#### TABLE.—CUSTOMER TYPE BY PARTICIPATING BUREAU/OFFICE—Continued

	Description	BIA	BLM	BOR	FWS	Insu- lar Aff	MMS	OAPM	OEP	OSM	USGS
Utilities Visitors/Recreation	Visitors to federal land, bird watcher.		ж	x x	x						

[FR Doc. 01–30029 Filed 12–4–01; 8:45 am]

#### DEPARTMENT OF THE INTERIOR

#### **Bureau of Reclamation**

# American River Pump Station Project, Placer County, California

**AGENCY:** Bureau of Reclamation, Interior.

**ACTION:** Notice of extension of time for review of draft environmental impact statement/environmental impact report (EIS/EIR).

SUMMARY: The Bureau of Reclamation (Reclamation) is extending the public review period for the Draft EIS/EIR for the PCWA American River Pump Station Project to December 13, 2001. The notice of availability for the Draft EIS/EIR was published in the Federal Register on September 13, 2001 (66 FR 47685–47686). The public review period was originally to end on November 13, 2001.

**DATES:** Public comments on the Draft EIS/EIR should be submitted on or before December 13, 2001.

ADDRESSES: Written comments on the Draft EIS/EIR should be addressed to Ms. Carol Brown, Surface Water Resources, Inc., 2031 Howe Avenue, Suite 110, Sacramento, California 95825. Requests for a printed copy of the Draft Programmatic EIS/EIR should also be addressed to Ms. Carol Brown.

FOR FURTHER INFORMATION CONTACT: For additional information, contact Mr. Roderick Hall, Reclamation, at (916) 989–7279, TDD (916) 980–7285, or email rhall@mp.usbr.gov; or Mr. Brent Smith, PCWA, at (530) 823–4889, or email at bsmith@pcwa.net.

Dated: November 16, 2001.

#### Frank Michny,

Regional Environmental Officer.
[FR Doc. 01–30095 Filed 12–4–01; 8:45 am]
BILLING CODE 4310–MN–P

# INTERNATIONAL TRADE COMMISSION

[Investigation No. 731-TA-267 and 268 (Review) (Remand)]

# Top-of-Stove Stainless Steel Cooking Ware From Korea and Taiwan; Notice and Scheduling of Remand Proceedings

**AGENCY:** United States International Trade Commission.

ACTION: Notice.

**SUMMARY:** The U.S. International Trade Commission (the Commission) hereby gives notice of the court-ordered remand of its final antidumping investigation in Top-of-Stove Stainless Steel Cooking Ware from Korea and Taiwan No. 731–TA–267 and 268 (Review).

EFFECTIVE DATE: November 29, 2001.

FOR FURTHER INFORMATION CONTACT:
George Deyman, Office of Investigations, telephone 202–205–3197 or Laurent de Winter, Office of General Counsel, telephone 202–708–5452, U.S.
International Trade Commission.
Hearing-impaired individuals are advised that information on this matter can be obtained by contacting the Commission's TDD terminal on 202–205–1810. General information concerning the Commission may also be obtained by accessing its Internet server

# SUPPLEMENTARY INFORMATION

# Reopening of the Record

(http://www.usitc.gov).

For purposes of its determination on remand, the Commission is reopening the record in this investigation for the limited purpose of (1) seeking basic information regarding subject product from Taiwan and (2) seeking to cure the possible inclusion of non-subject products in official import data. The Commission will provide the parties an opportunity to file comments on any new information received pertaining to these subjects. A schedule for the submission of such comments will be published shortly.

# Participation in the Proceedings

Only those persons who were interested parties to the original administrative proceedings (i.e., persons listed on the Commission Secretary's service list) may participate in these remand proceedings.

## Limited Disclosure of Business Proprietary Information (BPI) Under an Administrative Protective Order (APO) and BPI Service List

Information obtained during the remand investigation will be released to parties under the administrative protective order ("APO") in effect in the original investigation. Pursuant to section 207.7(a) of the Commission's rules, the Secretary will make business proprietary information gathered in the final investigation and this remand investigation available to additional authorized applicants, that are not covered under the original APO, provided that the application is made not later than seven (7) days after publication of the Commission's notice of reopening the record on remand in the Federal Register. Applications must be filed for persons on the Judicial Protective Order in the related CIT case, but not covered under the original APO. A separate service list will be maintained by the Secretary for those parties authorized to receive BPI under the APO in this remand investigation.

Authority: This action is taken under the authority of the Tariff Act of 1930, title VII.

Issued: November 29, 2001. By order of the Commission.

### Donna R. Koehnke,

Secretary.

[FR Doc. 01–30075 Filed 12–4–01; 8:45 am]

#### **DEPARTMENT OF JUSTICE**

# Notice of Lodging of Consent Decree Pursuant to the Comprehensive Environmental Response, Compensation, and Liability Act

In accordance with Departmental policy, notice is hereby given that on November 14, 2001, a proposed consent decree in the case captioned *Dow Chemical Co., et al.* v. *Acme Wrecking Co., Inc., et al.*, Civil Action Nos. C–1–97–0307, C–1–97–0308, and C–1–01–439 (S.D. Ohio), was lodged with the United States District Court for the Southern District of Ohio. The proposed

de minimis consent decree relates to the Skinner Landfill Superfund Site ("Site") in West Chester, Ohio. The proposed consent decree would resolve civil claims of the United States for response actions and for the recovery of response costs at the Site under Sections 106 and 107(a) of the Comprehensive Environmental Response. Compensation, and Liability Act, as amended, 42 U.S.C. 9606, 9607(a), against Sealy, Inc., and Sealy Mattress Co. (collectively "Sealy"), Acme Wrecking Co., Inc. ("Acme Wrecking"), and the David Hirschberg Co. ("Hirschberg"). Under the proposed consent decree: (1) Sealy would pay the United States \$23,695, and would pay the parties that are performing the work at the Site (the "Skinner Landfill Site Group") \$94,780; (2) Acme Wrecking would pay the United States \$14,000 and would pay the Skinner Landfill Site Group \$56,000; and (3) Hirschberg would pay the United States \$3,800, and would pay the Skinner Landfill Site Group \$15,200.

