orangeburg, 96000836

Union County

Union Community Hospital (Union MPS), 213 W. Main St., Union, 96000835

WASHINGTON

Grays Harbor County

Old McCleary Hotel, 42 Summit Rd., McCleary, 96000842 Lewis County

Hillside Historic District, Roughly bounded by Jefferson Ave., Hill St., Washington Ave., and 9th St., Chehalis, 96000841

Pierce County

Parkland Lutheran Children's Home (Norwegian Settlement in Parkland MPS), 12123 A St., Tacoma, 96000838

Smith, Ward T. and Bjug Harstad House (Norwegian Settlement in Parkland MPS), 12204 S. A St., Tacoma, 96000839

Spokane County

Littlebrook, 16704 N. Dartford Dr., Spokane, 96000840

Yakima County

Edgar Rock Lodge, 380 Old Naches Rd., Naches, 96000843

[FR Doc. 96–17484 Filed 7–9–96; 8:45 am] BILLING CODE 4310–70–P

DEPARTMENT OF JUSTICE

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

Pursuant to 28 CFR § 50.7, notice is hereby given that a Consent Decree in United States and the State of Montana v. City of Billings, Civil Action No. CV 94-168-BLG-RWA (D. Mont.), entered into by the United States on behalf of the United States Environmental Protection Agency, the State of Montana on behalf of the Department of Environmental Quality, and the City of Billings ("the City"), was lodged on May 29, 1996 with the United States District Court for the District of Montana. The proposed Consent Decree resolves claims of the United States against the City under Section 301(a) of the Clean Water Act, 33 U.S.C. 1311(a), and of the State of Montana against the City under Mont. Code Ann. §75–5–631, relating to the bypass of secondary treatment facilities at the City's wastewater treatment plant in June, 1993. The Consent Decree provides for the payment of a total of \$74,600 in civil penalty amounts to the United States and the State of Montana, and the performance of three Supplemental Environmental Projects at a cost to the City of no less than \$543,600.

The Department of Justice will receive comments relating to the proposed Consent Decree for 30 days following the publication of this Notice.

Comments should be addressed to the Assistant Attorney General of the Environment and Natural Resources Division, Department of Justice, Washington, DC 20530, and should refer to United States and the State of Montana v. City of Billings, Civil Action No. CV 94–168–BLG–RWA (D. Mont.),

D.J. Ref. No. 90-5-1-1-4143. The proposed Consent Decree may be examined at the Office of the United States Attorney for the District of Montana, Suite 400, 2929 Third Avenue North, Billings, Montana 59103, at the Montana Operations Office of U.S. **Environmental Protection Agency** Region VIII, 301 S. Park, Helena, Montana 59626-0096, and the Office of the United States Department of Justice, **Environment and Natural Resources** Division, 999 18th Street, Suite 945N, Denver, CO 80209. Copies can also 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 \$8.25, payable to the Consent Decree Library.

Joel M. Gross,

Chief, Environmental Enforcement Section, Environment and Natural Resources Division. [FR Doc. 96–17493 Filed 7–9–96; 8:45 am] BILLING CODE 4410–01–M

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

In accordance with Departmental policy, 28 U.S.C. 50.7, and pursuant to 42 U.S.C. 7413(g), notice is hereby given that a proposed Consent Decree in *United States* v. *GNB Industrial Battery, Inc.*, Civil Action No. 96–2129, was lodged on June 18, 1996, with the United States District Court for the Western District of Arkansas.

The Consent Decree settles an action brought under Section 113 of the Clean Air Act ("the Act"), 42 U.S.C. 7413, and the Standards of Performance for New Stationary Sources ("NSPS"), 40 CFR Part 60, Subpart KK—Standards of Performance for Lead-Acid Battery Manufacturing Plants. The Consent Decree provides for GNB's payment of a civil penalty to the United States in the amount of \$63,177.00, and requires GNB to implement and complete a Supplemental Environmental Project ("SEP") at a cost of approximately \$385,000.00.

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, D.C. 20530, and should refer to *United States* v. *GNB Industrial Battery, Inc.*, DOJ Ref. #90–5–2–1–1706.

The proposed Consent Decree may be examined at the office of the United

States Attorney, 6th and Rogers, Room 216, Ft. Smith, Arkansas; the Region VI Office of the Environmental Protection Agency, 1445 Ross Avenue, Dallas, Texas 75202; and at the Consent Decree Library, 1120 G Street, N.W., 4th Floor, Washington, D.C. 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, N.W., 4th Floor, Washington, D.C. 20005. In requesting a copy please refer to the referenced case and enclose a check in the amount of \$12.25 (25 cents per page reproduction costs), for the Consent Decree or \$19.25 for the Consent Decree with attachments, payable to the Consent Decree Library.

Bruce Gelber,

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

[FR Doc. 96–17496 Filed 7–9–96; 8:45 am] BILLING CODE 4410–01–M

Department of Justice Notice of Lodging of Consent Decree Pursuant to Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA)

Notice is hereby given that a proposed Consent Decree in *United States* v. *Noreen Greenberg, Marvin Greenberg, and The Property Addressed at 120 Osage Avenue, located in Kansas City, Kansas,* Civil Action No. 96–2289–JWL, was lodged on June 17, 1996, with the United States District Court for the District of Kansas.

