(3) Agency form number, if any, and the applicable component of the Department of Justice sponsoring the collection: Form EOIR–42, Executive Office for Immigration Review, U.S. Department of Justice.

(4) Affected public who will be asked to respond, as well as a brief abstract: Individual aliens determined to be removable from the United States. This information collection is necessary to determine the statutory eligibility of individual aliens who have been determined to be removable from the United States for cancellation of their removal, as well as to provide information relevant to a favorable exercise of discretion in their case.

(5) An estimate of the total number of respondents and the amount of time estimated for an average respondent to respond: 10,000 responses per year at 5 hours, 45 minutes per response.

(6) An estimate of the total public burden (in hours) associated with the collection: 57,500 annual burden hours.

If additional information is required contact: Mr. Robert B. Briggs, Clearance Officer, United States Department of Justice, Information Management and Security Staff, Justice Management Division, Suite 850, Washington Center, 1001 G Street, NW, Washington, DC 20530.

Dated: November 19, 1996. Robert B. Briggs,

Clearance Officer, U.S. Department of Justice. [FR Doc. 96–29878 Filed 11–21–96; 8:45 am] BILLING CODE 4410–19–M

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

In accordance with Departmental Policy, 28 CFR § 50.7, 38 FR 19029, and 42 U.S.C. § 9622(d), notice is hereby given that a proposed Consent Decree in United States v. American Locker Group, Inc. et al., Civ. No. 92-CV-0700 (CGC), was lodged in the United States District Court for the Northern District of New York on November 5, 1996. The proposed Consent Decree resolves the United States' claims against American Locker Group, Incorporated, Bristol-Myers Squibb Company, Inc., General Electric Company, Inc., International Business Machines Corporation, and Pass & Seymour Corp. under Section 107(a) of the Comprehensive Environmental Response, Compensation and Liability Act ("CERCLA"), as amended, 42 U.S.C. § 9607(a), for past response costs incurred in connection with response actions at the Solvent

Savers Superfund Site in Lincklaen, New York.

Under the terms of the Consent Decree, the Settling Defendants will pay \$1,665,685.80 to the Superfund in reimbursement of past response costs. Also, the United States, on behalf of the U.S. Air Force, will pay \$125,374.20 to the Superfund in reimbursement of past response costs. In return, the United States covenants not to sue Settling Defendants for past response costs.

The Department of Justice will receive, for a period of thirty (30) days from the date of this publication, written 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. *American Locker Group, Inc. et al.*, Civ. No. 92–CV–0700 (CGC), DOJ, #90–11–3–704.

The proposed Consent Decree may be examined at the Office of the United States Attorney, Northern District of New York, James Foley U.S. Courthouse, 445 Broadway, Room 231, Albany, New York 12207; at the Region II Office of the U.S. Environmental Protection Agency, 290 Broadway, New York, New York 10278; and at the Consent Decree Library, 1120 G Street, N.W., 4th Floor, Washington, D.C. 20005, (202) 624-0892. Copies of the 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 enclose a check in the amount of \$6.00 (25 cents per page reproduction costs) payable to the Consent Decree Library. Joel M. Gross

Environmental Enforcement Section, Environment and Natural Resources Division. [FR Doc. 96–29843 Filed 11–21–96; 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 CFR 50.7, notice is hereby given that a proposed consent decree in *United States* v. *CITO Asphalt Refining Company*, Civil Action No. 96–5420 (SSB) was lodged on November 7, 1996, in the United States District Court of the District of New Jersey. The consent decree settles an action commenced in a complaint filed November 7, 1996, under the Clean Air Act, 42 U.S.C. § 7401 *et seq.*, arising out of operations at the CITO Asphalt Refining Company refinery in Paulsboro, New Jersey. The

refinery's primary finished petroleum product is asphalt. The asphalt processes at the refinery also yield several useful byproducts, including marine diesel oil, vacuum gas oil and straight run gasoline.

The Complaint alleges that the CITO Asphalt Refining Company violated the Clean Air Act, the New Jersey State Implementation Plan, the New Source Performance Standards for petroleum refineries, 40 CFR Part 60, Subpart J, and the National Emissions Standards for Hazardous Air Pollutants, 40 CFR Part 61, Subpart FF, by: (1) Failing to install emissions monitoring equipment; (2) failing to submit emissions reports; (3) failing to conduct performance tests; (4) failing to comply with the sulfur oxide emissions limitation; (5) failing to submit a notification regarding benzene waste operations; (6) failing to obtain a permit for the construction and operation of a wastewater treatment plant; and (7) operating equ9pment in violation of permit restrictions.

Under the Consent Decree, the CITO Asphalt Refining Company will pay a civil penalty to the United States of \$1.23 million. The Consent Decree also provides for substantial injunctive relief to bring the refinery into compliance with the Clean Air Act. Under the agreement, the CITO Asphalt Refining Company will comply with the Clean Air Act's sulfur oxide emissions standard; conduct a performance test at the refinery; install a desulfurization unit at the refinery; install a continuous emissions monitoring system; and submit excess emissions and monitoring system reports.

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 forth Environment and Natural Resources Division, Department of Justice, Washington, D.C. 20530, and should refer to *United States* v. *CITO Asphalt Refining Company*, DOJ Ref. #90–5–2–1–2010.

