from the date of this publication, comments relating to the proposed consent decrees. Comments should be addressed to the Assistant Attorney General of the Environment and Natural Resource Division, Department of Justice, Washington, DC 20530, and should refer to *United States* v. *Honeywell International Inc. et al.*, Civil Action No. C–3–00–536, and DOJ Reference No. 90–11–3–07044.

The proposed consent decrees may be examined at: (1) The Office of the United States Attorney for the Southern District of Ohio, 602 Federal Building, 200 W. Second St., Dayton, OH 45402; and (2) the United States Environmental Protection Agency (Region 5), 77 West Jackson Boulevard, Chicago, Illinois 60604–3590. Copies of the proposed consent decrees may be obtained by mail from the Department of Justice Consent Decree Library, P.O. Box 7611, Washington, DC 20044. In requesting copies, please refer to the abovereferenced case and DOI Reference Number and enclose a check for \$7.50 for the Honeywell Consent Decree (30 pages at 25 cents per page reproduction cost), and \$5.75 for the Amcast Consent Decree (23 pages at 25 cents per page reproduction cost) made payable to the Consent Decree Library.

William D. Brighton,

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

[FR Doc. 01–25871 Filed 10–12–01; 8:45 am] BILLING CODE 4410–15–M

DEPARTMENT OF JUSTICE

Notice of Lodging of Consent Decree Pursuant to the Clean Air Act

In accordance with 28 CFR § 50.7, the Department of Justice gives notice that a proposed consent decree in United States v. Hoosier Calcium Corporation, Civil No. IP 00-0977-C-T/G, was lodged with the United States District Court for the Southern District of Indiana on September 27, 2001, pertaining to Hoosier Calcium Corporation's limestone crushing facility located in Stinesville, Indiana. The proposed consent decree would resolve the United States' civil claims against Hoosier Calcium Corporation brought under the Clean Air Act, 42 U.S.C. 7401 to 7671q.

Under the proposed consent decree, Hoosier Calcium Corporation will pay a civil penalty of \$20,000 and undertake a number of injunctive measures at the Facility, including repair and replacement of equipment that prevents fugitive dust emissions; improved

record keeping; improved operating procedures; initiation of daily inspections of control equipment; the purchase, installation and continuous operation of baghouses; removal of outside storage of crushed limestone; and continuous compliance with the Indiana SIP and all permits. The consent decree also requires the payment of stipulated penalties for failure to comply with the compliance plan. Finally, the consent decree requires Hoosier to shut down and permanently discontinue operations if it fails to achieve and maintain compliance by April 2, 2002.

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 pertaining to the proposed consent decree should refer to *United States* v. *Hoosier Calcium Corporation*, Cause No. IP 00–0977–C–T/G and DOJ No. 90–5–2–06730.

The proposed consent decree may be examined at: (1) the Office of the United States Attorney for the Southern District of Indiana, 10 West Market, Suite 2100, Indianapolis, Indiana 46204, (317) 226-6333; and (2) the United States **Environmental Protection Agency** (Region 5), 77 West Jackson Boulevard, Chicago, Illinois 60604-3590 (contact Jane Woolums (312-886-6720)). A copy of the proposed consent decree may also be obtained by mail from the Department of Justice Consent Decree Library, P.O. Box 7611, Washington, DC 20044. In requesting a copy, please refer to the referenced case and DOJ Number 90-5-2-06730 and enclose a check in the amount of \$4.75 for the consent decree (19 pages at 25 cents per page reproduction costs), made payable to the Consent Decree Library.

William D. Brighton,

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

[FR Doc. 01–25870 Filed 10–12–01; 8:45 am] $\tt BILLING$ CODE 4410–15–M

DEPARTMENT OF JUSTICE

Notice of Lodging of Proposed Consent Decree Under the Clean Air Act

Under 28 CFR 50.7 notice is hereby given that on September 27, 2001, a proposed Consent Decree ("Consent Decree") in *United States of America* v. *Knauf Fiber Glass GmbH*, Civil Cause No.: IP-01-1445-CV-B/S was lodged with the United States District Court for

the Southern District of Indiana, Indianapolis Division.

