TEXAS

Harris County

Cyrus, Ben C. and Jenetter, House (Independence Heights MPS), 325 E. 35th St., Houston, 97000548

Cyrus, Ben C. and Jenetter, House (Independence Heights MPS), 325 E. 25th St., Houston, 97000549

General Mercantile Store (Independence Heights MPS), 7322 N. Main St., Houston, 97000545

Independence Heights Residential Historic District (Independence Heights MPS), Roughly bounded by N. Yale and E. 34th Sts., and I–610, Houston, 97000542

Independence Park (Independence Heights MPS), Roughly bounded by 1000 Blk. of E. 40th St., Houston, 97000544

Johnson, Charles, House (Independence Heights MPS), 301 E. 35th St., Houston, 97000550

Johnson, Morris and Mary, House, 3818 Spencer St., Houston, 97000541

Lewis, Ella, Store and Rental Houses (Independence Heights MPS), 3404—3406—3408 Courtland St., Houston, 97000543

Lindsay, Oscar, House (Independence Heights MPS), 7415 N. Main St., Houston, 97000546

Mackey, William, House (Independence Heights MPS), 313 E. 37th St., Houston, 97000547

WASHINGTON

Whatcom County

MV PLOVER (ferry), 245 Marine Dr.; Blaine Harbor Berth A–11, Blaine, 97000551

WISCONSIN

Dane County

Mansion Hill Historic District, Roughly bounded by E. Dayton, E. Johnson, E. Gorham, N. Butler, Langdon, and W. Gilman Sts., and Lake Mendota, Madison, 97000552

[FR Doc. 97–13024 Filed 5–16–97; 8:45 am] BILLING CODE 4310–70–P

DEPARTMENT OF THE INTERIOR

National Park Service

National Capital Region; Superintendents, et al.; Delegation of Authority (Order No. 5, Amendment 2), Delegation of Authority (Order No. 5, Amendment 3)

Delegation of Authority (Order No. 5, Amendment 2)

Order No. 5, approved September 14, 1977, and published in the **Federal Register** of September 30, 1977, (42 FR 52499), set forth certain authority to officers and employees. This amendment changes the titles of certain offices and employees as set forth below and rescinds the authority of Field Land Acquisition Officers: Section 5, strike "Associate Regional Director,"

Cooperative Activities," and replace with "Associate Superintendent, Office of Stewardship and Partnerships."

Delegation of Authority (Order No. 5, Amendment 3)

Order No. 5, Amendment 1, approved September 22, 1989, and published in the Federal Register of October 26, 1989, set forth certain authority to the Chief, Land Resources Division, Mid-Atlantic Region. This amendment rescinds the authority of the Realty Officer, Land Resources Program Center, Northeast Region (formerly the Chief. Land Resources Division, Mid-Atlantic Region) and further changes Section 6 to read as follows: "Section 6. The Chief, Land Resources Program Center, National Capital Region, is authorized to execute the land acquisition program within the National Capital Region, including contracting for acquisition of lands and related properties, and acceptance of offers to sell to, or exchanges with the United States, lands or interests in lands, and to execute all necessary agreements and conveyances incidental thereto; to accept deeds conveying to the United States land or interests in lands; to approve on behalf of the National Park Service offers of settlement in condemnation cases; to provide relocation assistance; and to approve claims for reimbursement under Public Law 91-646, as amended.

The Chief, Appalachian Trail Land Acquisition Field Office, is authorized to execute the land acquisition program for the Chesapeake and Ohio Canal National Historical Park, including contracting for acquisition of lands and related properties, and acceptance of offers to sell to, or exchanges with the United States, lands or interests in lands, and to execute all necessary agreements and conveyances incidental thereto; to accept deeds conveying to the United States land or interests in lands; to approve on behalf of the National Park Service offers of settlement in condemnation cases; to provide relocation assistance; and to approve claims for reimbursement under Public Law 91–646, as amended.

Dated: May 6, 1997.

Terry R. Carlstrom,

Acting Regional Director, National Capital Region.

[FR Doc. 97–13075 Filed 5–16–97; 8:45 am] BILLING CODE 4310–70–M

AGENCY FOR INTERNATIONAL DEVELOPMENT

Guidelines for Internal Transport, Storage and Handling (ITSH) of P.L. 480 Title II Commodities

Notice

Pursuant to the Agricultural Market and Transition Act of 1996, notice is hereby given that the Title II Final Draft Guidelines for Internal Transport, Storage and Handling (ITSH) of Title II commodities being used for urgent and extraordinary relief requests are being made available to interested parties for the required thirty (30) day comment period.

Individuals who wish to receive a copy of the draft guidelines should contact: Office of Food for Peace, Agency for International Development, Washington, D.C. 20523–0809. Contact person: Brenda Lowdermilk, (703) 351–0108, fax (703) 351–0164. Individuals who have questions or comments on the draft guidelines should contact David Hagen at (703) 351–0166 or (dhagen@usaid.gov).

The Thirty day comment period will begin on June 18, 1997.

Dated: May 2, 1997.

William T. Oliver,

Director, Office of Food for Peace Bureau for Humanitarian Response.