The complaint alleges that Noreen and Marvin Greenberg are jointly and severally liable for the United States' approximately \$1.1 million in response costs at the Osage Metals Superfund Site, located in Kansas City, Kansas, pursuant to Section 107(a) of CERCLA, 42 U.S.C. 9607(a). The complaint also includes an *in rem* action to recover these costs, which are secured by a CERCLA lien against the Site, pursuant to Section 107(l) of CERCLA, 42 U.S.C. 9607(l).

The proposed agreement concerns the 1.7-acre Osage Metals Superfund Site ("Site"), located at 120 Osage Avenue in Kansas City, Kansas. The Site was the location of metals salvage and reclamation facilities between 1948 and 1993. The United States Environmental Protection Agency ("EPA") conducted a removal action at the Site in 1995. As of October 31, 1995, EPA had incurred costs in excess of \$1.1 million exclusive of interest. On June 26, 1995, EPA perfected a CERCLA lien on the Site to secure its \$1.1 million in response costs.

Under the proposed consent decree, the owners will transfer ownership of the Site to a developer who will, in turn, pay the United States \$80,000 in reimbursement of the United States' past response costs. The W.W. Land Company, which had no part in the activities that gave rise to the United States' response costs of the Site, plans to build and operate a commercial warehouse on 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, Washington, D.C. 20530, and should refer to *United States* v. Noreen Greenberg, Marvin Greenberg, and The Property Addressed at 120 Osage Avenue, located in Kansas City, Kansas, DOJ Ref. #90–11–3–1617.

The proposed consent decree may be examined at the office of the United States Attorney, District of Kansas, 500 State Avenue, Suite 360, Kansas City, Kansas, 66101, (913) 551–6730; the Region VII Office of the Environmental Protection Agency, 726 Minnesota Avenue, Kansas City, KS 66101 (913) 551-7010; and at the Consent Decree Library, 1120 G Street, N.W., 4th Floor, Washington, D.C. 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, N.W., 4th Floor, Washington, D.C. 20005. In requesting a copy please refer to the referenced case and enclose a check in the amount of \$6.00 for the consent decree only, or \$10.25 for the consent decree and attachments (25 cents per page reproduction costs), payable to the Consent Decree Library.

Joel M. Gross,

Chief, Environmental Enforcement Section, Environment and Natural Resources Division. [FR Doc. 96–17497 Filed 7–9–96; 8:45 am] BILLING CODE 4410–01–M

Notice of Lodging of Consent Decrees Relating to the Lemberger Superfund Sites in Manitowoc County, WI, Under the Comprehensive Environmental Response, Compensation, and Liability Act

Notice is hereby given that three proposed consent decrees in *United States* v. *Invincible Metal Furniture Company, Inc.*, Civil Action No. 96–C–740, *United States* v. *A & P (Whitehouse Division)*, et al., Civil Action No. 96–C–738, and *United States* v. *A.C.E.*

Building Service, Inc., et al., Civil Action No. 96–C–739 (and related cases-Lemberger Sites Remediation Group v. Amoco Corp., et al., Civil Action No. 95-C-1064 and Lemberger Sites Remediation Group v. A.M. Richter & Sons, Co., et al., Civil Action No. 95-C-1065) were lodged with the United States District Court for the Eastern District of Wisconsin, on June 21, 1996. All of these actions were commenced pursuant to the Comprehensive Environmental Response, Compensation and Liability Act ("CERCLA"), 42 U.S.C. § 9601, et seq. in connection with the Lemberger Landfill Superfund Site (#5-3E), and the Lemberger Transport & Recycling Superfund Site (#5–J4) (See the National Priorities List in 40 CFR Part 300, Appendix B) which are located near the intersection of Hempton Lake and Sunnyslope Roads, near the town of Whitelaw, in Manitowoc County, Wisconsin.

The Operable Unit 1 and Operable Unit 2 remedial and removal actions at the two Lemberger Sites are being performed by a group of potentially responsible parties (the Lemberger Sites Remediation Group or the "LSRG") who signed a Consent Decree in 1992 and an Administrative Order in 1993 with the United States. In the first proposed consent decree with Invincible Metal Furniture Company, Invincible, which following the signing of the 1993 Administrative Order joined the LSRG, is now committing to the United States to perform the Operable Units 1 and 2 remedial and removal actions for the two Lemberger Sites, to pay the United States' and the State of Wisconsin's future response costs for the Sites, and to pay \$600,000 towards the United States' past response costs incurred and paid in connection with the two Lemberger Sites.

The United States is also lodging two proposed consent decrees with parties who contributed "de minimis" amounts of waste to the Lemberger Sites: a 'global decree" which is a settlement among the signatories, the LSRG and the United States, and a "partial decree" which is a settlement between the signatories and the United States only. Under the proposed "Global De Minimis Consent Decree" with A.C.E. Building Services, Inc., et al., if all signatories to the consent decree meet their commitments, the LSRG will be paid approximately \$1,183,000 toward the costs it has incurred and will continue to incur in remediating the Lemberger Sites, and the United States will be paid approximately \$287,000 towards the costs it has incurred and paid in connection with the Lemberger Sites. Under the proposed "partial" consent