CPSA. Galoob denies that Sky Dancers or Galoob has caused any injuries. Galoob further denies that it or Hasbro violated the reporting requirements of section 15(b) of the CPSA, 15 U.S.C. 2064(b) or 16 C.F.R. Part 1115.

 Galoob asserts that Sky Dancers were properly designed, tested and manufactured and contained adequate

warnings and labeling.

18. Galoob enters this Settlement Agreements and Order for settlement purposes only, to avoid incurring legal costs and expenses.

#### IV. Agreement of the Parties

19. The Commission has jurisdiction over this matter and over Galoob under the Consumer Product Safety (CPSA), 15

U.S.C. 2051 et seq.

20. Galoob knowingly, voluntarily and completely waives any rights it may have in the above captioned case (1) to the issuance of a Compliant in this matter; (2) to an administrative or judicial hearing with respect to the staff allegations cited herein (3) to judicial review or other challenge or contest of the validity of the Commission's Order; (4) to a determination by the Commission as to whether a violation of section 15(b) of the CPSA, 15 U.S.C. 2064(b), has occurred, and (5) to a statement of findings of fact and conclusions of law with regard to the staff allegations.

21. Upon provisional acceptance of this Settlement Agreement and Order by the Commission, this Settlement Agreement and Order shall be placed on the public record and shall by published in the **Federal Register** in accordance

with 16 CFR 1118.20.

22. The Settlement Agreement and Order becomes effective upon final acceptance by the Commission. Galoob shall pay a civil penalty in the amount of four hundred thousand and no/dollars (\$400,000.00) within 10 calender days of receiving service of such final Settlement Agreement and Order.

23. This Settlement Agreement and Order is not deemed or construed as an admission by Galoob (a) of any liability or wrongdoing by Galoob or, (b) that Galoob violated any law or regulation. Nothing contained in this Settlement Agreement and Order precludes Galoob from raising any defenses in any future litigation not arising out of the terms of this Settlement Agreement and Order.

24. Upon final acceptance of this Settlement Agreement by the Commission, the issuance of the implementing Order, and the full and timely payment by Galoob to the United States Treasury of a civil penalty in the amount of four hundred thousand dollars (\$400,000.00), the Commission

specifically waives its right to initiate, either by referral to the Department of Justice, or bringing in its own name, any action for civil penalties relating to any of the events that gave rise to the staff allegations in paragraphs four through 15, supra, against (a) Galoob; (b) any of Galoob's current or former parents, subsidiaries, affiliates, divisions or related entities; (c) any shareholder, director, officer, employee, agent or attorney of any entity referenced in (a) or (b), and (d) any successor, heir, or assign of the persons described in (a) or (b) above.

25. Upon final acceptance by the Commission, the parties agree that the Commission may publicize the terms of the Settlement Agreement and Order.

26. Galoob agrees to the entry of the attached Order, which is incorporated herein by reference, and agrees to be bound by its terms.

27. The Commission's Order in this matter is issued under the provisions of the CPSA, 15 U.S.C. 2051 *et seq.*, and a violation of this Order may subject Galoob to appropriate legal action.

28. This Settlement Agreement and Order is binding upon and shall inure to the benefit of Galoob, its parent and each of their assigns or successors.

29. Agreements, understandings, representations, or interpretations made outside this Settlement Agreement and Order may not be used to vary or to contradict its terms.

30. If, after the effective date hereof, any provision of this Settlement Agreement and Order is held to be illegal, invalid, or unenforceable under present or future laws effective during the terms of the Settlement and Order, such provision shall be fully severable. The rest of the Settlement Agreement and Order shall remain in full effect, unless the Commission determines that severing the provision materially impacts the purpose of the Settlement Agreement and Order.

31. This Settlement Agreement and Order shall not be waived, changed, amended, modified, or otherwise altered, except in writing executed by the party against whom such amendment, modification, alteration, or waiver is sought to be enforced, and approved by the Commission.

Galoob Toys, Inc. Dated: August 17, 2000.

Dated: August 17, 2000. Alfred J. Vurmhra,

Executive Vice President—Global Operations, Chief Financial Officer. The U.S. Consumer Product Safety

Commission. Alan H. Schoem, Assistant Executive Director, Office of Compliance. Eric L. Stone, Director, Legal Division, Office of Compliance. Dated: August 9, 2000. William J. Moore, Jr., Trial Attorney, Legal Division, Office of Compliance.

#### Order

Upon consideration of the Settlement Agreement entered into between Galoob Toys, Inc., a corporation, and the staff of the U.S. Consumer Product Safety Commission; and the Commission having jurisdiction over the subject matter and Galoob Toys, Inc., and it appearing that the Settlement Agreement and Order is in the public interest, it is

Ordered, that the Settlement Agreement be, and hereby is, accepted, and it is

Further Ordered, that, upon final acceptance of the Settlement Agreement and Order, Galoob Toys, Inc. shall pay the Commission a civil penalty in the amount of FOUR HUNDRED THOUSAND AND no/100 dollars, (\$400,000.00) within ten (10) calendar days after service of this Final Order upon Galoob Toys, Inc.

Provisionally accepted and Provisional Order issued on the 15th day of September, 2000.

By Order of the Commission.

#### Sadye E. Dunn,

Secretary, U.S. Consumer Product Safety Commission.

[FR Doc. 00–24188 Filed 9–19–00; 8:45 am]

## CORPORATION FOR NATIONAL AND COMMUNITY SERVICE

#### **Sunshine Act Meeting**

The Board of Directors of the Corporation for National and Community Service gives notice of the following meeting:

**DATE AND TIME:** Wednesday, September 27, 2000, 10 a.m.-12:30 p.m.

**PLACE:** Corporation for National Service 1201 New York Avenue, NW, 8th Floor conference room, Washington, D.C.

STATUS: Open.

### MATTERS TO BE CONSIDERED:

I. Chair's Opening Remarks

II. Approval of Prior Meeting Minutes III. Report by the Chief Executive Officer

IV. Committee Reports

- A. Executive Committee
- B. Management, Audit, annd Governance Committee Audit Report
- C. Communications Committee
- D. Planning and Evaluation Committee Strategic Plan

V. Reauthorization Update

VI. National Service Reports

Kellogg Initiative on Service Learning Collaboration with Warner Brothers

Literacy Study

Association of State Service Commissions

VII. Future Board Meeting Dates

VIII. Public Comment

IX. Adjournment

**ACCOMMODATIONS:** Anyone who needs an interpreter or other accommodation should notify the Corporation's contact person.

#### **CONTACT PERSON FOR FURTHER**

INFORMATION: Rhonda Taylor, Associate Director of Special Projects and Initatives, Corporation for National Service, 8th Floor, Room 8619, 1201 New York Avenue NW, Washington, D.C. 20525. Phone (202) 606–5000 ext. 282. Fax (202) 565–2794. TDD: (202) 565–2799.

Dated: September 18, 2000.

#### Thomasenia P. Duncan,

General Counsel, Corporation for National and Community Service.

[FR Doc. 00-24264 Filed 9-18-00; 1:20 pm]

BILLING CODE 6050-28-M

#### **DEPARTMENT OF DEFENSE**

#### Department of the Army

#### Army Science Board; Notice of Closed Meeting

In accordance with Section 10(a)(2) of the Federal Advisory Committee Act (Pub. L. 92 463), announcement is made of the following Committee Meeting:

Name of Committee: Army Science Board (ASB).

Date of Meeting: 18 19 September 2000. Time of Meeting: 0730–1700.

*Place:* President Towers (Sept 18)/Fort AP Hill (Sept 19).

Agenda: The Army Science Board's (ASB) Study Group on "Countermine" will meet to have subgroup briefings and overall group discussion on September 18 and then, on September 19, will travel to Fort AP Hill for active demonstrations. This meeting will be closed to the public in accordance with section 552b(c) of Title 5, U.S.C., specifically subparagraph (1) thereof, and Title 5, U.S.C., Appendix 2, subsection 10(d). (Please see attached Agendas.) The classified preclude opening any portion of this meeting. For

further information, please contact our office at (703) 604–7479.

