case and enclose a check in the amount of \$3.50 for the consent decree with Fred Ramsey, or \$6.50 for the consent decree with the Generator Group (25 cents per page reproduction costs) payable to the Consent Decree Library. **Joel Gross**,

Chief, Environmental Enforcement Section, Environment and Natural Resources Division. [FR Doc. 97–13473 Filed 5–21–97; 8:45 am] BILLING CODE 4410–15–M

DEPARTMENT OF JUSTICE

Notice of Lodging of Consent Decree in Clean Air Act Civil Enforcement Action

In accordance with the Departmental Policy, 28 CFR § 50.7, notice is hereby given that a Consent Decree in *United States* v. *Westinghouse Electric Corp., Waste Resource Energy, Inc., and York Resource Energy, Inc.,* Civil Action No. 97–3287, was lodged with the United States District Court for the Eastern District of Pennsylvania on May 8, 1997.

The United States filed a complaint on May 8, 1997, against Westinghouse Electric Corp., Waste Resource Energy, Inc., and York Resource Energy, Inc. ("defendants"), alleging violations of the Clean Air Act, 42 U.S.C. § 7401 et seq., occurring at defendants' municipal solid waste incinerators located in Chester and York, Pennsylvania. The complaint alleges that the defendants violated the Clean Air Act by emitting air pollutants, including hydrochloric acid, carbon monoxide, and sulphur dioxide in amounts in excess of the limits established in the defendants' Prevention of Significant Deterioration ("PSD") permits, which were issued to defendants by the Pennsylvania Department of Environmental Protection ("PADEP"). The Commonwealth of Pennsylvania, on behalf of PADEP, filed a complaint in intervention in the action brought by the United States.

The proposed Consent Decree resolves the defendants' liability to the United States and to the Commonwealth of Pennsylvania for the violations alleged in the complaints. The Decree requires the defendants to: (1) comply with the terms of their PSD permits; (2) operate and maintain their incinerators in compliance with certain terms of the Decree; (3) perform certain supplemental environmental projects valued at \$300,000; and (4) pay a civil penalty of \$50,000 to the United States and \$50,000 to the Commonwealth of Pennsylvania.

The Department of Justice will accept written comments on the proposed Consent Decree for thirty (30) days from the date of publication of this notice. Please address comments to the Assistant Attorney General, Environment and Natural Resources Division, Department of Justice, P.O. Box 7611, Ben Franklin station, Washington, DC 20044 and refer to United States v. Westinghouse Electric Corp., Waste Resource Energy, Inc., and York Resource Energy, Inc., DOJ Nos. 90–5–2–1–1980 and 90–5–2–1–1980A.

Copies of the proposed Consent Decree may be examined at the Office of the United States Attorney, Eastern District of Pennsylvania, 615 Chestnut Street, Twelfth Floor, Philadelphia, Pennsylvania; Region III Office of EPA, 841 Chestnut Building, Philadelphia, Pennsylvania 19107; and at the 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. When requesting a copy of the proposed Consent Decree, please enclose a check to cover the twenty-five cents per page reproduction costs payable to the "Consent Decree Library" in the amount of \$14.50, and please reference DOJ Nos. 90-5-2-1-1980 and 90-5-2-1-1980A.

Joel M. Gross,

Chief, Environmental Enforcement Section, Environment and Natural Resources Division, U.S. Department of Justice.

[FR Doc. 97–13472 Filed 5–21–97; 8:45 am] BILLING CODE 4410–15–M

DEPARTMENT OF JUSTICE

Antitrust Division

Notice Pursuant to the National Cooperative Research and Production Act of 1993 Advanced Lead-Acid Battery Consortium

Notice is hereby given that, on April 28, 1997, pursuant to Section 6(a) of the National Cooperative Research and Production Act of 1993, 15 U.S.C. § 4301 et seq. ("the Act"), the Advanced Lead-Acid Battery Consortium ("ALABC"), a program of International Lead Zinc Research Organization, Inc., filed written notification simultaneously with the Attorney General and the Federal Trade Commission disclosing changes in its membership. The notification was filed for the purpose of extending the Act's provisions limiting the recovery of antitrust plaintiffs to actual damages under specified circumstances. Specifically, Sacramento Municipal Utility District, Sacramento, Municipal Utility District, Sacramento,

CA; Virginia Power Company, Richmond, VA; Acumuladores Autosil, Lisbon, Portugal; and Wavedriver, Ld., Hertfordshire, United Kingdom have made commitments to the Consortium.

