not to sue under Sections 106 and 107 of CERCLA, 42 U.S.C. 9606–9607.

Sampling shows that the entire Site is now cleaned to residential levels.

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* versus *ANRFS Holdings, Inc., et al,* DOJ Ref. #90–11–2–47B.

The proposed consent decree may be examined at the office of the United States Attorney, District of Idaho, P.O. Box 32, Boise, Idaho, 83707, (208) 334-1211; the Region X Office of the Environmental Protection Agency, 1200 Sixth Avenue, Seattle, Washington, 98101, (206) 553-1796; and at the Consent Decree Library, 1120 G Street, NW, 3rd 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, 3rd Floor, Washington, DC 20005. In requesting a copy of the Decree, with all attachments, please refer to the referenced case and enclose a check in the amount of \$41.25 (25 cents per page reproduction costs), payable to the Consent Decree Library. In requesting a copy of the Decree without the attachments, please enclose a check in the amount of \$6.75.

Joel M. Gross.

Chief, Environmental Enforcement Section, Environment and Natural Resources Division. [FR Doc. 98–30422 Filed 11–12–98; 8:45 am] BILLING CODE 4410–15–M

DEPARTMENT OF JUSTICE

Notice of Lodging of Consent Decree Under the Clean Air Act

On October 29, 1998, the United States lodged a proposed consent decree in the case of *United States v. Campbell Soup Co. and Silgan Can Co.*, Civil Action No. S–95–1854 (E.D. Cal.), with the United States District Court for the Eastern District of California.

The proposed consent decree resolves claims that the United States asserted against Campbell Soup Company and Silgan Can Company in a civil lawsuit first filed on October 6, 1995. The complaint in this case alleges that Campbell constructed or modified and then operated can manufacturing equipment at its facility located at 6200 Franklin Blvd. in Sacramento,

California, without complying with the Clean Air Act, the state implementation plan, or with permits issued by the Sacramento Metropolitan Air Quality Management District. Coatings and other compounds used in the can manufacturing process emit Volatile Organic Compounds ("VOCs") into the atmosphere, which creates ground level ozone and smog. Among other things, the United States' lawsuit alleges that Campbell operated without permits, failed to limit VOC emissions with Best Available Control Technology ("BACT"), and failed to provide offsets for the VOC emissions from its modified machinery.

On June 2, 1998, Silgan took over operation of the can manufacturing facility from Campbell, and our complaint alleges that Silgan operated and is operating the facility with many of the same violations committed by Campbell. Campbell and Silgan have informed the United States that they intend to replace the equipment at issue in our complaint with a new can manufacturing line that incorporates BACT, resulting in the permanent shutdown of the machinery at issue in our lawsuit by August 1, 2000.

The proposed Consent Decree requires Campbell to pay a civil penalty of \$1,215,000, requires Defendants to cease operating all sources of VOC emissions at the three-piece can facility by August 1, 2000, requires Defendants to limit VOC emissions from the facility prior to August 1, 2000, and requires Defendants to transfer Emission Reduction Credits to Environmental Resources Trust, a non-profit organization.

The Department of Justice will accept comments relating to this Consent Decree for a period of thirty (30) days from the date of this publication. See 28 CFR 50.7. Address your comments to the Assistant Attorney General for the **Environment and Natural Resources** Division, Department of Justice, Washington, DC 20530, and send a copy to Environmental Enforcement Section, U.S. Department of Justice, 301 Howard Street, Suite 870, San Francisco, CA 94105. Your comments should refer to U.S. v. Campbell Soup Co. and Silgan Can Co., Civil No. S-95-1854 (E.D. Cal.), and DOJ No. 90-5-2-1-1971.

You may examine the proposed consent decree at the office of the United States Attorney, Eastern District of California, 555 Capitol Mall, Suite 1550, Sacramento, California 95814; or at the Consent Decree Library, 1120 G Street, NW, 3rd Floor, Washington, DC 20005. You may also obtain a copy of the consent decree in person or by mail from the Consent Decree Library. Your

request for a copy of the consent decree in *U.S.* v. *Campbell Soup Co. and Silgan Can Co.* should refer to that case title, Civil No. S–95–1854 (E.D. Cal.), and DOJ No. 90–5–2–1–1971, and must include a check for \$5.50 (25 cents per page reproduction cost) payable to the "Consent Decree Library."

Joel Gross.

Chief, Environmental Enforcement Section, Environment and Natural Resources Division. [FR Doc. 98–30420 Filed 11–12–98; 8:45 am] BILLING CODE 4410–15–M

DEPARTMENT OF JUSTICE

Notice of Lodging of Consent Decree Under the Clean Air Act

On October 23, 1998, the United States lodged a proposed consent decree in the case of *United States* v. *Guam Power Authority*, Civil Action No. 97–00030 (D. Guam), with the United States District Court for the Territory of Guam.

The proposed consent decree resolves claims that the United States asserted against Guam Power Authority ("GPA") in a civil complaint filed on April 29, 1997. The filed complaint alleges that GPA failed to burn low-sulfur fuel-oil at its Cabras-Piti area electricity generating plants when required, submitted late reports to EPA, and violated other monitoring and reporting requirements contained in a waiver that EPA issued to GPA under section 325 of the Clean Air Act, 42 U.S.C. 7425–1.

Air Act, 42 U.S.C. 7425–1.

The proposed Consent Decree requires GPA to comply with the waiver requirements, to pay a civil penalty of \$170,000, and to spend at least \$800,000 on a Supplemental Environmental Project that will automate GPA's fuelswitching operations and reduce sulfur emissions from GPA's Cabrias-Piti plants.

