certain areas in California, Indiana, and Louisiana. On December 29, 2000, a Final Judgment was entered with the consent of the Defendants which required them to make certain divestitures of licenses and assets in relevant markets for mobile wireless telecommunications services in California, Indiana, and Louisiana. The Final Judgment bars the defendants from reacquiring any of the divested spectrum licenses for the term of the decree, which expires December 29, 2010. On February 17, 2004, Cingular announced an agreement to acquire AT&T Wireless Services Inc. ("AT&T Wireless", which purchased the divested licenses in California and Indiana. Due to changes in competitive conditions in the affected geographic areas, the United States believes that the Final Judgment's prohibition on reacquiring these spectrum licenses is no longer necessary to preserve competition in these affected areas. The modification would allow the defendants to reacquire the divested spectrum licenses in the Los Angeles MSA and in the Indianapolis MTA. Reacquisition of the divested spectrum licenses in 5 BTAs within the Indianapolis MTA is conditioned upon Cingular not acquiring control of or an interest in certain other spectrum licenses in those BTAs as part of its acquisition of AT&T Wireless.

The Department has filed with the Court a memorandum setting forth the reasons why the United States believes that modification of the Final Judgment would serve the public interest. Copies of the joint motion papers, the stipulation containing the United States's tentative consent, the United States's memorandum, and all further papers filed with the Court in connection with this motion will be available for inspection at the Antitrust Documents Group, Antitrust Division, Liberty Place Building, Room 215, 325 7th Street, NW., Washington, DC 20530 (202-514-2481), and at the Office of the Clerk of the United States District Court for the District of Columbia. Copies of these materials may be obtained from the Antitrust Division upon request and payment of the copying fee set by Department of Justice regulations.

Interested persons may submit comments regarding the proposed modification of the Final Judgment to the United States. Such comments must be received by the Antitrust Division within thirty (30) days and will be filed with the Court by the United States. Comments should be addressed to Nancy Goodman, Chief, Telecommunications & Media Enforcement Section, Antitrust Division, U.S. Department of Justice, City Center Building, 1401 H Street, NW., Suite 8000, Washington, DC 20530 (202–514–5621).

J. Robert Kramer II,

Director of Operations, Antitrust Division. [FR Doc. 04–18855 Filed 8–17–04; 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—Dialkyl Project

Notice is hereby given that, on July 16, 2004, 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 Dialkyl Project has filed written notifications simultaneously with the Attorney General and the Federal Trade Commission disclosing changes in its membership and project 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, the objectives of the Third Revised and Restated Agreement Among Members of the Dialkyl Project are to revise the membership and administration of the Project and to set new conditions for termination of the Project. Huntington Laboratories, Huntington, IN is no longer a member. The conditions for termination having been met, the Dialkyl Project is terminated and only certain provisions remain including, *inter alia*, those relating to data compensation, liability, confidentiality and administrative matters.

No other changes have been made in either the membership or planned activity of the group research project.

On August 3, 1988, the Dialkyl Project 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 August 25, 1988 (53 FR 32480).

The last notification was filed with the Department on May 15, 1996. A notice was published in the **Federal Register** pursuant to Section 6(b) of the Act on June 5, 1996 (61 FR 28596).

Dorothy B. Fountain,

Deputy Director of Operations, Antitrust Division.

[FR Doc. 04–18857 Filed 8–17–04; 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—Joint Venture Under ATP Award No. 70NANB4H3027

Notice is hereby given that, on July 19, 2004, 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 Joint Venture Under ATP Award No. 70NANB4H3027 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 The POM Group, Inc., Auburn Hills, MI; Nuvonyx Inc., Bridgeton, MO; and Stellite Coatings, Goshen, IN. The nature and objectives of the venture are to develop and demonstrate high speed, ultra-precision Direct Metal Deposition (DMD) technology for tool and die manufacturing, which creates metal alloys with unique and controlled mechanical properties. This technology will be incorporated with a high power fiber-coupled diode laser power source and a Dry EDM final finishing process. The activities of this Joint Venture project will be partially funded by an award from the Advanced Technology Program, National Institute of Standards and Technology, U.S. Department of Commerce.

Dorothy B. Fountain,

Deputy Director of Operations, Antitrust Division. [FR Doc. 04–18858 Filed 8–17–04; 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—NuStart Energy Development, LLC

Notice is hereby given that, on July 19, 2004, pursuant to Section 6(a) of the National Cooperative Research and Production Act of 1993, 15 U.S.C. 4301 *et seq.* ("the Act"), NuStart Energy Development, LLC 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 Southern Company Services, Birmingham, AL; EDF International North America, Inc., Washington, DC; Entergy Nuclear, Inc., Jackson, MS; Exelon Generation Company, LLC, Kennett Square, PA; Constellation Generation Company, LLC, Baltimore, MD; Duke Energy Corporation, Charlotte, NC; Progress Energy Service Company, LLC, Raleigh, NC; and Florida Power & Light Company, Juno Beach, FL. The venture has entered into certain contractual undertakings separately with Westinghouse Electric Company, Monroeville, PA and with General Electric Company, Fairfield, CT. Westinghouse Electric Company is wholly owned by British Nuclear Fuels plc, an English company. The nature and objectives of the venture are to submit a proposal to the United States Department of Energy's Solicitation DE-PS07–04ID–14435, and if the proposal is accepted, implement it. This Solicitation seeks proposals for a combined operating license demonstration, pursuant to 10 CFR, Part 52, Subpart C. Implementation of the proposal, if accepted, will require negotiating, entering into and implementing an agreement ("Agreement") with the Department of Energy consistent with the proposal, and other contracts, subcontracts and actions as appropriate to implement the Agreement.