No other changes have been made in either the membership or planned activity of the Consortium. Membership in the Consortium remains open and ALABC intends to file additional written notification disclosing any future changes in membership.

On June 15, 1992, the ALABC filed its original notification pursuant to section 6(a) of the Act. The Department of Justice published a notice in the **Federal Register** pursuant to section 6(b) of the Act on July 29, 1992 (57 FR 33522). The last notification was filed with the Department on January 29, 1997. A notice was published in the **Federal Register** pursuant to Section 6(b) of the Act on March 20, 1997 (62 FR 13394).

Constance K. Robinson,

Director of Operations Antitrust Division. [FR Doc. 97–13391 Filed 5–21–97; 8:45 am] BILLING CODE 4410–11–M

DEPARTMENT OF JUSTICE

Antitrust Division

Notice Pursuant to the National Cooperative Research and Production Act of 1993; The ATM Forum

Notice is hereby given that, on April 28, 1997, pursuant to § 6(a) of the National Cooperative Research and Production Act of 1993, 15 U.S.C. § 4301 et seq. ("the Act"), the ATM Forum ("Forum") has filed written notifications simultaneously with the Attorney General and the Federal Trade Commission disclosing changes in its membership. The notifications were filed for the purpose of extending the Act's provisions limiting the recovery of antitrust plaintiffs to actual damages under specified circumstances.

Specifically, the following organizations have joined the Forum: ASCII Laboratories, Inc., Tokyo, JAPAN; Linmor Technologies, Inc., Nepean, Ontario, CANADA; Scientific Research Corp., Atlanta, GA; TTK Consulting, Petaling Jaya Selangor, MALAYSIA Visual Networks, Inc., Rockville, MD; and Xedia Corp., Littleton, MA. The following organizations have withdrawn their membership with the Forum: ACT Networks Inc.; Bear-Stearns and Co.; Bolt Beranek & Newman Corporation; Cablelabs Inc.; California Eastern Labs Corp.; CTS Corp.; Cypress Semiconductor Corp.; Data Communications Technology; Digi International Inc.; Digicom Systems Inc.; EXAR Corp; Graphics Communication Laboratories; Ipsilon Networks Inc.; IT Concepts PTE Ltd.; Lawrence Berkeley Labs; Molex Inc.; Network Peripherals Inc.; Nuera Communications Inc.; Packard-Hughes Interconnect; S-COM AG; Sierra Research and Technology Inc.; Stellar One Corp.; Telstra Corp.; UNI Inc.; and Vixel Corp. Additionally, the following Forum members have been involved in acquisitions: Ascend Communications Inc., acquired Whitetree Network Technologies Inc.; Cadia Networks Inc., acquired by FORE systems, Inc.; Fluke Corp., acquired DeskNet Systems, Inc.; and U.S. Robotics Corp., acquired Scorpio Communications Ltd. The following members have changed their names: Brooktree Corp., to Rockwell Semiconductor Systems, Inc.; GIE COFiRA to GIE CEGETEL; and MFS Communications to WorldCom, Inc. The following have changed their membership from auditing members to principal members: Pairgain Technologies, Inc.; Switched Networks Technologies; and Vitesse Semiconductor Corp. The following have changed their membership from principal members to auditing members: Adaptec Inc.; Advanced Micro Devices Inc.; Auspex Systems Inc.; IAE Corp.; Incite; Information Comm Inst Singapore; Level One Communications Inc.; Scope Communications Inc.; Silicon Graphics Inc.; Silicom Manufacturing Technology Inc.; Southern New England Telephone Corp.; Tampere University of Technology; and Unisys Corp.

No changes have been made in the planning activities of the Forum. Membership remains open, and the Forum intends to file additional written notifications disclosing all changes in membership.

On April 19, 1993, the Forum filed its original notification pursuant to § 6(a) of the Act. The Department of Justice published a notice in the **Federal Register** pursuant to § 6(b) of the Act on June 2, 1993 (58 FR 31415). The last notification was filed on January 28, 1997 and a notice was published in the **Federal Register** on March 20, 1997 (62 FR 13394).

