Sandy Hook Region: Perth Amboy south through Middlesex, and Monmouth County to Manasquan Inlet. Barnegat Bay Region: Ocean and

**Burlington Counties.** 

Absecon Region: Atlantic County. Cape May Region: Eastern Cape May County from Ocean City south to Cape May Point and up the western edge of Cape May County to Norbury's Landing.

Delsea Region: Cumberland and Salem Counties generally south of Route 49 and extending into western Cape May County as far as Norbury's Landing along the Delaware Bay coast.

Welcome Centers for each region are under development with facilities at Fort Mott State Park for the Delsea Region, at Ocean View Service Area on the Garden State Parkway for the Cape May Region, an interim facility at Cheesequake State Park for the Sandy Hook Region, and planning underway for a facility at Double Trouble State Park for the Barnegat Bay Region. Brochures are available by writing New Jersey Division of Travel and Tourism, CN 826, Trenton, NJ 08625-0826 or the New Jersey Coastal Heritage Trail Route, P.O. Box 568, Newport, NJ 08345.

### Janet Wolf,

Programs Director, Southern New Jersey Programs.

[FR Doc. 97-19607 Filed 7-24-97; 8:45 am] BILLING CODE 4310-70-P

## **DEPARTMENT OF JUSTICE**

# **Notice of Lodging of Consent Decree Pursuant to the Clean Water Act**

Notice is hereby given that on July 10, 1997, a proposed Consent Decree in United States v. Darling International, Inc., Civil No. 97-1611, was lodged with the United States District Court for the District of Minnesota. This Consent Decree resolves claims against Darling International, Inc. ("Darling"), for violations of Sections 301 of the Clean Water Act ("CWA"), 33 U.S.C. 1311, and a National Pollution Discharge Elimination System ("NPDES") permit issued pursuant to Section 402 of the CWA, 33 U.S.C. 1342. The alleged violations concern Darling's discharge of certain pollutants from its rendering plant in Blue Earth River and its tributary, Coon Creek, and its failure to properly sample and report on such discharges from the plant.

The Consent Decree requires Darling to: (1) Achieve and maintain compliance with specified effluent limits, (2) undertake certain engineering analysis of its wastewater treatment facility, (3) conduct compliance audits assessing compliance of its facility with

a wide range of environmental laws, and (4) pay \$300,000 in civil penalties.

The Department of Justice will receive for a period of thirty (30) days from the date of this publication comments relating to the 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 in United States v. Darling International, Inc., D.J. Ref. 90-5-1-1-

The Consent Decree may be examined at the Office of the United Stats Attorney, District of Minnesota, 600 United States Courthouse, 300 South Fourth Street, Suite 600, Minneapolis, MN 55415, at the Region V Office of the Environmental Protection Agency, 200 West Adams Street, Chicago, Illinois. 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 enclose a check in the amount of \$26.75 (25 cents per page reproduction cost) payable to the Consent Decree Library.

Chief. Environmental Enforcement Section. Environment and Natural Resources Division. [FR Doc. 97-19592 Filed 7-24-97; 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 consent decree in United States of America v. Judith L. Lambert as Executrix of the Estate of Donald A. Lambert, Deceased, No. 2:94-1012 (S.D.W.Va.), was lodged with the United States District Court for the Northern District of Indiana on July 17, 1997.

The proposed consent decree concerns alleged violations of the Clean Water Act, 33 U.S.C. 1311, and the Rivers and Harbors Act, 33 U.S.C. 403, as a result of the discharge of fill material onto the bank of the Kanawha River at property located in Charleston, West Virginia, which is alleged to constitute "waters of the United States." The consent decree requires Judith L. Lambert, individually and in her capacity as Executrix of the Estate of Donald A. Lambert, to (1) refrain from further unpermitted discharges at the wetland; and (2) remove excess fill

material from the bank of the Kanawha

The Department of Justice will accept written comments relating to the proposed consent decree for thirty (30) days from the date of publication of this notice. Comments should be addressed to the Assistant Attorney General, **Environment and Natural Resources** Division, U.S. Department of Justice. Attention: Daniel R. Dertke, Box 23986, Washington, D.C. 20026-3986 and should refer to United States v. Lambert, DJ Reference No. 90-5-1-1-4100.

The consent decree may be examined at the Clerk's Office, United States District Court, 5303 Federal Building, 500 Quarrier Street, Charleston, West Virginia, 25301.

### Letitia J. Grishaw,

Chief. Environmental Defense Section. Environment and Natural Resources Division, Department of Justice.

[FR Doc. 97-19649 Filed 7-24-97; 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—the Frame Relay Forum

Notice is hereby given that, on June 10, 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 Frame Relay 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 have joined the Forum as new members: Alphanet Telecom, Canada; Develcon Electronics. Canada: GN Nettest Markham, Canada; Interphase Corporation, Dallas, TX; AccessLan Communications, San Jose, CA; Global One, Reston, VA.

The following have withdrawn their membership from the Forum: McGraw-Hill; BRAK Systems; ACC; Xyplex Networks; Sun Microsystems; ORION Atlantic; Premisys Communication; NYNEX; Litton FiberCom; Deutsche Telekom; Case Technology Ltd.; and Level One Communications. In addition MICOM Communications has moved from Worldwide to Affiliate Membership.

Membership remains open and the Forum intends to file additional written notifications disclosing all membership changes.

On April 10, 1992, the Forum 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 2, 1992 (57 FR 29537). The last notification was filed on April 11, 1997. A notice was published in the **Federal Register** on May 19, 1997 (62 FR 27277).

# Constance K. Robinson,

Director of Operations, Antitrust Division. [FR Doc. 97–19651 Filed 7–24–97; 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—NMR Project Participation Agreement Joint Venture

Notice is hereby given that, on June 20, 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"), Western Atlas Logging Services Division of Western Atlas International, Inc., on behalf of he participants of the NMR Project Participation Agreement joint venture has filed written notifications simultaneously with the Attorney General and with 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 current parties in the joint venture are: AGIP Petroleum Company, Houston, TX; Amoco Production Company, Houston, TX; Arco Exploration and Production Technology, a unit of Atlantic Richfield Company, Plano, TX; Chevron Petroleum Technology Company, a division of Chevron, U.S.A., La Habra, CA; Conoco, Inc., Houston, TX; Exxon Production Research Company, Houston, TX; Marathon Oil Company, Littleton, CO; Mobil Exploration & Technology Company, Dallas, TX; NUMAR Corporation, Houston, TX; Phillips Petroleum Company, Bartlesville, OK; Schlumberger Well Services, Sugar Land, TX; Shell Oil Company, Houston, TX and Western Atlas Logging Services Division of

Western Atlas International, Inc., Houston, TX.

The nature and objective of this joint venture performed in accordance with a Cooperative Agreement is to establish a procedure for the participants to administer and scientifically conduct an integrated logging and core study using nuclear resonance ("NMR") techniques concerning the permeability and producibility of carbonate reservoirs. The Project has two primary goals: (1) To improve NMR predictions of permeability and producibility in carbonate reservoirs from NMR logging data; and (2) to improve predictions of permeability and producibility in carbonated reservoirs by integrating NMR and other logging data. The NMR Project objectives are: (1) Acquiring additional small coring plug samples from a known test well; (2) analyzing the small coring plug samples taken from the test well; (3) logging the test well using current commercially available NMR logging techniques; and (4) making available all previously conducted logging and standard coring data from the test well, the data from the small plug coring analysis and the NMR logging data obtained from the test well to all participants of the Project for their interpretation and analysis to meet he goals of the Agreement. It is not the purpose of the joint venture under this agreement to produce a product, process or service.

Information regarding this joint venture may be obtained from Darryl M. Springs, Western Atlas Logging Services Division of Western Atlas International, Inc., Houston, TX.

## Constance K. Robinson,

Director of Operations, Antitrust Division. [FR Doc. 97–19650 Filed 7–24–97; 8:45 am] BILLING CODE 4410–11–M

# **DEPARTMENT OF JUSTICE**

Immigration and Naturalization Service [INS No. 1867–97]

# Immigration and Naturalization Service User Fee Advisory Committee Meeting

**AGENCY:** Immigration and Naturalization Service, Justice.

**ACTION:** Notice of meeting.

Committee meeting: Immigration and Naturalization Service User Fee Advisory Committee.

Date and time: November 12, 1997, at 10:00 a.m.

Place: Immigration and Naturalization Service Headquarters 425 I Street, N.W., Washington, D.C. 20536, Kelly Conference Room—6th Floor *Status:* Open. 16th meeting of this Advisory Committee.

*Purpose:* Performance of advisory responsibilities to the Commissioner of the Immigration and Naturalization Service pursuant to section 286(k) of the Immigration and Nationality Act, as amended, 8 U.S.C. 1356(k) and the Federal Advisory Committee Act 5 U.S.C. app. 2. The responsibilities of this standing Advisory Committee are to advise the Commissioner of the Immigration and Naturalization Service on issues related to the performance of airport and seaport immigration inspection services. This advice should include, but need not be limited to, the time period during which such services should be performed, the proper number and deployment of inspection officers, the level of fees, and the appropriateness of any proposed fee. These responsibilities are related to the assessment of an immigration user fee pursuant to section 286(d) of the Immigration and Nationality Act, as amended, 8 U.S.C. 1356(d). The Committee focuses attention on those areas of most concern and benefit to the travel industry, the traveling public, and the Federal Government.

## Agenda

- 1. Introduction of the Committee members.
  - 2. Discussion of administrative issues.
- 3. Discussion of activities since last meeting.
- 4. Discussion of specific concerns and questions of Committee members.
  - 5. Discussion of future traffic trends.
- 6. Discussion of relevant written statements submitted in advance by members of the public.
  - 7. Scheduling of next meeting.

Public participation: The meeting is open to the public, but advance notice of attendance is requested to ensure adequate seating. Persons planning to attend should notify the contact person at least two (2) days prior to the meeting. Members of the public may submit written statements at any time before or after the meeting to the contact person for consideration by this Advisory Committee. Only written statements received by the contact person at least five (5) days prior to the meeting will be considered for discussion at the meeting.

Contact person: Charles D. Montgomery, Office of the Assistant Commissioner, Inspections, Immigration and Naturalization Service, Room 4064, 425 I Street, N.W., Washington, D.C. 20536, telephone number (202) 616–7498 or fax number (202)514–8345.