Membership in this venture remains open, and NuStart Energy Development, LLC will file additional written notification disclosing any changes in membership.

Dorothy B. Fountain,

Deputy Director of Operations, Antitrust Division.

[FR Doc. 04–18856 Filed 8–17–04; 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—Semiconductor Test Consortium, Inc.

Notice is hereby given that, on July 20, 2004, pursuant to Section 6(a) of the

National Cooperative Research and Production Act of 1993, 15 U.S.C. 4301 *et seq.* ("the Act"), Semiconductor Test Consortium, Inc. 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, Micronics Japan Co., Ltd., Tokyo, Japan has been added as a party 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 Semiconductor Test Consortium, Inc. intends to file additional written notification disclosing all changes in membership.

On May 27,2003, Semiconductor Test Consortium, Inc. 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 June 17, 2003 (68 FR 35913).

The last notification was filed with the Department on April 28, 2004. A notice was published in the **Federal Register** pursuant to Section 6(b) of the Act on May 28, 2004 (69 FR 30722).

Dorothy B. Fountain,

Deputy Director of Operations, Antitrust Division. [FR Doc. 04–18868 Filed 8–17–04; 8:45 am]

BILLING CODE 4410-11-M

DEPARTMENT OF JUSTICE

Antitrust Division

Notice Pursuant to the National Cooperative Research and Production Act of 1933—Telemanagement Forum

Notice is hereby given that, on June 24, 2004, pursuant to Section 6(a) of the National Cooperative Research and Production Act of 1993, 15 U.S.C. 4301 et seq. ("the Act"), Telemanagement Forum ("the Forum") 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, Globetom, Lyttelton, South Africa; Zvolve Systems, Inc., Duluth, GA; Econet Wireless Nigeria, Victoria Island, Lagos, Nigeria; Connexion By

Boeing, Irvine, CA; Telus, Edmonton, Alberta, Canada; Flexiton KFT., Budapest, Hungary; Powerise Software Research of Lanzhou University Lanzhou, Gansu, People's Republic of China; Aprisma Management Technologies, Portsmouth, NH; China Mobile Communications Corporation, Beijing, People's Republic of China; Datanomic Limited, Cambridge, United Kingdom; European Technical Support Limited, Dorkins, Surrey, United Kingdom; Evans Griffiths & Hart, Inc., Lexington, MA; Vidus Limited, Ipswich, Suffolk, United Kingdom; Inoss, Inc., Austin, TX; Grupo Auna Barcelona, Spain; Hammerhead Systems, Inc., Mountain View, CA; Covad Communications, San Jose, CA; Xenicom Ltd., Bristol, United Kingdom; Primal Solutions, Inc., Irvine CA; Consitel, Moscow, Russia; Edynamic, Inc., Dallas, TX; Ramax International, St. Petersburg, Russia; Marand D.O.O., Ljubljana, Slovenia; Expertedge Software & Systems Limited, Lagos, Nigeria; Tno Telecom, 2600 GB Delft, The Netherlands; Centre of Software Engineering-CSE, Hanoi, Vietnam; Asidua Limited, Belfast, United Kingdom; Jordan Telecom, Amman, Jordan; Equant, Valbonne, France; Sycamore Networks, Inc., Chelmsford, MA; Anseres Consulting & Projectmanagement, Rendsburg, Germany; Telecom Consultants-TCOVA, Kerava, Finland; Pystechnics, Ipswich, Suffolk, United Kingdom; Aran Technologies, Ltd., Blackrock Co., Dublin, Ireland; IBB Consulting Group, New Hope, PA; Iceland Telecom, Ltd., Reykjavik, Iceland; Telchemy, Incorporated, Suwanee, GA; Mapinfo, Windsor, Berkshire, United Kingdom; Cable & Wireless, Bracknell, Berks, United Kingdom; 4DH Consulting, Reading, United Kingdom; Fsue Loniis, St. Petersburg, Russia; Elisa Corporation, Fin, Finland; Kingston Communications (Hull) PLC, Wakefield, West Yorkshire, United Kingdom; University of Southampton, Southampton, Hampshire, United Kingdom; Nexus Telecom AG, Hombrechtikon, Switzerland; CTI-Ipsoft, Moscow, Russia; QT Training, Ltd., Macclesfield, United Kingdom; Micro Research, Sa, Namur, Belgium; China Netcom Group Labs, Haidian District, Beijing, People's Republic of China; Networking Technology Laboratory, Budapest, Hungary; Ascom Deutschland, GMBH, Systems & Solutions, Aachen, Germany; Etesian GMBH, Holzkirchen, Germany; Embratel-Empresa Brasileira De Telecomunicacoes, Rio De Janiero, RJ, Brazil; Polynetics BV, Hendrick Ido