cost) payable to the Consent Decree Library.

Robert E. Maher,

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

[FR Doc. 01–15670 Filed 6–21–01; 8:45 am] BILLING CODE 4410–15–M

DEPARTMENT OF JUSTICE

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

Notice is hereby given that on June 4, 2001, a proposed Consent Decree ("Decree") in United States v. IBM Corporation, Civil No. 01–B–1017, was lodged with the United States District Court for the District of Colorado. The United States filed this action pursuant to the Comprehensive Environmental Response, Compensation and Liability Act for recovery of costs incurred by the United States in responding to releases of hazardous substances at the Rocky Flats Industrial Park Superfund Site in Jefferson County, Colorado.

Pursuant to the proposed Consent Decree, IBM Corporation will pay \$460,000, in reimbursement of past costs.

The Department of Justice will receive for a period of thirty (30) days from the date of this publication comments relating to the Decree. Comments should be addressed to the Assistant Attorney General of the Environment and Natural Resources Division, Department of Justice, Washington, DC 20530, and should refer to, *United States* v. *IBM Corporation*, D.J. Ref. #90–11–3–1719/2.

The Decree may be examined at the office of the U.S. Attorney, 1225 17th Street, Denver, Colorado; at U.S. EPA Region 8, Office of Enforcement, 999 18th Street, Denver, CO. A copy of the Decree may be obtained by mail from the Consent Decree Library, U.S. Department of Justice, P.O. Box 7611, Washington, DC 20044. In requesting a copy, please enclose a check in the amount of \$3.75 for the Decree (25 cents per page reproduction cost) payable to the Consent Decree Library.

Robert D. Brook,

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

[FR Doc. 01–15668 Filed 6–21–01; 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

Pursuant to section 107 of the Comprehensive Environmental Response, Compensation, and Liability Act ("CERCLA"), 42 U.S.C. 9607, and 28 CFR 50.7, notice is hereby given that a proposed consent decree embodying a settlement in *United States* v. *J.H. Baxter and Co., et al.*, No. C01–2024–SC was lodged on May 30, 2001, with the United States District Court for the Northern District of California.

In a complaint filed concurrently with the lodging of the consent decree, the United States, on behalf of the Administrator of the United States Environmental Protection Agency ("EPA") and pursuant to section 107 of CERCLA, 42 U.S.C. 9607, seeks reimbursement of response costs incurred and a declaratory judgment on defendant's liability for response costs to be incurred for response actions taken at or in connection with the release of hazardous substances at the J.H. Baxter Superfund Site in the City of Weed, Siskiyou County, California.

The consent decree requires the settling defendants to pay the J.H. Baxter Special Account within the EPA Hazardous Substance Superfund, \$1,310,300 in past response costs and to pay response costs incurred in the future. The consent decree also provides that the Superfund Site shall not be used for residential purposes and imposes other property restrictions.

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, U.S. Department of Justice, Box 7611 Ben Franklin Station, Washington, DC 20044–7611, and should refer to United States v. J.H. Baxter and Co. et al., DOJ Ref. #90–11–3–06786.

The proposed consent decree may be examined at the EPA Region 9 Superfund Records Center, 75 Hawthorne Street, Fourth Floor, San Francisco, California 94105, and at the Office of the United States Attorney for the Northern District of California, 450 Golden Gate Avenue, 11th Floor, San Francisco, California 94102. A copy of the proposed consent decree may also be obtained by mail from the Department of Justice Consent Decree Library, Box 7611, Ben Franklin Station, Washington, DC 20044–7611. In requesting a copy, please refer to the referenced case and enclose a check in the amount of \$11.75 (25 cents per page reproduction costs), payable to the Consent Decree Library. A copy of the decree, exclusive of the defendants' signature pages and the attachments, may be obtained for \$6.00.

