date of this publication comments relating to the proposed Consent Decree. Comments should be addressed to the Assistant Attorney General of the Environment and Natural Resources Division, Department of Justice, Washington, D.C. 20530, and should refer to *United States* v. *Trustees of Boston University*, DOJ Ref. No. 90–7–1– 896.

The proposed Consent Decree may be examined at the Region 1 Office of the Environmental Protection Agency, One Congress Street, Boston, Massachusetts. Copies of the Consent Decree may be examined at the Environmental Enforcement Section Document Center, 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 Document Center. In requesting a copy, please refer to the referenced case and enclose a check in the amount of \$8.75 (25 cents per page reproduction cost for the Consent Decree excluding Appendices) made payable to Consent Decree Library. Joel M. Gross,

Section Chief, Environmental Enforcement Section.

[FR Doc. 97–27772 Filed 10–20–97; 8:45 am] BILLING CODE 4410–15–M

#### DEPARTMENT OF JUSTICE

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

In accordance with the Clean Air Act, 42 U.S.C. §7413 (g), and Departmental Policy, 28 CFR § 50.7, notice is hereby given that a proposed Supplemental Consent Decree in Concerned Citizens for Nuclear Safety, Inc. & Patrick Jerome Chavez v. United States Dep't of Energy & Siegfried S. Hecker, Civil No. 94–1039 M (D.N.M.), was lodged with the United States District Court for the District of New Mexico on September 26, 1997. Final approval and entry of the proposed Supplemental Consent Decree are subject to the requirements of Section 113(g) of the Clean Air Act, 42 U.S.C. §7413(g), and the provisions of 28 CFR § 50.7.

In this case, Plaintiffs CCNS and Patrick Chavez filed suit against Defendants alleging that Los Alamos National Laboratory ("LANL") is not in full compliance with the national emission standard for radionuclides at DOE facilities, set forth at 40 CFR 61.90–61.97 ("Subpart H"). On March 20, 1997, the court entered a Consent Decree resolving Plaintiffs' claims. One of the provisions of the Consent Decree requires DOE to fund up to four independent compliance audits of LANL. The Decree also provided for DOE to pay CCNS' expert and attorneys' fees incurred in monitoring compliance with the Consent Decree, including monitoring the independent audits, pursuant to the attorneys' fees provisions of the Clean Air Act.

On July 24, 1997, CCNS filed a Motion to Enforce Consent Decree, by which CCNS sought to resolve a dispute with DOE regarding the appropriate scope of activities to monitor the first independent audit. CCNS and DOE have reached a settlement of this motion, which takes the form of a proposed Supplemental Consent Decree.

The Department of Justice will receive written comments relating to the proposed Supplemental Consent Decree for a period of 30 days from the date of publication of this notice. Comments should be addressed to Alan D. Greenberg, U.S. Department of Justice, Environmental Defense Section, 999 18th Street, Suite 945, Denver, CO 80202, should refer to Concerned Citizens for Nuclear Safety, Inc. & Patrick Jerome Chavez v. United States Department of Energy & Siegfried S. Hecker, Civil No. 94-1039 M (D.N.M.), and should also make reference to DJ# 90-5-2-1-1749A.

The Supplemental Consent Decree may be examined at the Clerk's Office, Untied States District Court for the District of New Mexico, 500 Gold Avenue, 10th Floor, Albuquerque, NM 87102 or at the Los Alamos National Laboratory Reading Room, 1350 Central Avenue, Suite 101, Los Alamos, NM 87544, ph. (505) 665–2122 or (800) 343– 2342.

