DEPARTMENT OF JUSTICE

Notice of Lodging of Settlement Agreement Pursuant to RCRA and the Bankruptcy Code

Notice is hereby given that on September 13, 2002, the Unites States lodged a proposed Settlement between the United States, the State of Louisiana, Borden Chemicals and Plastics Operating Limited Partnership ("Debtor"), BCP Management, Inc., and Borden Chemical, Inc. ("BCI") with the United States Bankruptcy Court for the District of Delaware, in *In re Borden Chemicals and Plastics Operating Limited Partnership et al*, No. 01–1268, a case for relief under Chapter 11 of the Bankruptcy Code, 11 U.S.C. 101 et seq.

The proposed Settlement Agreement resolves the Proof of Claim of the United States in connection with the chemical manufacturing facility owned and operated by the Debtor located in Geismar, Louisiana. Under the proposed Settlement Agreement, BCI, the parent of the general partner of the Debtor, has agreed to complete certain of the Debtor's obligations under a 1998 Consent Decree with the Environmental Protection Agency ("EPA") under the Resource Conservation and Recovery Act ("RCRA"), 42 U.S.C. 6921 et seq.; the Comprehensive Environmental Response, Compensation and Liability Act ("CERCLA"), 42 U.S.C. 9601 et seq.; and the Clean Air Act ("CAA"), 42 U.S.C. 7401 et seq., for the Debtor's facility in Geismar, Louisiana. That Consent Decree required the Debtor to obtain a RCRA permit, to come into compliance with RCRA regulations, to perform a facility-wide corrective action and protect the aquifer underlying the facility, to pay a \$3.6 million civil penalty and to perform certain Supplemental Environmental Projects ("SEPs"). See United States v. Borden Chemical and Plastics Operating Limited Partnership C.A. No. 94-440 (Consent Decree, W.D. La. June 10, 1998). Although the Debtor applied for the permit, paid the civil penalty and has completed most provisions of the Consent Decree. Under the proposed Settlement Agreement, the Debtor will complete the SEPs, and BCI will assume responsibility for implementation of the remaining corrective action and remedial provisions of the Consent Decree.

The Department of Justice will receive for a period of fifteen (15) days from the date of this publication comments relating to the proposed Settlement Agreement. Comments should be addressed to the Assistant Attorney General, Environment and Natural Resources Division, United States Department of Justice, P.O. Box 7611, Ben Franklin Station, Washington, D.C. 20044–7611, and should refer to *In re Borden Chemicals and Plastics Operating Limited Partnership, et al.*, DJ No. 90–11–2–875/2.

The proposed Settlement Agreement, including related exhibits, may be examined at the Office of the United States Attorney for the District of Delaware, 1201 Market Street, Suite 1100, P.O. Box 2046, Wilmington, Delaware 19800-2046; and at the Region VI Office of the United States Environmental Protection Agency, 1445 Ross Avenue, Dallas, Texas, 75202. A copy of the proposed Settlement Agreement and related exhibits may be obtained by mail from the Department of Justice Consent Decree Library, P.O. Box 7611, Washington, DC 20044-7611. In requesting a copy, please enclose a check for reproduction costs (at 25 cents per page) in the amounts of \$78.50, payable to the U.S. Treasury.

Thomas A. Mariani, Jr.,

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

[FR Doc. 02–23700 Filed 9–17–02; 8:45 am] BILLING CODE 4410–15–M

DEPARTMENT OF JUSTICE

Notice of Lodging of Consent Decree Pursuant to the Clean Water Act, 33 U.S.C. et seq.

In accordance with Departmental policy, 28 CFR 50.7, notice is hereby given that a proposed consent decree in *United States and State of Ohio* v. *City of Toledo, Ohio*, Civil Action No. 3:91:CV7646, was lodged on August 28, 2002, with the United States District Court for the Northern District of Ohio, Western Division.