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 of the Environment and Natural Resource Division, Department of Justice, Washington, D.C. 20530, and should refer to *Dow Chemical Co. et al.* v. *Acme Wrecking Co., Inc. et al.*, Civil Action Nos. C–1–97–0308, and C–1–01–439 (S.D. Ohio), and DOJ Reference No. 90–11–3–1620/2.

The proposed consent decree may be examined at: (1) the Office of the United States Attorney for the Southern District of Ohio, 220 U.S.P.O. & Courthouse, 100 E. 5th St., Cincinnati, OH 45202; and (2) the United States Environment 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, D.C. 20044. In requesting copies, please refer to the abovereferenced case and DOJ Reference Number and enclose a check for \$10.50 (42 pages at 25 cents per page reproduction cost) made payable to the Consent Decree Library.

#### William D. Brighton,

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

[FR Doc. 01-30156 Filed 12-4-01; 8:45 am]

BILLING CODE 4410-15-M

#### **DEPARTMENT OF JUSTICE**

# Notice of Lodging of Consent Decrees Pursuant to the Comprehensive Environmental Response, Compensation and Liability Act

In accordance with Department of Justice policy codified at 28 CFR 50.7 and Section 122 of the Comprehensive Environmental Response, Compensation and Liability Act of 1980, as amended ("CERCLA"), 42 U.S.C. 9622, 42 U.S.C. 9622, notice is hereby given that on November 14, 2001, two proposed consent decrees in United States v. American Allied Additives, Inc., et al., No. 00-01014, were lodged with the United States District Court for the Northern District of Ohio. The proposed consent decrees would settle the United States' claims against defendants Richard Henry and Rauh Rubber, Inc. under CERCLA §§ 106 and 107, 42 U.S.C. 9606 and 9607, in connection with the American Allied Additives Superfund Site ("Site") in Cleveland, Ohio. The proposed consent decree with Mr. Henry would also resolve his counterclaim against the United States for attorney fees and other expenses pursuant to 5 U.S.C. 504.

The U.S. Environmental Protection Agency ("EPA") incurred unreimbursed costs of approximately \$148,000 in responding to the release or threatened release of hazardous substances at the Site. Mr. Henry and Rauh Rubber, Inc. are liable for response costs at the Site as generators of waste disposed there and are subject to civil penalties for noncompliance with a Unilateral Administrative Order issued by EPA for the performance of an emergency removal at the site.

Under the proposed consent decrees, Mr. Henry agrees to pay a total of \$2,500 (\$500 for the claim under CERCLA Section 106, and \$2,000 for the claim under CERCLA Section 107), and Rauh Rubber, Inc. agrees to pay a total of \$10,000 (\$3,000 for the claim under CERCLA Section 106, and \$7,000 for the claim under CERCLA Section 107). Payment is due within thirty (30) days of entry of the respective consent decree. Mr. Henry also agrees to dismiss with prejudice his counterclaim against the United States. Further, Mr. Henry and Rauh Rubber, Inc. will receive a covenant not to sue and contribution protection for Site response costs, as well as a covenant not to sue for civil penalties for the violations alleged in the complaint.

For a period of thirty (30) days from the date of this publication, the Department of Justice will receive comments related to the proposed consent decrees. Comments may be submitted on one or both consent decrees. Comments should be addressed to the Acting Assistant Attorney General, Environment and Natural Resources Division, U.S. Department of Justice, 950 Pennsylvania Avenue, NW., Washington, DC 20530, and should refer to *United States* v. *American Allied Additives, Inc., et al.*, Civil Action No. 00–01014; D.J. Ref. No. 90–11–2–1318.

The consent decrees may be examined at the Office of the United States Attorney, 1800 Bank One Center, 600 Superior Avenue, Cleveland, Ohio 44114, and at the U.S. Environmental Protection Agency, Region V, 77 West Jackson Boulevard, Chicago, Illinois 60604. Copies 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. In requesting a copy, please enclose a check in the amount of \$5.00 for one consent decree (20 pages at 25 cents per page reproduction cost), or \$10.00 for both consent decrees (40 pages at 25 cents per page reproduction cost).

#### William Brighton,

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

[FR Doc. 01–30155 Filed 12–4–01; 8:45 am] BILLING CODE 4410–15–M

# **DEPARTMENT OF JUSTICE**

## Notice of Lodging of Consent Decree Pursuant to the Oil Pollution Act of 1990

In accordance with Departmental policy, notice is hereby given that a proposed Consent Decree in *United States* v. *Equilon Pipeline Company, LLC, et al.*, ("Settling Defendants"), Civil Action No. H– 01 3171, was lodged on September 17, 2001, with the United States District Court for the Southern District of Texas.

In this action the United States and the State of Texas, pursuant to Section 1002 of the Oil Pollution Act of 1990, ("OPA"), 33 U.S.C. 2702, seek natural resource damages, including assessment costs, arising out of the discharge of oil and gasoline into the navigable waters of the United States and the State of Texas in the vicinity of the San Jacinto River on or about October 20, 1994.

The proposed Consent Decree provides for the Defendant's purchase of about 100 acres of replacement property and payment of \$250,000, to be used to construct estuarine and freshwater habitat. That payment will also produce about \$30,000 for management by the