Ellen Mahan,

Assistant Section Chief, Environmental Enforcement Section, Environment and Natural Resources Division. [FR Doc. 01–15669 Filed 6–21–01; 8:45 am] BILLING CODE 4410–15–M

DEPARTMENT OF JUSTICE

Notice of Lodging of Consent Decree Pursuant to the Clean Water Act ("CWA")

In accordance with Departmental policy at 28 CFR 50.7, notice is hereby given that on June 7, 2001, a proposed consent decree in United States v. Wal-Mart Stores, Inc., et al., Civil Action No. 01-5115, was lodged with the United States District Court for the Western District of Arkansas, Fayetteville Division. The proposed Consent Decree resolves the liability of War-Mart and ten of its general contractors, Western Builders, Inc., Rogers-O'Brien Construction Co., D/B Constructors, Inc., Jaynes Corporation, Gerald A. Martin, Ltd., W.S. Bowlware Construction, Inc., Vratsinas Construction Co., Construction Supervisors, Inc., Dalmac Construction, Inc., and Williams Development & Construction, Inc., under Sections 301 and 402 of the CWA at the following 17 construction sites located in Texas. New Mexico, Oklahoma and Massachusetts: Wal-Mart Supercenter #868, Center St. & U.S. 62–180 (Eddy County), Carlsbad, New Mexico: Wal-Mart Supercenter #284, 930 Walnut Creek Dr., Mansfield, Texas; Wal-Mart Supercenter 851; 1700 U.S. Hwy 70 West, Ruidoso, New Mexico; Wal-Mart Store #240, Hwy 50 at Loop 178, Commerce, Texas; Wal-Mart Supercenter #259, I-30 at Greencrest Blvd., Rockwall, Texas; Wal-Mart Store #2667, 7401 Sammuell Blvd., Dallas, Texas; Wal-Mart Store #277, Moore, Oklahoma; Wal-Mart Store #1216, E. Trinity Mills Road and Old Denton, Carrollton, Texas; Wal-Mart Supercenter #1347, 2500 Hwy 180 East, Silver City, New Mexico; Wal-Mart Supercenter #1397, 10224 Coors Bypass, Albuquerque, New Mexico; Wal-Mart Store #2427, 13739 N. Central Expressway at Midpark Dr., Dallas, Texas; Wal-Mart Store #789, 200 E. Hwy. 80, Mesquite, Texas; Wal-Mart

Supercenter #2724, 1107 North Shaver, Pasadena, Texas; Wal-Mart Expansion Store #915, 11210 West Airport Boulevard, Stafford, Texas; Wal-Mart Store #1279 Expansion, 10411 North Interstate 45, Houston, Texas; Wal-Mart Store #2718, 9555 S. Post Oak Rd, Houston, TX 77096; and Wal-Mart Store #2683, 337 Russell Street, Hadley, Massachusetts. Under the terms of the Consent Decree, the Settling Defendants have agreed to pay a civil penalty of \$1.0 million and Wal-Mart has agreed to implement an environmental management plan at future construction sites.

For a period of thirty (30) days from the date of this publication, the Department of Justice will receive written comments relating to the proposed consent decree from persons who are not parties to the action. Comments should be addressed to the Acting Assistant Attorney General, Environment and Natural Resources Division, U.S. Department of Justice, Washington, D.C. 20530, and should refer to United States v. Wal-Mart Stores, Inc., et al., DOJ #90-5-1-1-4510. The proposed consent decree may be examined at the offices of the United States Attorney for the Western District of Arkansas, Fayetteville Division, 6th and Rogers, Room 216, Fort Smith, Arkansas 72901, and at the office of the United States Environmental Protection Agency, Region VI, 1445 Ross Avenue, Dallas, Texas 75202 (Attention: Ellen Change, Assistant Regional Counsel). A copy of the consent decree may also be obtained by mail from the Consent Decree Library, P.O. Box 7611, Washington, D.C. 20044. Such requests should be accompanied by a check in the amount of \$11.50 (25 cents per page reproduction charge for decree, with attachments) payable to "Consent Decree Library". When requesting copies, please refer to United States v. Wal-Mart Stores, Inc., et al., DOJ #90-5-1-1-4510.

Thomas A. Mariana, Jr.,

Assistant Section Chief, Environmental Enforcement Section, Environment and Natural Resources Division. [FR Doc. 01–15674 Filed 6–21–01; 8:45 am]

BILLING CODE 4410–15–M

DEPARTMENT OF JUSTICE

[AAG/A Order No. 233-2001]

Privacy Act of 1974; System of Records

AGENCY: Federal Bureau of Investigation, DOJ. **ACTION:** Notice. **SUMMARY:** Pursuant to the Privacy Act of 1974 (5 U.S.C. 552a), and Office of Management and Budget (OMB) Circular No. A–130, notice is hereby given that the Department of Justice, Federal Bureau of Investigation (FBI), is establishing ten "blanket" routine uses to be applicable to more than one FBI system of records. Further, the FBI is modifying the following systems of records:

Bureau Mailing Lists, Justice/FBI–003 (previously published on October 5, 1993, at 58 FR 51846); and

Electronic Surveillance (ELSUR) Indices, Justice/FBI–006 (previously published on March 10, 1992, at 57 FR 8473).