#### Letitia J. Grishaw,

*Chief, Environmental Defense Section, Environmental and Natural Resources Division.* 

[FR Doc. 97–27770 Filed 10–20–97; 8:45 am] BILLING CODE 4410–15–M

#### DEPARTMENT OF JUSTICE

## Notice of Lodging of 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. *Inland Steel Company*, Civil Action No. 2:96CV–097 JM, was lodged on September 4, 1997 with the United States District Court for the Northern District of Indiana. The proposed consent decree settles pending Clean Water Act claims against Inland Steel Company in connection with its Harbor Works steelmaking facility in East Chicago, Indiana. The consent decree settles these claims in exchange for Inland's commitment to comply with the Clean Water Act in the future, a civil penalty of \$150,000, and a supplemental environmental project consisting of spill control improvements at fueling stations at the Inland facility.

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. Inland Steel Company, Civil Action No. 2:96CV-097 JM, and the Department of Justice Reference No. 90–5–1–1–4282. The proposed consent decree may be examined at the Office of the United States Attorney, Northern District of Indiana, 1001 Main Street, Suite A, Dyer, Indiana 46311; the Region 5 Office of the Environmental Protection Agency, 77 West Jackson Boulevard, Chicago, Illinois 60604–3590; 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 \$5.75 (25 cents per page reproduction costs), payable to the Consent Decree Library.

#### Joel M. Gross,

Chief, Environmental Enforcement Section, Environmental and Natural Resources Division. [FR Doc. 97–27774 Filed 10–20–97; 8:45 am] BILLING CODE 4410–15–M

## DEPARTMENT OF JUSTICE

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

In accordance with Department policy, 28 CFR § 50.7, notice is hereby given that on September 25, 1997, a proposed Consent Decree in *Tex Tin Corp.* v. *United States*, Civil Action No. G–96 247, consolidated with *Amoco Chemical Co.* v. *United States, et al.*, Civil Action No. G–96–272 (S.D. Tex., Galveston), was lodged with the U.S. District Court for the Southern District of Texas, Galveston Division. The United States filed counterclaims against Tex Tin Corp. and Amoco Chemical Co. in these consolidated actions pursuant to Section 107(a) of the Comprehensive Environmental Response, Compensation, and Liability Act, as amended ("CERCLA"), 42 U.S.C. §9607(a) for recovery of costs incurred and to be incurred for response actions responding to the release or threat of release of hazardous substances at the Text Tin Superfund Site ("Site") in Texas City, Texas. This Consent Decree resolves the United States claims against Amoco Chemical Company, Amoco Oil Company and Amoco Corporation (collectively "Amoco") for CERCLA response costs at the Site.

Ámoco owns 27.33 acres (''Area H'') of the 210-acre Site, which Amoco purchased after disposal activities had ceased. With respect to the Site exclusive of Area H, Amoco is a de minimis generator potentially responsible party. The proposed settlement recognizes that Amoco has performed the Remedial Investigation/ Feasibility study for the Site, and will clean up Area H under a Voluntary Cleanup Program ("VCP") Response Action Work Plan with the state of Texas which will include construction of a soil cover over Area H, installation of a subsurface barrier wall, and continued monitoring of the network of groundwater wells.

With respect to Area H, the Consent Decree provides Amoco with a covenant not to sue under Sections 106 and 107 of CERCLA only if the Environmental Protection Agency issues a written determination that the cleanup, as implemented, is protective of human health and the environment within the meaning of Section 121 of CERCLA. The Consent Decree provides Amoco with a *de minimis* party covenant not to sue for the remainder of the Site. Amoco reserves contribution claims against the United States.

The Department of Justice will receive for a period of thirty (30) days from the date of this publication comments concerning the proposed Consent Decree. Comments should be addressed to the Assistant Attorney General of the Environment and Natural Resources Division, U.S. Department of Justice, Washington, D.C. 20530, and should refer to Amoco Chemical Co. v. United States. et al., D.J. ref. 90–11–3–1669.

The proposed Consent Decree may be examined at the Region 6 Office of the United States 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. A copy of the proposed Decree may be obtained in person or by mail from the Consent Decree Library, 1120 G Street, N.W., Washington, D.C. 20005. In requesting a copy, please enclose a check in the amount of \$5.50 (\$0.25 per page for reproduction costs) payable to: Consent Decree Library.