Constance K. Robinson,

Director of Operations, Antitrust Division. [FR Doc. 97–13543 Filed 5–21–97; 8:45 am] BILLING CODE 4410–11–M

DEPARTMENT OF JUSTICE

Antitrust Division

Notice Pursuant to the National Cooperative Research and Production Act of 1993 Michigan Materials and Processing Institute

Notice is hereby given that, on April 15, 1997, pursuant to Section 6(a) of the National Cooperative Research and Production Act of 1993, 15 U.S.C. § 4301 et seq. ("the Act"), the Michigan Materials and Processing Institute ("MMPI") has filed written notifications simultaneously with the Attorney General and the Federal Trade Commission disclosing changes in its membership. The notifications were filed for the purpose of extending the Act's provisions limiting the recovery of antitrust plaintiffs to actual damages under specified circumstances. The following companies were recently accepted as a Class A Shareholders in MMPI: Strategic Materials, Inc., Houston, TX; The Technology Partnership, Inc., Grosse Ile, MI; and United Technologies Corporation, East Hartford, CT. Class A Shareholder, Akemi, Inc., is now Axson North America, Inc., Eaton Rapids, MI. Haworth, Inc., Holland, MI, is no longer a Class A Shareholder.

No other changes have been made in either the membership or the planned activity of the group research project. Membership in this group research project remains open, and MMPI intends to file additional written notification disclosing all changes in membership.

On August 7, 1990, MMPI filed its original notification pursuant to Section 6(a) of the Act. The Department of Justice published a notice in the **Federal Register** pursuant to Section 6(b) of the Act on September 6, 1990 (55 FR 36710). The last notification was filed with the Department on August 8, 1996. A notice was published in the **Federal Register** pursuant to Section 6(b) of the Act on September 5, 1996 (61 FR 46826).

Constance K. Robinson,

Director of Operations Antitrust Division. [FR Doc. 97–13393 Filed 5–21–97; 8:45 am] BILLING CODE 4410–01–M

DEPARTMENT OF LABOR

Occupational Safety and Health Administration

[Docket No. NRTL-2-93]

Entela, Inc.; Notice of Final Decision

AGENCY: Occupational Safety and Health Administration, Department of Labor. **ACTION:** Notice of expansion of recognition as a Nationally Testing Laboratory.

SUMMARY: This notice announces the Agency's final decision on the Entela, Inc. application for expansion of its recognition as a Nationally Recognized Testing Laboratory (NRTL) under 29 CFR 1910.7.

FOR FURTHER INFORMATION CONTACT: Office of Variance Determination, NRTL Recognition Program, Occupational Safety and Health Administration, U.S. Department of Labor, 200 Constitution Avenue N.W. Room N3653

Avenue, N.W., Room N3653, Washington, D.C. 20210.

SUPPLEMENTARY INFORMATION:

Notice of Final Decision

Entela, Inc. (ENT) previously made application pursuant to 29 CFR 1910.7 for recognition as a Nationally Recognized Testing Laboratory (see 59 FR 10180, 3/3/94), and was so recognized (see 59 FR 37997, 7/26/94). ENT applied for expansion of its current recognition as a Nationally Recognized Testing Laboratory (NRTL) for equipment or materials, programs and procedures, and inclusion of its Taiwan facility, pursuant to 29 CFR 1910.7, which was published in the Federal Register (62 FR 8041, 2/21/97). No comments were received concerning this request for expansion.

Notice is hereby given that ENT's recognition as a Nationally Recognized Testing Laboratory has been expanded to include the 57 test standards (equipment and materials) and the programs and procedures listed below, and also Entela's Taiwan facility with specific limitations.

Copies of all pertinent documents (Docket No. NRTL-2-93) are available for inspection and duplication at the Docket Office, Room N-2634, Occupational Safety and Health Administration, U.S. Department of Labor, 200 Constitution Avenue, N.W., Washington, D.C. 20210.

The addresses of the laboratories covered by this application are: *Entela, Inc.*, 3033 Madison, S.E., Grand Rapids, Michigan 49548 and *Entela Taiwan Laboratories*, 3F No. 260 262 Wen, Lin North Road, Pei Tou, Taipei, Taiwan.