\$50,000. In addition, the Consent Decree requires AFC to comply with the Clean Air Act and, in particular, to install and operate a thermal oxidizer to eliminate AFC's discharges of excess volatile organic compounds. The consent decree also requires monitoring, reporting and recordkeeping to ensure AFC will continue to comply and allow EPA to monitor AFC's compliance.

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 of the Environment and Natural Resources Division, Department of Justice, Washington, D.C. 20530, and should refer to *United States* v. *Aluminum Finishing Corporation*, D.J. No. 90–5–2–1–1913.

The proposed Consent Decree may be examined at the Office of the United States Attorney, Southern District of Indiana, Indianapolis Division, 46 East Ohio Street, Indianapolis, Indiana; at the Region 5 Office of the Environmental Protection Agency, 77 West Jackson Blvd. Chicago, Illinois; and at the Consent Decree Library, 1120 G Street, N.W., 4th Floor, Washington, D.C. (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 \$5.50 (25 cents per page reproduction cost) payable to the Consent Decree Library. Joel M. Gross.

Chief, Environmental Enforcement Section, Environment and Natural Resources Division. [FR Doc. 97–3827 Filed 2–14–97; 8:45 am] BILLING CODE 4410–15–M

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. Formosa Plastics Corporation, Texas was lodged on January 30, 1997 with the United States District Court for the Southern District of Texas. The proposed Consent Decree requires Formosa to pay a \$150,000 civil penalty and conduct a Supplemental Environmental Project at its Point Comfort, Texas facility. The Supplemental Environmental Project includes the replacement of two ethylene dichloride cracking furnaces at Formosa's facility before the end of the useful life of the furnaces. Replacement

of the furnaces before the end of the useful life of the equipment will reduce emissions from existing furnaces and reduce the amount of hazardous waste generated by the furnaces.

Contemporaneously with lodging the Consent Decree, the United States filed an action against Formosa pursuant to the Clean Air Act, 42 U.S.C. 7401 et seq, the Standards of Performance for New Stationary Sources, 40 C.F.R. Part 60, Subpart VV, and the National Emission Standards for Hazardous Air Pollutants, 40 C.F.R. Part 61, Subparts F, V, and FF. This action is based upon violations that occurred at Formosa's facility located in Point Comfort, Texas ("Formosa's 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 Civil Action No. 97–287, *United States* v. *Formosa Plastics Corporation, Texas,* DOJ Reference Number 90–5–2–1–2005.

The proposed Consent Decree may be examined at the Region VI Office of the 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, (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 \$4.50 (25 cents per page reproduction costs), payable to the Consent Decree Library.

Joel Gross,

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

[FR Doc. 97–3828 Filed 2–14–97; 8:45 am] BILLING CODE 4410–15–M

Notice of Lodging of Consent Decrees Pursuant to the Comprehensive Environmental Response, Compensation, and Liability Act of 1980, as Amended

Consistent with Departmental policy, 28 C.F.R. 50.7, notice is hereby given that on February 6, 1997, a proposed Settlement Agreement of Environmental Claims and Issues ("Settlement Agreement") in *In re Metallurgy, Inc. and Shieldalloy Metallurgical Corporation*, Bankr. Nos. 93 B 44468

(JLG) and 93 B 4446 (JLG), was lodged with the United States Bankruptcy Court for the Southern District of New York. This proposed Settlement Agreement resolves the United States' claims under the Comprehensive Environmental Response. Compensation, and Liability Act, 42 U.S.C. 9601 et seq., on behalf of the U.S. **Environmental Protection Agency** ("EPA") and the Department of Interior ("DOI"), and under the Resources Conservation and Recovery Act, as amended, 42 U.S.C. 6901, et seq. ("RCRA"), on behalf of EPA, relating to Shieldalloy's facilities in Cambridge, Ohio (the "Cambridge Site") and Newfield, New Jersey (the "Newfield Site"). The Settlement Agreement also resolves claims with respect to licensing fees incurred by the Nuclear Regulatory Commission ("NRC") pursuant to the Atomic Energy Act of 1974, as amended, 42 U.S.C. 2011, et seq.

As part of this Settlement Agreement, Shieldalloy and Metallurg will post approximately \$22 million in cash and/ or letters of credit to assure the completion of the Newfield Site cleanup which is currently in progress pursuant to an administrative order issued by the State of New Jersey. Shieldalloy and Cyprus Foote Mineral Company, the prior owner of the Cambridge Site, will also post approximately \$11 million in cash, letters of credit, and an annuity to assure the completion of the cleanup of the Cambridge Site which is currently in progress pursuant to a consent order entered into between the State of Ohio and Shieldalloy.

In addition, the United States' claims against Shieldalloy for unreimbursed pre-petition response costs incurred at both Sites will be allowed as general unsecured claims (in the amount of \$178,192.92 at the Newfield Site and \$41,562.35 at the Cambridge Site), and the United States' claims against Shieldalloy for unreimbursed postpetition response costs incurred at the Sites will be allowed as administrative claims (in the amount \$191,177.23 at the Newfield Site and \$108,046.73 at the Cambridge Site). The Settlement Agreement also resolves the United States' claims for natural resource damages at the Sites. Shieldalloy will remediate wetlands present on the Newfield Site and create approximately 10 acres of wetlands in and around the Newfield Site. Shieldalloy will enhance, restore and/or preserve approximately 40 to 45 acres of wetlands in the vicinity of the Cambridge Site. The United States will also receive, on behalf of DOI, an allowed administrative claim in the amount of \$4,714.67 for post-petition

natural resource damages assessment costs.