#### Wayne Joyner,

Program Support Specialist, Army Science Board

## Agenda—The Army Science Board's Countermine Summer Study

September 18, 19, 2000.

(Tentative Agenda)

September 18, 2000

0800–0900—Introduction—Classified 0900–1000—Wide Area Surveillance Panel— Classified

1000-1015-Break

1015–1115—Maneuver Unit Support and Route Clearing—Classified

1115–1215—Mine Clearing in Surf Zone— Classified

1215-1315-Lunch

1315–1415—Physical Security and Humanitarian Demining—Classified

1415–1515—Breaching—Classified

1515-1530-Break

1530-1630-Basic Research and

Phenomenology—Classified 1630–1700—Closing Discussion

(The Study chairperson wants to keep open the option of classified discussions for both days of this meeting.) For additional clarification, phone Debbie Butler at 703—

601–1552. September 19, 2000

0730—Depart from Presidential Towers to Fort AP Hill, VA

0930—Arrive at Demo site 71 Alpha 0945—John Fasulo mine threat, mine blast demonstration

1100—Mine Hunter/Killer brief and system demo

1130—HSTAMIDS brief and system demo 1200—Lunch

1245—S&T system brief and demo at JUXOCO site

1315—JUXOCO site tour

1345—Wrap up/discussion

1430—Depart Demo site 71 Alpha

1630—Arrive back at Presidential Towers, Crystal City

[FR Doc. 00–24080 Filed 9–19–00; 8:45 am] BILLING CODE 3710–08-M

#### DEPARTMENT OF EDUCATION

# Notice of Proposed Information Collection Requests

AGENCY: Department of Education.

SUMMARY: The Leader, Regulatory
Information Management Group, Office
of the Chief Information Officer, invites
comments on the proposed information
collection requests as required by the
Paperwork Reduction Act of 1995.

**DATES:** Interested persons are invited to submit comments on or before November 20, 2000.

**SUPPLEMENTARY INFORMATION:** Section 3506 of the Paperwork Reduction Act of

1995 (44 U.S.C. Chapter 35) requires that the Office of Management and Budget (OMB) provide interested Federal agencies and the public an early opportunity to comment on information collection requests. OMB may amend or waive the requirement for public consultation to the extent that public participation in the approval process would defeat the purpose of the information collection, violate State or Federal law, or substantially interfere with any agency's ability to perform its statutory obligations. The Leader, Regulatory Information Management Group, Office of the Chief Information Officer, publishes that notice containing proposed information collection requests prior to submission of these requests to OMB. Each proposed information collection, grouped by office, contains the following: (1) Type of review requested, e.g. new, revision, extension, existing or reinstatement; (2) Title; (3) Summary of the collection; (4) Description of the need for, and proposed use of, the information; (5) Respondents and frequency of collection; and (6) Reporting and/or Recordkeeping burden. OMB invites public comment. The Department of Education is especially interested in public comment addressing the following issues: (1) is this collection necessary to the proper functions of the Department; (2) will this information be processed and used in a timely manner; (3) is the estimate of burden accurate; (4) how might the Department enhance the quality, utility, and clarity of the information to be collected; and (5) how might the Department minimize the burden of this collection on the respondents, including through the use of information technology.

Dated: September 14, 2000.

#### John Tressler,

Leader, Regulatory Information Management, Office of the Chief Information Officer.

## Office of Special Education and Rehabilitative Services

Type of Review: New. Title: National Longitudinal Transition Study-2 (NLTS2) Survey Package.

Frequency: One time.

Affected Public: Businesses or other for-profit; Not-for-profit institutions.

Reporting and Recordkeeping Hour Burden:

Responses: 18,977. Burden Hours: 7,843.

Abstract: NLTS2 will provide nationally representative information about youth with disabilities in secondary school and in transition to adult life, including their