In this action the United States sought enforcement of the Clean Air Act and the State Implementation Plan ("Indiana SIP"), duly promulgated by the State of Indiana, for emission violations at the Knauf fiber glass manufacturing facilities located in Shelbyville, Indiana. The proposed Consent Decree resolves claims of the United States concerning Knauf's past violations of the emission standards, as established in the Indiana SIP, and the Clean Air Act, 42 U.S.C. 7413(b), including, inter alia, emissions of particulate matter from the Line 205 furnace stack at the Shelbyville facility. Pursuant to the proposed Consent Decree, Knauf Fiber Glass GmbH will, among other requirements, develop and implement a Supplemental Environmental Project ("SEP") providing for the installation and operation of equipment (approximately one year earlier than would otherwise be required by EPA regulations) that will decrease particulate matter, carbon monoxide, and NO_X emissions. Also, under the proposed Consent Decree, Knauf Fiber Glass GmbH will pay \$70,000 in civil penalties for violations of the Indiana SIP and the Clean Air

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, Environment and Natural Resources Division, P.O. Box 7611, U.S. Department of Justice, Washington, DC 20044–7611, and should refer to *United States* v. *Knauf Fiber Glass GmbH*, Civil Cause No. IP–01–1445–CV–B/S, D.J. Ref. 90–5–2–1–06368.

The proposed Consent Decree may be examined at the Office of the United States Attorney, 10 West Market Street, Suite 2100, Indianapolis, Indiana 46204–3048 (contact Assistant United States Attorney Thomas Kieper at (317) 229–2400), and at U.S. EPA Region 5, 14th Floor, 77 West Jackson Boulevard, Chicago, Illinois 60604–3590 (contact Assistant Regional Counsel Padmavati Klejwa at (312) 353–8917).

A copy of the proposed Consent Decree may also be obtained by mail from the Consent Decree Library, P.O. Box 7611, U.S. Department of Justice, Washington, DC 20044–7611. In requesting a copy, please enclose a check in the amount of \$5.75 (\$.25 cents per page reproduction cost) payable to the Consent Decree Library.

William D. Brighton,

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

[FR Doc. 01–25872 Filed 10–12–01; 8:45 am] BILLING CODE 4410–15–M

DEPARTMENT OF JUSTICE

Notice of Lodging of Consent Decree Under the Resource Conservation and Recovery Act

Under 28 CFR 50.7, notice is hereby given that on September 26, 2001, a Consent Decree in *United States, et al.*, v. *Lee Brass Co., Inc.,* Civil Action No. 01–B–2422–S was lodged with the United States District Court for the Northern District of Alabama.

In the Complaint, the United States seeks injunctive relief against Lee Brass Co., Inc. ("Lee Brass"), pursuant to the Resource Conservation and Recovery Act, ("RCRA"), 42 U.S.C. 6901 et seq. for alleged violations at Lee Brass's brass foundry in Anniston, Alabama.

Under the terms of the settlement, Lee Brass will take all steps to come into permanent, consistent compliance with RCRA, including the implementation of management practices with respect to its management of used foundry sand, the closure of its thermal sand reclamation unit, the conduct of a RCRA compliance audit and the implementation of the recommendations of that audit, and corrective action activities associated with each solid waste management unit located at its facility. In addition, Lee Brass will pay a civil penalty of \$350,000. The State of Alabama will join in this settlement as a signatory 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,
Environmental and Natural Resources Division, P.O. Box 7611, U.S.

Department of Justice, Washington, D.C.
20044–7611, and should refer to *United States, et al.*, v. *Lee Brass Co., Inc.*, D.J.

Ref. 90–7–1–06919.

The Consent Decree may be examined at the Office of the United States Attorney, Northern District of Alabama, Room 200, Robert S. Vance Federal Building, 1800 Fifth Avenue, North, Birmingham, Alabama 35203. A copy of the Consent Decree may also be obtained by mail from the Consent Decree Library, P.O. Box 7611, U.S.