# Joel Gross,

Chief, Environmental Enforcement Section, Environment & Natural Resources Division. [FR Doc. 97–27773 Filed 10–20–97; 8:45 am] BILLING CODE 4410–15–M

### DEPARTMENT OF JUSTICE

## Proposed Consent Decree; World Color Press, Inc.

Under 28 CFR 50.7 notice is hereby given that on October 3, 1997, a proposed consent decree in *United States* v. *World Color Press, Inc.,* Civil Action No. 96–CV–1804 was lodged with the United States District Court for the Northern District of Illinois.

In this action the United States sought injunctive relief and a civil penalty against World Color Press' Alden Printing Facility, located in Elk Grove, Illinois, to bring it into compliance with requirements in its permit to control and limit emissions of volatile organic materials ("VOMs") for its printing presses. Following filing of the complaint, but before settling the litigation, World Color complied with the United States Environmental Protection Agency's request to replace condenser recovery systems with an afterburner at the Alden Facility to control VOM emissions from certain printing presses. The Consent Decree requires World Color to pay a civil penalty of \$250,000, and to comply with the Clean Air Act in all respects.

The Department of Justice will receive comments on the Consent Decree for a period of thirty (30) days from the date of this publication. Comments should be addressed to the Assistant Attorney General of the Environment and Natural Resources Division, Department of Justice, Washington, D.C. 20530, and should refer to *United States* v. *World Color Press, Inc.,* D.J. Ref. 90–5–2–1– 1984.

The C.B. may be examined at the Office of the United States Attorney, 219 S. Dearborn St., Room 12000, Chicago, Illinois 60604, at U.S. EPA Region 5, 77 West Jackson, Air & Radiation Division, Chicago, Illinois 60604, and at the Consent Decree Library, 1120 G Street, N.W., 4th Floor, Washington, D.C. 2005, (202) 624–0892. A copy of the C.D. 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 \$2.50 (25 cents per page reproduction cost) payable to the Consent Decree Library. **Bruce M. Gelber**,

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

[FR Doc. 97–27771 Filed 10–20–97; 8:45 am] BILLING CODE 4410–15–M

#### MARINE MAMMAL COMMISSION

## **Sunshine Act Meeting**

TIME AND DATE: The Marine Mammal Commission and its Committee of Scientific Advisors on Marine Mammals will meet in executive session on Tuesday, November 18, 1997 from 8:45 a.m. to 9:45 a.m. The public sessions of the Commission and the Committee meeting will be held on Tuesday, November 18, from 10:00 a.m. to 6:00 p.m., on Wednesday, November 19, from 8:30 a.m. to 6:30 p.m., and on Thursday, November 20, from 9:00 a.m. to 1:00 p.m.

**PLACE:** The Fairbanks Princess Hotel, 4477 Pikes Landing Road, Fairbanks, Alaska, 99709.

**STATUS:** The executive session will be closed to the public. At it, matters relating to personnel, the internal practices of the Commission, and international negotiations in process will be discussed. All other portions of the meeting will be open to public observation. Public participation will be allowed as time permits and it is determined to be desirable by the Chairman.

MATTERS TO BE CONSIDERED: The Commission and Committee will meet in public session to discuss a broad range of marine mammal matters. The focus of the meeting, however, will be on Arctic issues and on those marine mammal species that occur in Alaska. While subject to change, major issues that the Commission plans to consider at the meeting include: marine mammal co-management agreements; domestic and international polar bear and walrus programs; research and management issues related to bowhead whales, Steller sea lions, harbor seals, North Pacific fur seals, and sea otters; the Arctic Environmental Protection Strategy; the Arctic Council; marine mammal programs of the Russian Federation; the Bering Sea ecosystem; Hawaiian monk seals; and West Indian manatees.

**CONTACT PERSON FOR MORE INFORMATION:** John R. Twiss, Jr., Executive Director, Marine Mammal Commission, 4340 East-West Highway, Room 905, Bethesda, MD, 20814, 301/504–0087.