of groundwater by the City in the context of the remediation of groundwater contaminated or threatened with contamination by hazardous substances from the Tacoma Landfill Superfund Site. The existing consent decree, entered in May, 1991, settled an action brought under the Comprehensive Environmental Response, Compensation and Liability Act of 1980, 42 U.S.C. 9601 et seq., to compel the City to address releases or threats of releases of hazardous substances at the Tacoma Landfill Superfund Site in Tacoma, Washington, and to reimburse the United States for costs of removal or remedial actions at that Site.

The Department of Justice will receive, for a period of twenty (20) days from the date of this publication, comments relating to the proposed modification to the consent decree. Comments should be addressed to the Assistant Attorney General for the Environment and Natural Resources Division, Department of Justice, Washington, D.C. 20530, and should refer to United States and State of Washington Department of Ecology v. City of Tacoma, DOJ Ref. #90–11–2–381.

The proposed modification to the consent decree may be examined at the office of the United States Attorney, 3600 Seafirst Fifth Avenue Plaza, 800 Fifth Avenue, Seattle, Washington 98104; the Region X Office of the Environmental Protection Agency, 1200 Sixth Avenue, Seattle, Washington 98101; and at the Consent Decree Library, 1120 G Street, N.W., 4th Floor, Washington, D.C. 20005, (202) 624-0892. A copy of the proposed consent decree may be obtained in person or by mail from the Consent Decree Library, 1120 G Street, N.W., 4th Floor, Washington, D.C. 20005. In requesting a copy please refer to the referenced case and enclose a check in the amount of \$44.55 (25 cents per page reproduction costs), payable to the Consent Decree Library.

Joel M. Gross,

Chief, Environmental Enforcement Section, Environment and Natural Resources Division. [FR Doc. 96–5775 Filed 3–11–96; 8:45 am] BILLING CODE 4410–01–M

Antitrust Division

Notice Pursuant to the National Cooperative Research and Production Act of 1993—the Amoco/Chevron Drilling Training Alliance

Notice is hereby given that, on February 15, 1996, pursuant to Section 6(a) of the National Cooperative

Research and Production Act of 1993. 15 U.S.C. 4301 et seq. ("the Act"), the Amoco/Chevron Drilling Training Alliance ("the Alliance") has filed written notifications simultaneously with the Attorney General and the Federal Trade Commission disclosing (1) the identities of the parties and (2) the nature and objectives of the venture. The notifications were filed for the purpose of invoking the Act's provisions limiting the recovery of antitrust plaintiffs to actual damages under specified circumstances. Pursuant to Section 6(b) of the Act, the identities of the parties are Chevron Global Technology Services Company, Houston, TX; and Amoco Production Company, Tulsa, OK. The nature and objectives of the venture are to develop an expanded and improved oil and gas well drilling training program for use in the training of the parties' respective employees and possibly for the training of third parties.

Constance K. Robinson, *Director of Operations, Antitrust Division.*[FR Doc. 96–5770 Filed 3–11–96; 8:45 am]
BILLING CODE 4410–01–M

Notice Pursuant to the National Cooperative Research and Production Act of 1993—the ATM Forum

Notice is hereby given that, on August 8, 1995, pursuant to Section 6(a) of the National Cooperative Research and Production Act of 1993, 15 U.S.C. 4301 et seq. ("the Act"), The ATM Forum (the "ATM Forum") filed written notifications simultaneously with the Attorney General and the Federal Trade Commission disclosing changes in membership. 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, the identities of the new members of ATM Forum are: ACT Networks, Inc., Camarillo, CA; Antec/ Digital Video, Norcross, GA; Hughes Network Systems, Germantown, MD; Integrated Device Technology, Inc., Santa Clara, CA; Italtel, Settimo Milanese, ITALY; NASA Ames Research Center, