# DEPARTMENT OF JUSTICE

# Notice of Lodging of Proposed Settlement Agreement With Bankruptcy Court in Comprehensive Environmental Response, Compensation and Liability Act Cost Recovery Action

In accordance with the Departmental Policy, 28 CFR 50.7, notice is hereby given that a Settlement Agreement in In re General Ceramics, Inc., No. 99–33406 (RG) was lodged with the United States Bankruptcy Court for the District of New Jersey on May 14, 2001. This Settlement Agreement resolves certain claims of the United States against General Ceramics, Inc., under section 107(a) of the **Comprehensive Environmental** Response, Compensation and Liability Act ("CERCLA"), 42 U.S.C. 9607(a), for payment of response costs incurred and to be incurred at the Boarhead Farms Superfund Site located in Bridgeton Township, Pennsylvania. The Settlement Agreement requires General Ceramics, Inc. pay an allowed claim of \$275,000 in full.

The Department of Justice will accept written comments on the proposed Settlement Agreement for seventeen (17) days from the date of publication of this notice. Please address comments to the Assistant Attorney General, Environment and Natural Resources Division, Department of Justice, PO Box 7611, Ben Franklin Station, Washington, DC 20044 and refer to *In re General Ceramics, Inc.,* DOJ # 90–11–2–06036/1.

Copies of the proposed Settlement Agreement may be examined at the Office of the United States Attorney, District of New Jersey, 970 Broad Street, 7th Floor, Newark, NJ 07102, and at EPA Region III, 1650 Arch Street, Philadelphia, PA 19103. A copy of the proposed Settlement Agreement may be obtained by mail from the U.S. Department of Justice, Consent 7611, Washington, DC 20044-7611. When requesting a copy of the proposed Settlement Agreement, please enclose a check to cover the twenty-five cents per page reproduction costs payable to the "Consent Decree Library" in the amount of \$2.00, and please reference In re General Ceramics, Inc., DOJ No. 90-11-2-06036/1.

#### Robert Brook,

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

[FR Doc. 01–12793 Filed 5–21–01; 8:45 am]

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# DEPARTMENT OF JUSTICE

# Notice of Lodging of Consent Decree Under the Clean Air Act, RCRA, EPCRA and CERCLA

Under 28 CFR 50.7, notice is hereby given that on May 11, 2001, a Consent Decree in *United States, et al.*, v. *Marathon Ashland Petroleum LLC*, Civil Action No. 01–40119 was lodged with the United States District Court for the Eastern District of Michigan.

In the Complaint the United States seeks injunctive relief and against Marathon Ashland Petroleum LLC (hereinafter, "MAP"), pursuant to section 113(b) of the Clean Air Act ("CAA"), 42 U.S.C. 7413(b) (1983), amended by, 42 U.S.C. 7413(b) (Supp. 1991), the Resource Conservation and Recovery Act, ("RCRA"), 42 U.S.C. 6901 *et sea.*: the Comprehensive Environmental Response, Compensation and Liability Act ("CERCLA"), 42 U.S.C. 9603(a) and the Emergency Planning and Community Right to Know Act ("EPCRA"), 42 U.S.C. 11004(a) for alleged violations at MAP's seven refineries located in Robinson, Illinois; Garyville, Louisiana; Texas City, Texas; Catlettsburg, Kentucky; Detroit, Michigan; Canton, Ohio; and St. Paul Park. Minnesota.

Under the settlement, MAP will implement innovative pollution control technologies to greatly reduce emissions of nitrogen oxides ("NO<sub>X</sub>") and sulfur dioxide ("SO<sub>2</sub>") from refinery process units and adopt facility-wide enhanced monitoring and fugitive emission control programs. In addition, MAP will pay a civil penalty of \$3.8 million, and perform supplemental environmental projects totaling approximately \$5.9 million. The States of Minnesota, Louisiana, and Ohio, and Wayne County, Michigan will join in this settlement as signatories to the Consent Decree.

