2001, a proposed Consent Decree in United States v. Mountain Metal Co., et al., Civil Action No. CV–98–C–2562–S and CV–98–C–2886–S was lodged with the United States District Court for the Northern District of Alabama.

In this action, the United States sought reimbursement of costs incurred in responding to the release and threatened release of hazardous substances at the ILCO battery cracking site in Leeds, Alabama. A group of previous settlers also sued to obtain contribution for their costs in performing work at the site. In this Consent Decrees, Morris Scrap Metal, Inc., is settling its liability to the United States and the private plaintiffs by paying a total of \$470,000 plus interest. Prior to this Consent Decree, the United States obtained partial reimbursement of its costs through judicial settlements with 58 parties and administrative settlements with 286 parties.

The Department of Justice will receive for a period of thirty (30) days from the date of this publication comments relating to the Consent Decrees.

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. Mountain Metal Co., et al., D.J.

Ref. 90–11–2–108/2.

The Consent Decrees may be examined at the Office of the United States Attorney, 200 Robert S. Vance Fed. Bldg., 1800 5th Avenue N., Room 200, Birmingham, Alabama, and at U.S. EPA Region 4, 61 Forsyth Street, Atlanta, Georgia. A copy of the Consent Decrees 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 \$10.75 (25 cents per page reproduction cost) payable to the Consent Decree Library.

Ellen Mahan,

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

[FR Doc. 01–25873 Filed 10–12–01; 8:45 am] BILLING CODE 4410–15–M

DEPARTMENT OF JUSTICE

Notice of Lodging of First Amended Consent Decree Under the Clean Water Act

Under 28 CFR 50.7 notice is hereby given that on September 27, 2001, a proposed First Amended Consent Decree ("Amended Consent Decree") in United States of America and State of Indiana v. City of New Albany, Civil No. NA–90–46–C–B/G was lodged with the United States District Court for the Southern District of Indiana, New Albany Division.

In this action, the United States sought enforcement of a Consent Decree entered into in 1993 for Clean Water Act violations at New Albany's wastewater treatment plant. The First Amended Consent Decree resolves claims of the United States concerning New Albany's wastewater treatment facility and sewer collection system for violations of the 1993 Consent Decree and the Clean Water Act, 33 U.S.C. 1251, et seq., including, inter alia, bypasses and sanitary sewer overflow events. Pursuant to the Amended Consent Decree, New Albany will, among other requirements, develop and implement a capacity assurance plan to address the bypasses and sanitary sewer overflows at its wastewater treatment plant and in the sewer collection system. Also, under the Amended Consent Decree, New Albany will pay \$180,000 in civil penalties for violations of the 1993 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 Amended 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 and State of Indiana v. City of New Albany*, Civil Cause No. NA–90–46–C–B/G, D.J. Ref. 90–5–1–1–3448/A.

The Amended 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 Deborah A. Carlson at (312) 353-6121). A copy of the Amended 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 \$15.00 (\$.25 cents per page reproduction cost) payable to the Consent Decree Library.

W. Benjamin Fisherow,

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

[FR Doc. 01–25875 Filed 10–12–01; 8:45 am] ${\tt BILLING\ CODE\ 4410–15-M}$

DEPARTMENT OF JUSTICE

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

In accordance with Departmental policy, 28 CFR 50.7, notice is hereby given that a proposed consent decree in United States v. Sequa Corporation and John H. Thompson, C.A. No. 01-CV-4784 (E.D.Pa.), was lodged on September 20, 2001, with the United States District Court for the Eastern District of Pennsylvania. The consent decree resolves the United States' claims against defendants Sequa Corporation ("Sequa") and John H. Thompson ("Thompson") with respect to past response costs incurred through September 30, 1999, pursuant to Section 107 of the Comprehensive Environmental Response, Compensation and Liability Act, 42 U.S.C. 9607. The costs were incurred in connection with the Dublin TCE Site, located in the Borough of Dublin, Bucks County, Pennsylvania. Defendant Thompson owns the Site property, or a portion thereof, and defendant Sequa conducted manufacturing activities at the Site, which became contaminated with trichloroethylene.

Under the consent decree, defendants will pay the United States \$3,200,000 in reimbursement of past response costs incurred in connection with the Site. Said amount will be paid within thirty (30) days after entry of the consent decree by the Court.

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 Acting Assistant Attorney General for the Environment and Natural Resources Division, Department of Justice, Washington, DC 20530, and should refer to *United States* v. *Sequa Corporation and John H. Thompson*, DOJ Reference No. 90–11–2–780.

The proposed consent decree may be examined at the Office of the United States Attorney, 615 Chestnut Street, Suite 1250, Philadelphia, Pennsylvania 19106; and the Region III Office of the Environmental Protection Agency, 1650 Arch Street, Philadelphia, Pennsylvania. A copy of the proposed decree may 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 enclose a check in the amount of \$7.75 (.25 cents per page

production costs), payable to the Consent Decree Library.