The Department of Justice will accept comments relating to this Consent Decree for a period of thirty (30) days from the date of this publication. See 28 C.F.R. 50.7. Address your comments to the Assistant Attorney General for the **Environment and Natural Resources** Division, Department of Justice, Washington, D.C. 20530, and send a copy to Environmental Enforcement Section, U.S. Department of Justice, 301 Howard Street, Suite 870, San Francisco, CA 94105. Your comments should refer to U.S. v. Guam Power Authority, Civil No. 97-00030 (D. Guam), and DOJ No. 90-5-2-1-2060.

You may examine the proposed consent decree at the office of the United States Attorney, Territory of Guam, Suite 502–A, Pacific News Bldg., 238 Archbishop Flores Street, Agana,

Guam 96910; or at the Consent Decree Library, 1120 G Street, N.W., 3rd Floor, Washington, D.C. 20005. You may also obtain a copy of the consent decree in person or by mail from the Consent Decree Library. Your request for a copy of the consent decree in *U.S.* v. *Guam Power Authority* should refer to that case title, Civil No. 97–00030 (D. Guam), and DOJ No. 90–5–2–1–2060, and must include a check for \$5.75 (25 cents per page reproduction cost) payable to the "Consent Decree Library."

Joel Gross,

Chief, Environmental Enforcement Section, Environment and Natural Resources Division. [FR Doc. 98–30419 Filed 11–12–98; 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—Axys Pharmaceuticals, Inc./Luminex Corporation

Notice is hereby given that, on September 15, 1998, pursuant to Section 6(a) of the National Cooperative Research and Production Act of 1993, 15 U.S.C. 4301 *et seq.* ("the Act"), Axys Pharmaceuticals, Inc./Luminex Corporation has filed written notifications simultaneously with the Attorney General and the Federal Trade Commission disclosing (1) the identities of the parties and (2) the nature and objectives of the venture. The notifications were filed for the purpose of invoking the Act's provisions limiting the recovery of antitrust plaintiffs to actual damages under specified circumstances. Pursuant to Section 6(b) of the Act, the identities of the parties are Axys Pharmaceuticals, Inc., La Jolla, CA; and Luminex Corporation, Austin, TX. The nature and objectives of the venture are to develop and demonstrate technology that will be applied to the fields of gene discovery and DNA diagnostics. The technology is based on the manipulation of thousands of elements in arrays in miniature (microarray technology) and will utilize methods that are innovative and proprietary.

Constance K. Robinson,

Director of Operations, Antitrust Division. [FR Doc. 98–30421 Filed 11–12–98; 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—VSI Alliance

Notice is hereby given that, on May 6, 1998, pursuant to Section 6(a) of the National Cooperative Research and Production Act of 1993, 15 U.S.C. 4301 et seq. ("the Act"), VSI Alliance has filed written notifications simultaneously with the Attorney General and the Federal Trade Commission disclosing changes in its membership status. 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, Chrysalis Symbolic Design, Inc., North Billerica, MA; Gatefield Corp. (formerly Zycad), Fremont, CA; Global UniChip Corp., Hsinchu Science Park, TAIWAN; Henry Davis Consulting, Inc., Soquel, CA; Qualis Design Corp., Lake Oswego, OR; RocketChips, Inc., Ames, IA; Scottish Enterprise, Glasgow, SCOTLAND; Silicon Automation Systems, Bangalorc, Karnataka, INDIA; Simutech, Vancouver, WA; and Xentec, Inc., Oakville, Ontario, CANADA have been added as parties to this venture. Also, Caseium, Inc., Santa Clara, CA; Compass Design Automation, San Jose, CA; GEC Plessey Semiconductor, Plymouth, Devon, UNITED KINGDOM; Nippon Telegraph & Telephone, Kanagawa, JAPAN: Olympus Optical Co., Ltd., Tokyo, JAPAN; Precedence, Inc., Campbell, CA; Tower Semiconductor, San Jose, CA; ViewLogic, Rockville, MD; and Zycad, Fremont, CA have been dropped as parties to this venture.

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

On November 27, 1996, VSI Alliance 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 March 4, 1997 (62 FR 9812).

The last notification was filed with the Department on February 27, 1998. A notice was published in the **Federal** **Register** pursuant to Section 6(b) of the Act on July 30, 1998 (63 FR 40742).

Constance K. Robinson,

Director of Operations, Antitrust Division. [FR Doc. 98–30423 Filed 11–12–98; 8:45 am] BILLING CODE 4410–11–M

DEPARTMENT OF LABOR

Office of the Secretary

Submission for OMB Review; Comment Request

November 9, 1998.

The Department of Labor (DOL) has submitted the following public information collection request (ICR) to the Office of Management and Budget (OMB) for review and approval in accordance with the Paperwork Reduction Act of 1995 (Pub. L. 104–13, 44 U.S.C. Chapter 35). A copy of the ICR, with applicable supporting documentation, may be obtained by calling the Department of Labor, Departmental Clearance Officer, Todd R. Owen ({202} 219–5096 ext. 143) or by E-Mail to Owen-Todd@dol.gov.

Comments should be sent to the Office of Information and Regulatory Affairs, Attn: OMB Desk Officer for BLS, Office of Management and Budget, Room 10235, 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: Bureau of Labor Statistics. *Title:* National Longitudinal Survey of Women (NLS).

OMB Number: 1220–0110 (Revision). Frequency: Biennially.