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, Environment and Natural Resources Division, PO Box 7611, U.S. Department of Justice, Washington, DC 20044–7611, and should refer to *United States, et al.*, v. *Marathon Ashland Petroleum LLC*, D.J. Ref. 90–5–2–1–07247.

The Consent Decree may be examined at the Office of the United States Attorney, 1001 Main Street, Suite A, Dyer, Indiana 46311 and at U.S. EPA Region 5, 77 West Jackson Blvd., Chicago, Illinois 60604. A copy of the Consent Decree may also be obtained by mail from the Consent Decree Library, PO Box 7611, U.S. Department of Justice, Washington, DC 20044–7611. In requesting a copy, please enclose a check in the amount of \$50.00 (25 cents per page reproduction cost) payable to the Consent Decree Library.

# Robert D. Brook,

Assistant Section Chief, Environmental Enforcement Section, Environment and Natural Resources Division. [FR Doc. 01–12855 Filed 5–21–01; 8:45 am] BILLING CODE 4410–15–M

## DEPARTMENT OF JUSTICE

### Antitrust Division

### Notice Pursuant to the National Cooperative Research and Production Act of 1933—Asymmetrical Digital Subscriber Line Forum

Notice is hereby given that, on June 23, 2000, pursuant to section 6(a) of the National Cooperative Research and Production Act of 1993, 15 U.S.C. 4301 et. seq. ("the Act"), Asymmetrical Digital Subscriber Line Forum ("ASDL") 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, Westwave Communications, Santa Rosa, CA; InfiniLink Corporation, Rancho Santa Margarita, CA; AI Metrix, El Dorado Hills, CA; Tachion Networks, West Long Branch, NJ; Maxcom Telecommunicaciones, Mexico City D.F., Mexico; TeleDream, San Jose, CA; Convergent Networks, Lowell, MA; Cornet Technologies, Springfield, VA; Broadband Gateways, Plano, TX; Voyan Technology, Santa Clara, CA; New Edge Networks, Vancouver, WA; HyperEdge Corporation, Itasca, IL; Prestolite Wire/ Krone, Garland, TX; Polycom Inc., Milpitas, CA; Zhone Technologies, Oakland, CA; Ponte Communications, San Mateo, CA; Occam Networks, Santa Barbara, CA; Silicon Labs, Austin, TX; MEDIACENTERS.COM, Chantilly, VA; VideoTele.com, Beaverton, OR; On2.com, New York, NY; DSL.net, New Haven, CT; IP Communications, Dallas, TX; DiscoveryCom, Inc., Huntsville, AL; DSL.com, Inc., Carmel, IN; and Tripath Technology, Santa Clara, CA have been added as parties to this venture. Also, Chameleon Systems, Sunnyvale, CA; Design of Systems on Silicon, Valencia, Spain; Hitachi, Norcross, GA; Hyundai

Electronics, Seoul, Republic of Korea; Intracom, S.A., Peania, Attika, Greece; Starnet Technologies, San Jose, CA; Tektronix, Chelmsford, MA; Toshiba Corporation, Tokyo, Japan; Transcend Access Systems, Fremont, CA; Tycho Networks, Santa Cruz, CA; VTT Electronics, Oulu, Finland; WCI Cable, Dover, DE; xDSL Networks, Inc., Towson, MD; ASC, Atlanta, GA; and Cabletron Systems, Piscataway, NJ have been dropped as parties to this venture. In addition, Pulsecom, San Diego, CA has been acquired by ECI Telecom, Altamonte Springs, FL.

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 ASDL intends to file additional written notifications disclosing all changes in membership.

On May 15, 1995, ADSL 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 25, 1995 (60 FR 38058).

The last notification was filed with the Department on December 8, 1999. A notice was published in the **Federal Register** pursuant to section 6(b) of the Act on November 28, 2000 (65 FR 70936).

#### Constance K. Robinson,

Director of Operations, Antitrust Division. [FR Doc. 01–12857 Filed 5–21–01; 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—Financial Services Technology Consortium, Inc.