Department of Justice, Washington, DC 20044–7611, In requesting a copy; please enclose a check in the amount of \$25.25 (25 cents per page reproduction cost) payable to the Consent Decree Library.

Ellen M. Mahan,

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

[FR Doc. 01–25877 Filed 10–12–01; 8:45 am] BILLING CODE 4410–15–M

DEPARTMENT OF JUSTICE

Notice of Lodging of Amendment to Consent Decree Under the Comprehensive Environmental Response, Compensation, and Liability Act ("CERCLA")

In accordance with 28 CFR 50.7 and 42 U.S.C. 9622(d)(2), notice is hereby given that on September 21, 2001, an Amendment to Consent Decree in *United States of America, et al.* v. *Richard Dingwell, d/b/a The McKin Company, et al.*, Civil Action No. 88–0101 B, was lodged with the Untied States District Court for the District of Maine.

The original Consent Decree, entered

on November 21, 1988 ("1988 Consent Decree"), settled claims of the EPA and the State of Maine pursuant to Sections 106 and 107(a) of the Comprehensive Environmental Response, Compensation, and Liability Act ("CERCLA"), 42 U.S.C. 9606, 9607(a), against Settling Parties who were alleged to be liable as generators of hazardous substances sent to the McKin Superfund Site ("Site") in Gray, Maine. Under the 1988 Consent Decree, the Settling Parties agreed to perform the remedy set forth in a 1985 Record of Decision ("ROD") and to pay EPA's response costs. The remedy included pumping and treating of groundwater contaminated with trichloroethylene ("TCE"), with a goal that within five years it would attain a specified performance standard. The Settling Parties operated the pump and treat system for four years without attaining the performance standard for groundwater. EPA, with the concurrence of the State of Maine, issued a Finding of Technical Impracticability in January, 2001, and in March 2001, amended the Record of Decision to modify the remedy for remediation of the groundwater that was selected in 1985. The amended Record of Decision provides for (1) institutional controls to prevent use of the groundwater; (2) monitoring of the groundwater plume to demonstrate that

it is not expanding; (3) monitoring of the Royal River; and (4) performing five year reviews in accordance with § 121(c) of CERCLA, 42 U.S.C. § 9621(c). Under the Amendment to Consent Decree the Settling Parties will implement the remedy in the Amended Record of Decision, pay \$650,000 to EPA for response costs, and pay \$45,000 to the State for activities to protect the Royal River and its watershed. Along with other requirements related to institutional controls, the Settling Parties will pay for conservation easements along the Royal River, and purchase an insurance policy in case of continued contamination of the Royal River.

The Department of Justice will receive a period of thirty (30) days from the date of this publication comments relating to the Amendment to Consent Decree. Comments should be addressed to the Assistance Attorney General, Environment and Natural Resources Division, P.O. Box 7611, U.S. Department of Justice, Washington, DC 20044–7611, and should refer to *United States of America, et al.* v. Richard Dingwell, d/b/a The McKin Company, et al., Civil Action No. 88–0101 B, D.J. Ref. 90–11–2–133.

The Consent Decree may be examined at the Office of the United States Attorney for the District of Maine, 100 Middle Street, Portland, Maine 04101, and at EPA Region 1, Office of Environmental Stewardship, One Congress Street, Boston, Massachusetts (Attn: Marcia Lamel). A copy of the Consent Decree may also be obtained by mail from the Consent Decree Library, P.O. Box 7611, U.S. Department of Justice, Washington, DC 20044-7611. In requesting a copy, please enclose a check payable to the Consent Decree Library in the amount of \$83.25 (25 cents per page reproduction cost) for a copy including appendices, or \$7.00 (25 cents per page reproduction cost) for a copy exclusive of appendices.

Catherine R. McCabe,

Deputy Section Chief, Environmental Enforcement Section, Environment and Natural Resources Division, U.S. Department of Justice.

[FR Doc. 01–25880 Filed 10–12–01; 8:45 am] BILLING CODE 4410–15–M

DEPARTMENT OF JUSTICE

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

Under 42 U.S.C. 9622(i), notice is hereby given that on September 28,