The proposed consent decree may be examined at the office of the United States Attorney, Mitchell H. Cohen Courthouse, Fourth Street and Cooper Street, Camden, New Jersey; the Region II Office of the Environmental Protection Agency, 290 Broadway, New York, New York; and at the Consent Decree Library, 1120 G Street, N.W., 4th Floor, Washington, D.C. 20005, (202) 624–0892. A copy of the consent decree 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 made payable to the Consent Decree Library in the amount of \$6.50 (25 cents per page reproduction costs).

Joel M. Gross,

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

[FR Doc. 96–29844 Filed 11–21–96; 8:45 am] BILLING CODE 4410–01–M

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

Notice is hereby given that a proposed consent decree in the action entitled United States versus Peirce, Civil Action No. 83-CV-1623, was lodged on November 6, 1996, with the United States District Court for the Northern District of New York. The United States has filed claims against eight direct defendants, pursuant to Section 107 of the Comprehensive Environmental Response, Compensation, and Liability Act ("CERCLA"), 42 U.S.C. § 9607, seeking to recover the approximately \$5.3 million in past and future costs associated with the first operable unit at the York Oil Superfund Site ("Site"), located in Moira, New York, that will not be reimbursed pursuant to the consent decree that was entered by the United States District Court for the Northern District of New York on August 10, 1996. These eight direct defendants have filed third-party claims against about 40 third-party defendants. The United States has entered into a settlement with seven of the eight direct defendants and 17 of the 40 third-party defendants. Pursuant to the proposed settlement, the parties have agreed to pay to the EPA Hazardous Substance Superfund \$2,225,000, plus interest running from August 1, 1996.

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. Any 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* versus *Peirce*, DOJ Ref. Number 90–5–2–1–585.

The proposed consent decree may be examined at EPA Region 2, (contact Doug Fischer, 212–637–3180); and 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 \$13.25 (25 cents per page reproduction costs), payable to the Consent Decree Library.

Joel M. Gross,

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

[FR Doc. 96–29842 Filed 11–21–96; 8:45 am] BILLING CODE 4410–01–M

#### **DEPARTMENT OF LABOR**

#### Office of the Secretary

### Submission for OMB Review; Comment Request

November 19, 1996.

The Department of Labor (DOL) has submitted the following public information collection requests (ICRs) to the Office of Management and Budget (OMB) for review and approval in accordance with the Paperwork Reduction Act of 1995 (P.L. 104-13, 44 U.S.C. Chapter 35). A copy of each individual ICR, with applicable supporting documentation, may be obtained by calling the Department of Labor Acting Departmental Clearance Officer, Theresa M. O'Malley ({202})  $219-5096 \times 166$ ). Individuals who use a telecommunications device for the deaf (TTY/TDD) may call {202} 219-470 between 9:00 a.m. and 1:00 p.m. Eastern time, Monday through Friday.

Comments should be sent to Office of Information and Regulatory Affairs, Attn: OMB Desk Officer for BLS/DM/ESA/ETA/MSHA/OSHA/PWBA/VETS, Office of Management and Budget, Room 1035, Washington, DC 20503 ({202} 395–7316), within 30 days from the date of this publication in the Federal Register.

The OMB is particularly interested in comments which:

- evaluate 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;
- evaluate the accuracy of the agency's estimate of the burden of the proposed collection of information, including the validity of the methodology and assumptions used;
- enhance the quality, utility, and clarity of the information to be collected; and
- minimize the burden of the collection of information on those who

are to respond, including through the use of appropriate automated, electronic, mechanical, or other technological collection techniques or other forms of information technology, e.g., permitting electronic submission of responses.

Agency: Employment and Training Administration.

*Title:* Job Corps Enrollee Allotment Determination.

OMB Number: 105–0030.
Agency Number: ETA 658.
Frequency: On occasion.
Affected Public: Individuals or households; Federal Government.
Number of Respondents: 7,200.
Estimated Time Per Respondent: 12 minutes.

Total Burden Hours: 1,440. Total Annualized capital/startup costs: 0.

Total annual costs (operating/maintaining systems or purchasing services): 0.

Description: Job Corps enrollees may elect to have a portion of their readjustment allowance sent to a dependent monthly. This form provides the information necessary to administer those allotments.

Agency: Employment and Training Administration.

Title: Job Corps Health Questionnaire and Child Care Certification Form.

OMB Number: 1205–0033.

Agency Number: ETA 6–53, 6–82. Frequency: One-time.

Affected Public: Individuals or households.

Number of Respondents: 103,000. Estimated Time Per Respondent: 12 minutes.

Total Burden Hours: 20,600. Total Annualized capital/startup costs: \$6,500.

Total annual costs (operating/maintaining systems or purchasing services): 0.

Description: The ETA 6–53 is used to obtain the health history of applicants for the program to determine medical eligibility. The applicant must not have a health condition which represents a potential serious hazard to the youth or others, results in a significant interference with the normal performance of duties, requires frequent, or expensive, or prolonged treatment. The ETA 6–82 is used to certify an applicant's child care arrangements.

Agency: Employment and Training Administration.

*Title:* Unemployment Insurance, Employment Taxes.

OMB Number: 105–0164. Agency Number: ETA 204.