[FR Doc. 97–12962 Filed 5–16–97; 8:45 am] BILLING CODE 6116–01–M

DEPARTMENT OF JUSTICE

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

Notice is hereby given that a proposed consent decree in United States v. American National Can Company, et al., No. CIV F-97-5402-REC-SMS (E.D. Cal), was lodged on April 23, 1997, with the United States District Court for the Eastern District of California. The consent decree resolves claims under Sections 106 and 107 of the Comprehensive Environmental Response, Compensation, and Liability Act of 1980, 42 U.S.C. 9606 and 9607, as amended, brought against defendants American National Can Company, Crown Beverage Packaging, Inc., NL Industries, Inc., and Tri-Valley Growers for injunctive relief and response costs incurred and to be incurred by the United States Environmental Protection Agency in connection with responding to the release and threatened release of hazardous substances at the Industrial

Waste Processing Site ("Site") in Pinedale. California.

The proposed consent decree provides that to resolve their liability to the United States for injunctive relief and response costs as described above, the aforementioned entities will collectively (1) pay \$50,000 in past response costs incurred by the United States in connection with the Site; (2) perform a removal action at an estimated cost of \$655,969 to address contaminated soils at the Site; and (3) pay any future oversight costs incurred by the United States in connection with the removal action (to the extent that such costs exceed \$163.924). The proposed consent decree includes a covenant not to sue by the United States under Sections 106 and 107 of the Comprehensive Environmental Response, Compensation, and Liability Act of 1980, 42 U.S.C. 9606 and 9607.

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. *American National Can Company, et al.*, No. CIV F-5402–REC–SMS (E.D. Cal), DOJ Ref. #90–11–3–797A.

The proposed consent decree may be examined at the office of the United States Attorney, Eastern District of California, 1130 O Street, Room 3654, Fresno, CA 93721; the Region IX Office of the Environmental Protection Agency, 75 Hawthorne Street, San Francisco, CA 94105; 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 copies please refer to the referenced case and enclose a check in the amount of \$18.00 (25 cents per page reproduction costs), payable to the Consent Decree Library.

Joel Gross

BILLING CODE 4410-15-M

Chief, Environmental Enforcement Section, Environment and Natural Resources Division. [FR Doc. 97–12966 Filed 5–16–97; 8:45 am]

DEPARTMENT OF JUSTICE

Notice of Lodging of Consent Decree Pursuant to the Resource Conservation and Recovery Act and the Emergency Planning and Community Right-to-Know Act

In accordance with the policy of the Department of Justice, 18 U.S.C. § 50.7, notice is hereby given that a proposed consent decree in *United States* v. American National Can Co., Civ. No. 2-95-CV-71-RL, was lodged with the United States District Court for the Northern District of Indiana, on April 30, 1997. That action sought civil penalties and injunctive relief for violations of Subchapter III of the Resource Conservation and Recovery Act, as amended ("RCRA"), 42 U.S.C. § 6921 et seq., and its implementing hazardous management regulations at 40 CFR part 260 et seg., and civil penalties for violations of the **Emergency Planning and Community** Right-To-Know Act ("EPCRA"), 42 U.S.C. § 11001 *et seq.*, and its implementing regulations at 40 CFR part 372, at defendant's former Hammond, Indiana facility. The decree requires American National Can Co. to pay \$400,000 in civil penalties to the United States and certify that it has fully transferred its ownership interest in its Hammond, Indiana facility. Since American National Can Co. sold its Hammond, Indiana Facility in 1995, the consent decree does not require injunctive relief.

The Department of Justice will receive comments relating to the proposed consent decree for a period of 30 days from the date of this publication.

Comments should be addressed to the Assistant Attorney General of the Environment and Natural Resource Division, Department of Justice, Washington, D.C. 20530. All comments should refer to *United States* v.

American National Can Co., D.J. Ref. 90–7–1–751.

The proposed consent decree may be examined at the office of the United States Attorney for the Northern District of Indiana, 1001 Main Street, Suite A, Dyer, Indiana 46311, at the Region V office of the United States Environmental Protection Agency, 77 West Jackson Boulevard, Chicago, Illinois 60604, and at the Consent Decree Library, 1120 G Street, N.W., 4th floor, Washington, D.C. 20005, telephone no. (202) 624-0892. A copy of the proposed consent decree may be obtained in person or by mail from the Consent Decree Library. In requesting a copy, please enclose a check in the amount of \$3.75 for the decree (25 cents

per page reproduction costs) payable to the Consent Decree Library. When requesting a copy, please refer to *United States* v. *American National Can Co.*, D.J. Ref. 90–7–1–751.

Bruce S. Gelber,

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

[FR Doc. 97–12967 Filed 5–16–97; 8:45 am] BILLING CODE 4410–15–M

DEPARTMENT OF JUSTICE

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

In accordance with Departmental policy, 28 CFR 50.7, and 42 U.S.C. 9622(d), notice is hereby given that a proposed consent decree in *United* States v. Central Quality Services Corp., et al., Civil Action No. 1:95 CV 272, was lodged with the United States District Court for the Western District of Michigan on May 5, 1997. The proposed consent decree resolves the United States' claims against Central Quality Services Corp. and Iceless Co. brought under Section 107 of the Comprehensive Environmental Response, Compensation and Liability Act, as amended, 42 U.S.C. 9607, for response costs incurred at the Grand Traverse Overall Supply Company Site in Greilickville, Michigan. The proposed consent decree obligates defendants to reimburse the United States for \$460,000 of the response costs incurred at the Site.

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. Central Quality Services Corp., et al., Civil Action No. 1:95 CV 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. Central Quality Services Corp., et al., Civil Action No. 1:95 CV 272, and the Department of Justice Reference No. 90-11-2-1053.

The proposed consent decree may be examined at the Office of the United States Attorney, Western District of Michigan, 330 Ionia Avenue N.W., Fifth Floor, Grand Rapids, Michigan, 49503; the Region 5 Office of the