Robert D. Brook,

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

[FR Doc. 01–25878 Filed 10–12–01; 8:45 am]

BILLING CODE 4410-15-M

DEPARTMENT OF JUSTICE

Antitrust Division

Notice Pursuant to the National Cooperative Research and Production Act of 1993—AAF Association, Inc.

Notice is hereby given that, on September 17, 2001, pursuant to Section 6(a) of the National Cooperative Research Production Act of 1993, 15 U.S.C. 4301 et seq. ("the Act"), AAF Association, Inc. 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, Informix Software, Inc., Lenexa, KS has been added as a party to this venture.

No other changes have been made in either the membership or planned activity of the group research project. Membership or planned activity of the group research project. Membership in this group research project remains open, and AAF Association, Inc. intends to file additional written notification disclosing all changes in membership.

On March 28, 2000, AAF Association, 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 June 29, 2000 (65 FR 40127).

The last notification was filed with the Department on June 19, 2001. A notice was published in the **Federal Register** purusuant to Section 6(b) of the Act on July 18, 2001 (66 FR 37491).

Constance K. Robinson,

Director of Operations, Antitrust Division. [FR Doc. 01–25882 Filed 10–12–01; 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—HDP User Group International, Inc.

Notice is hereby given that, on September 13, 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"), HDP User Group International, Inc. 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, Silicon Bandwidth, Inc., Fremont, CA; Ericsson Radio Systems AB, Stockholm, Sweden; and Sanmina, San Jose, CA 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 HDP User Group International, Inc. intends to file additional written notification disclosing all changes in membership.

On September 14, 1999, HDP User Group International, 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 March 23, 1995 (60 FR 15306).

The last notification was filed with the Department on May 24, 2001. A notice was published in the **Federal Register** pursuant to Section 6(b) of the Act on July 27, 2001 (66 FR 39203).

Constance K. Robinson,

Director of Operations, Antitrust Division.
[FR Doc. 01–25883 Filed 10–12–01; 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—Telemanagement Forum

Notice is hereby given that, on June 6, 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"), Telemanagement Forum ("the Forum") 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, Proxy Software Systems, Tel Aviv, Israel; Xacct Technologies, Inc., Santa Clara, CA; MCH-Group, MCN-Group, Neiweigein, The Netherlands; OnFiber Communications, Inc., Austin, TX; Longitude Systems, Chantilly, VA; Ortia, North Yorkshire, United Kingdom; Sheer Networks, Sunnyvale, CA; Santera Systems Inc., Plano, TX; CNI-NMG Telecoms, Lyon, France; Teloptica, Richardson, TX; Trigon Technology Group, Richardson, TX; MFormation Technology Group, Iselin, NJ; Component Insights, Inc., Fairfax, VA; ComputerLand S.A., Warsaw, Poland; DivRisti Telkom, Bandung, Indonesia; Cinta Corporation, San Jose, CA; Advanced Radio Telecom, Bellevue, WA; WaveSmith Networks, Acton, MA; Callisma, White Plains, NY; Venimex, Atlanta, GA; Metex Systems Inc., Toronto, Ontario, Canada; IRIS Labs, Inc., Plano, TX; Telution, Inc., Chicago, IL; Cable & Wireless USA, Reston, VA; Mahi Networks, Petaluma, CA; Entricom, Seattle, WA; VPI Virtual Photononics, Holmdel, NJ; Valaran Corporation, Princeton, NJ; Last Mile Services, Inc., Valaran Corporation, Princeton, NJ; Last Mile Services, Inc., Sunnyvale, CA; Axiowave Networks, Marlborough, MA; Aplion Networks, Inc., Edison, NJ; System Management (SMARTS), White Plains, NY: Geneva Technology Ltd., Cambridge, United Kingdom; Point Reyes Networks, Richardson, TX; Opticom, Andover, MA; Netonomy, Inc., Boston, MA; Oneline AG, Steinfeldstr, Germany; Shulist Group Inc., Bolton, Ontario Canada; Crescendo Ventures, Palo Alto, CA; Australian Communications Industry Ltd., North Sydney, New South Wales, Australia; Siebel Systems, Emeryville, CA; DSL.NET, Inc., New Haven, CT; Jacobs Rimell, London, United Kingdom; Cambridge Technology Partners, Miami, FL; Baan Company, Voorthuisen, The Netherlands; 360Networks, Seattle, WA; Step 9 Corporation, Fairfax, VA; AdventNet, Inc., Pleasanton, CA; Intalio, Inc., San Mateo, CA; Sodalia SpA., Trento, Italy; WFI Network Management Services Corporation, San Diego, CA; Computer Science Corporation, Rockville, MD; Siemens ICN Radio Networks, Milan, Italy; Telesoft SpA, Rome, Italy; EL Paso Networks, Houston, TX; Spazio Zerouno SpA, Milan, Italy; Cplane, Inc., Los Altos, CA; Sphera Optical Networks,