Opportunity for Comment: The Privacy Act (5 U.S.C. 552a(e)(r) and (11)) requires that the public be given 30 days in which to comment on any new or amended uses of information in a system of records. In addition, in accordance with Privacy Act requirements (5 U.S.C. 552a(r)), the Department of Justice has provided a report on these modifications to OMB and the Congress. OMB, which has oversight responsibilities under the Act, requires that OMB and the Congress be given 40 days in which to review major changes to Privacy Act systems. Therefore, the public, OMB, and the Congress are invited to submit written comments on this modification.

Address Comments or Request for Further Information to: Mary E. Cahill, Management Analyst, Management and Planning Staff, Justice Management Division, Department of Justice, 1400 National Place, Washington, DC 20530.

EFFECTIVE DATE: These proposed changes will be effective August 1, 2001, unless comments are received that result in a contrary determination.

SUPPLEMENTARY INFORMATION: The FBI is proposing to establish ten blanket routine uses in order to: (1) Foster greater public understanding by simplifying and consolidating FBI Privacy Act issuances; (2) minimize through use of standardized wording the potential for misunderstanding or misinterpretation which might arise from unintended variations in different versions of common routine uses; and (3) reduce costs and duplication of effort in the publication and maintenance of FBI Privacy Act issuances. Unless this or other published notice expressly provides otherwise, these blanket routine uses will apply to existing FBI systems of records as indicated below and to all FBI systems of records created or modified hereafter. However, the FBI is not at this time applying blanket routine uses to the National DNA Index

System (NDIS) (Justice/FBI–017) or to the National Instant Criminal Background Check System (NICS) (Justice/FBI–018). (Any blanket routine uses which the FBI may in the future propose to apply to these two systems will be implemented by express reference in revisions to the respective systems notices.)

In large part these blanket routine uses standardize wording of routine uses already promulgated for one or more FBI or DOJ systems. The wording of a blanket use may differ somewhat from the existing counterpart(s). These differences generally do not reflect substantially different uses; however, some uses are clarified or broadened as to when and to whom disclosures may be made. Furthermore, Blanket Routine Use 9 is a new use not now reflected in any FBI system.

Upon taking effect, these blanket routine uses will apply to the FBI systems indicated below:

National Crime Information Center (NCIC), JUSTICE/FBI–001 (last published in the **Federal Register** on September 28, 1999, at 64 FR 52343);

FBI Central Records System, JUSTICE/FBI–002 (last published in the **Federal Register** on February 20, 1998, at 63 FR 8671);

Bureau Mailing Lists, JUSTICE/FBI– 003 (published in today's **Federal Register**);

Electronic Surveillance (ELSUR) Indices, JUSTICE/FBI–006 (published in today's **Federal Register**);

FBI Automated Payroll System, JUSTICE/FBI–007 (last published in the **Federal Register** on October 5, 1993, at 58 FR 51874);

Bureau Personnel Management System (BPMS), JUSTICE/FBI–008 (last published in the **Federal Register** on October 5, 1993, at 58 FR 51875);

Fingerprint Identification Records System (FIRS), JUSTICE/FBI–009 (last published in the **Federal Register** on September 28, 1999, at 64 FR 52347);

Employee Travel Vouchers and Individual Earning Records, JUSTICE/ FBI–010 (last published in the **Federal Register** on December 11, 1987, at 52 FR 47248);

Employee Health Records, JUSTICE/ FBI–011 (last published in the **Federal Register** on October 5, 1993, at 58 FR 51875);

Time Utilization Record/Keeping (TURK) System, JUSTICE/FBI–012 (last published in the **Federal Register** on October 5, 1993, at 58 FR 51876);

Security Access Control System (SACS), JUSTICE/FBI–013 (last published in the **Federal Register** on October 5, 1993, at 58 FR 51877);