Notice is hereby given that, on March 30, 2001, pursuant to section 6(a) of the National Cooperative Research and Production Act of 1993, 15 U.S.C. 4301 et seq. ("the Act"), Financial Services Technology Consortium, Inc. ("Consortium") 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, University Bank, Ann Arbor, MI has joined the Consortium as a principal member. Authentor Systems, Inc., Englewood, CA joined the Consortium as an associate member.

National Institute of Standards & Technology (NIST), Gaithersburg, MD joined the Consortium as an advisory member. Also, Department of Treasury, Washington, DC; FundServ, Inc., Toronto, Ontario, Canada; IntraNet, Newton, MA; National Center for Manufacturing Sciences (NCMS), Ann Arbor, MI; and NEC Corporation, Tokyo, Japan have been dropped as parties 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 Financial Services Technology Consortium, Inc. intends to file additional written notification disclosing all changes in membership.

On October 21, 1993, Financial Services Technology 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 December 14, 1993 (58 FR 65399).

The last notification was files with the Department on December 27, 2000. A notice was published in the **Federal Register** pursuant to Section 6(b) of the Act on March 20, 2001 (66 FR 15758).

### Constance K. Robinson,

Director of Operations, Antitrust Division. [FR Doc. 01–12858 Filed 5–21–01; 8:45 am] BILLING CODE 4410–11–M

### DEPARTMENT OF LABOR

#### Office of the Secretary

# Submission for OMB Review; Comment Request

May 11, 2001.

The Department of Labor (DOL) has submitted the following public information collection requests (ICRs) to the Office of Management and Budget (OMB) for review and approval in accordance with the Paperwork Reduction Act of 1995 (Pub. L. 104–13, 44 U.S.C. Chapter 35). A copy of each individual ICR, with applicable supporting documentation, may be obtained by calling the Department of Labor. To obtain documentation contact Darrin King at (202) 693–4129 or E-Mail *King-Darrin@dol.gov.* 

Comments should be sent to Office of Information and Regulatory Affairs, Attn: OMB Desk Officer for PWBA, Office of Management and Budget, Room 10235, Washington, DC 20503 ((202) 395–7316), within 30 days from the date of this publication in the **Federal Register**. The OMB is particularly interested in comments which:

• Evaluate whether the proposed collection of information is necessary for the proper performance of the functions of the agency, including whether the information will have practical utility;

• Evaluate the accuracy of the agency's estimate of the burden of the proposed collection of information, including the validity of the methodology and assumptions used;

• Enhance the quality, utility, and clarity of the information to be collected; and minimize the burden of the collection of information on those who are to respond, including through the use of appropriate automated, electronic, mechanical, or other technological collection techniques or other forms of information technology, *e.g.*, permitting electronic submission of responses.

 $\hat{T}$ ype of Review: Extension of a currently approved collection.

*Agency:* Pension and Welfare Benefits Administration (PWBA).

*Title:* Prohibited Transaction Class Exemption 81–6.

*OMB Number:* 1210–0065.

*Affected Public:* Business or other forprofit; Not-for-profit institutions; and Individuals or households.

Frequency: On occasion.

Number of Respondents: 42,000. Number of Annual Responses:

126,000.

*Estimated Time Per Response:* 5 minutes.

Total Burden Hours: 10,500. Total Annualized Capital/Startup Costs: \$0.

Total Annual Costs (operating/ maintaining systems or purchasing services): \$48,000.

*Description:* Prohibited Transaction Class Exemption 81–6 exempts from the prohibited transaction restrictions of ERISA the lending of securities by plans to banks, registered broker-dealers, and dealers in Government Securities who are parties in interest, except if the borrower or an affiliate has discretionary authority or renders investment advice with respect to the involved plan assets.

The class exemption contains two information collection requirements. First, the borrower must furnish the lending plan fiduciary with the most recent available audited statement of the borrower's financial condition and make a representation at the time of the loan is negotiated that there has been no material adverse change in its financial condition since the audited statement. Second, the loan of the securities is made pursuant to a written agreement,