In this action, the United States sought injunctive relief and civil penalties arising from violations of Section 301(a) of the Clean Water Act, 33 U.S.C. 1311(a). Under the proposed Consent Decree, the City of Toledo, Ohio (the "City") will (1) construct improvements to end its practice of discharging raw sewage from its treatment plant; (2) build an expanded and enhanced primary treatment system; (3) take additional steps to assure that flows from the plant will receive full biological treatment; (4) prepare a long term control plan to address the City's combined sewer overflows for approval by the United States Environment Protection Agency ("EPA") and the Ohio Environmental Protection Agency ("Ohio EPA"), and

construct all improvements set forth in the approved plan; (5) take specific steps to eliminate discharges from separated sanitary portions of the City's sewer system; (6) pay \$500,000 in civil penalties—\$425,000 to the United States and \$75,000 to the State of Ohio; and (7) undertake two supplemental environmental projects, valued at \$1 million—to reconstruct wetlands for public use and to clean up a brownfields site, both located within the City of Toledo.

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, Department of Justice, P.O. Box 7611, Ben Franklin Station, Washington, DC 20044–7611, and should refer to *United States and State of Ohio* v. *City of Toledo, Ohio*, DOJ Ref. No. 90–5–1–1–3554.

The proposed consent decree may be examined at the office of the United States Attorney, Four Seagate, Suite 308, Toledo, Ohio 43604; the Region 5 Office of the U.S. Environmental Protection Agency, 77 West Jackson Blvd., Chicago, Illinois 60604-3590. A copy of the proposed consent decree may also be obtained by request addressed to the Department of Justice Consent Decree Library, P.O. Box 7611, U.S. Department of Justice, Washington, DC 20044-7611. In requesting a copy please refer to the referenced case and enclose a check (25 cents per page reproduction costs) in the amount of \$21.00 for the consent decree (84 pages), payable to the Consent Decree Library.

William D. Brighton,

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

[FR Doc. 02–23702 Filed 9–17–02; 8:45 am] **BILLING CODE 4410–15–M**

DEPARTMENT OF JUSTICE

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

In accordance with 28 CFR § 50.7, 38 FR 19029, notice is hereby given that on September 5, 2002 a Consent Decree was lodged with the United States District Court for the District of Connecticut in *United States* v. *City of Waterbury*, Civil Action No. 3:02CV01569 (CFD). A complaint was also filed simultaneously with the lodging of the Consent Decree. In the complaint the United States, on behalf

of the U.S. Environmental Protection Agency (EPA), alleges that the defendant City of Waterbury ("the City") violated the Clean Water Act. 33 U.S.C. 1251, et seq., ("CWA") in connection with the City's operation of its publicly-owned treatment works. The violations alleged in the complaint include discharges of untreated wastewater to navigable waters through point sources other than those authorized by the City's permit. The complaint also alleges certain violations of the Clean Air Act, 42 U.S.C. 7671-7671q, and the accompanying regulations in that the City crushed discarded appliances in a manner that the City knew would result in the release of refrigerants into the environment. The consent decree requires the City pay a civil penalty of \$350,000 and to perform injunctive relief to achieve compliance with the Clean Water Act and the Clean Air Act.

The Department of Justice will receive comments relating to the proposed Consent Decree for a period of thirty (30) days from the date of this publication. Comments should be addressed to the Assistant Attorney General, Environment and Natural Resources Division, Department of Justice, P.O. Box 7611, Washington, DC 20044, and should refer to *United States* v. *City of Waterbury*, D.J. Ref. 90–5–2–1–2212.

The proposed consent decree may be examined at the office of the United States Attorney, 157 Church St., New Haven, Connecticut, 06510, and at the Region I office of the Environmental Protection Agency, One Congress Street, Suite 1100, Boston, Massachusetts 02114. 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 enclose a check (there is a 25 cent per page reproduction cost) in the amount of \$9.25 payable to the "U.S. Treasury."

Ronald G. Gluck,

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

[FR Doc. 02–23701 Filed 9–17–02; 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—Telemanagement Forum

Notice is hereby given that, on July 24, 2002, 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, ENA, Inc., Alpharetta, GA; HighDeal, Inc., Redwood Shores, CA; CTS (CRIL Telecom Software), Boulogn-Billancourt, France; Croatian Telecom-HT, Zagreb, Croatia; NE Technologies, Inc., Norcross, GA; CG-Consulting Group CmbH, Frankfurt, Germany; Portugal Telecom Inovacao, SA, Averio, Portugal; TeleGea, Inc., Waltham, MA; ip value GmbH, Frankfurt, Germany; Cape Technologies, Dublin Ireland; Staffware, Maidenhead, United Kingdom; ORMvision, Lochristi, Belgium; T-Soft, Herzlia, Israel; Oscar Rene Galindo Zambrano (Individual member), Bogota, Columbia; Claudia Liliana Bucheli Enriques (individual member), Bogota, Columbia; Paul Short Consulting, Huddinge, Sweden; Convergineering LLC, Fair Haven, NJ; Hatteras Networks, Research Triangle Park, NC; Taral Networks, Inc., Kanata. Ontario, Canada; Fiberhome Software, Wuhan, People's Republic of China; TBoothe Communications, San Jose, CA; Vibrant Solutions, Fairfax, VA; Evolved Networks, Ipswich, United Kingdom; Proforma Corporation, Southfield, MI; InfoVista S.A., Courtaboeuf Cedex, France; mm02, Slough, United Kingdom; Cogent Defense & Security Networks, Gwent, United Kingdom; Leapstone Systems, Inc., Somerset, NJ; Intech Taiwan Corporation, Hsinchu, Taiwan; Mycom International, Inc., Wimbley, United Kingdom; China Telecom System Integration Co. Ltd., Beijing, People's Republic of China; Joule Software, Inc., Austin, TX; Ahaluna, Rome, Italy; Mandarin Associates, Ltd., Needham Market, United Kingdom; and Antel, Montevideo, Uraguay have been added as parties to this venture. The following existing members have changed their names: Laboratory for Telecommunications is now called

Laboratory for Telecommunications-Faculty of Electrical Engineering, Ljubljana, Slovenia; Czech Telecom is now called CESKY Telecom, a.s.-ImagiNet, o.z., Prague, Czech Republic; Sigma Exallon Systems is now called Sigma Systems, Toronto, Ontario, Canada; Four Corners Telecommunications Corporation is now called 4C Telecom, Overland Park, KS; Loox Software is now called Engenuity Technologies, Montreal, Quebec, Canada; Intelligent Communications Software is now called ICS Intelligent Communication Software, Munich, Germany; Clear Communications Corp. is now called Clear, Bethlehem, PA; PriceWaterhouseCooper is now called PWC Consulting, London, United Kingdom; Edgeflow Inc. is now called Meriton Networks Inc., Kanata, Ontario, Canada; Information & Graphic Systems, Inc. is now called IGS, Inc., Boulder, CO; TYCOM, Ltd. is now called Tyco Telecommunications, Eatontown, NJ; Alcatel Telecom Limited is now called Alcatel, Paris, France; Telefonica Investigation y Desarrollo is now called Telefonica I + D, Madrid, Spain; KT ICOM is now called KTICOM, Seoul, Republic of Korea; BT is now called BTexact Technologies, Ipswich, United Kingdom; GE Smallworld is now called GE Network Solutions, Cambridge, United Kingdom; Integris is now called Steria, Langen, United Kingdom; Ericsson Billing Software AB is now called Ericsson AB, Karlstad, Sweden; Telecom Italia Lab-CSELT is now called Telecom Italia Group, Turin, Italy; Telia Network Services is now called Telia, Farsta, Sweden: and VPI Virtual Photonics is now called VPIsystems, Inc., Munich, Germany. The following parties have reinstated their memberships: ITTI—Institute of Communication and Information Technologies, Poznan, Poland; and Mobistar, Brussels, Belgium. The following members have cancelled or have had their memberships cancelled: Atlantech, Cumberland, United Kingdom; Axarte, Newbury, United Kingdom; Calico Commerce, San Jose, CA; Emperative, Waltham, MA; Escosoft, New Delhi, India; Idea.com, Newark, CA; Mannesman, Dusseldorf, Germany; Mformation, Edison, NJ; MTN RSA, Sandton, South Africa; OJSC, Almaty, Kazakhstan; Open Networks Engineering, Ann Arbor, MI; Quick Eagle Networks, Sunnyvale, CA; Venimex Inc., Altanta, GA; Airfiber, San Diego, CA; Teledesic, Bellevue, WA; Advanced Network Solutions SpA, Vimodrone, Italy; Aptis Software, San Antonio, TX; Astral Point, Chelmsford,