The United States will also receive a \$497,000 allowed general unsecured claim for a RCRA civil penalty claim. The NRC will receive a general unsecured claim for its pre-petition licensing fees.

The Department of Justice will receive for a period of thirty (30) days from the date of this publication comments relating to the proposed Settlement Agreement. The proposed Settlement Agreement may be examined at the Office of the United States Attorney, 100 Church St., 19th Floor, New York, New York 10007, at the Region II office of the Environmental Protection Agency, 290 Broadway, New York, New York 10007-1866, 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 Settlement Agreement 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 (there is a 25 cent per page reproduction cost) in the amount of \$13.00 for the Settlement Agreement payable to the Consent Decree Library.

Joel M. Gross.

Chief, Environmental Enforcement Section, Environment and Natural Resources Division [FR Doc. 97-3826 Filed 2-14-97; 8:45 am] BILLING CODE 4410-15-M

Antitrust Division

Notice Pursuant to the National Cooperative Research and Production Act of 1993; Ceramic Composite Aircraft Brake Consortium

Notice is hereby given that, on January 15, 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 Ceramic Composite Aircraft Brake Consortium ("CCAB") 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 research and development 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 identifies of the parties are Ohio Aerospace Institute, Cleveland, OH; AlliedSignal Aerospace, Phoenix, AZ; Aircraft Braking Systems Corporation, Akron, OH; Parker Hannefin

Corporation, Irvine, CA and BF Goodrich Aerospace, Brecksville, OH. CCAB is dedicated to researching and developing the application of ceramic matrix materials to aircraft braking systems.

Membership in this project remains open, and CCAB intends to file additional written notification disclosing all changes in membership. Information regarding participation in CCAB may be obtained from Eileen Pickett, Ohio Aerospace Institute, Cleveland, OH.

Constance K. Robinson,

Director of Operations, Antitrust Division. [FR Doc. 97-3830 Filed 2-14-97; 8:45 am] BILLING CODE 4410-11-M

National Cooperative Research Notification; Southwest Research Institute; Correction

In notice document 96-31547, regarding the Southwest Research Institute, appearing, on page 65421 in the issue of Thursday, December 12, 1996, make the following correction:

In the first column, in the heading, in the third line, the year "1995" should read "1993".

Constance K. Robinson.

Director of Operations, Antitrust Division. [FR Doc. 97-3829 Filed 2-14-97; 8:45 am] BILLING CODE 4410-11-M

Foreign Claims Settlement Commission

[F.C.S.C. Meeting Notice No. 3-97]

Sunshine Act Meeting

The Foreign Claims Settlement Commission, pursuant to its regulations (45 CFR Part 504) and the Government in the Sunshine Act (5 U.S.C. 552b), hereby gives notice in regard to the scheduling of meetings and oral hearings for the transaction of Commission business and other matters specified, as follows:

Date and Time: Monday, February 24, 1997, 10:00 a.m.

Subject Matter: 1. Consideration of Proposed Decisions on claims against Albania

2. Hearings on the record on objections to Proposed Decisions in the following claims against Albania:

ALB-010-Peter Panos

ALB-015—Sophocles Panagiotis ALB-032, ALB-034, ALB-035, and ALB-043—Cleopatra Karselas, Eftalia

Maliou, George Karselas, and Olga **Dntule**

ALB-045—Vangjo Gregori

ALB-067—Zhaneta Faber ALB-092—Thanas Laske ALB-117—James Elias

ALB-122—Vaios Karagiannis

ALB-123—Thomas S. Kalyvas

ALB-124—Elias Kalyvas

ALB-146—Constance Z. Zotos and Cleopatra Bizoukas

ALB–151—Victoria Gallani

ALB–178—Hariklia Zoto ALB–210—Aristokli P. Cifligu

ALB-216-Rita Deto Sefla

ALB-217—Arthur Generalis

ALB-221—Dimetra A. Gregory ALB-238-Edward Mehmet

ALB-244—Near East Foundation

ALB-278-Violet K. Veli

Status: Open

Subject matter not disposed of at the scheduled meeting may be carried over to the agenda of the following meeting.

All meetings are held at the Foreign claims Settlement Commission, 600 E Street, N.W., Washington, DC. Requests for information, or advance notices of intention to observe an open meeting, may be directed to: Administrative Officer, Foreign Claims Settlement Commission, 600 E Street, NW., Room 6029, Washington, DC 20579. Telephone: (202) 616-6988.

Dated at Washington, DC, February 12,

Judith H. Lock,

Administrative Officer.

[FR Doc. 97-3999 Filed 2-13-97; 9:40 am]

BILLING CODE 4410-01-P

Office of Justice Programs

[OJP (OVC) No. 1113]

RIN 1121-ZA60

Victims of Crime Act Victim Assistance Grant Program

AGENCY: Office of Justice Programs, Office for Victims of Crime, Justice. **ACTION:** Proposed program guidelines.

SUMMARY: The Office for Victims of Crime (OVC), Office of Justice Programs (OJP), U.S. Department of Justice (DOJ), is publishing Proposed Program Guidelines to implement the victim assistance grant program as authorized by the Victims of Crime Act of 1984, as amended, 42 U.S.C. 10601, et seq. (hereafter referred to as VOCA).

DATES: These guidelines are effective from October 1, 1996 (Federal Fiscal Year 1997 VOCA grant program), until further revised by OVC. The comments period on these guidelines closes on March 4, 1997.

FOR FURTHER INFORMATION CONTACT: Jackie McCann Cleland, Director, State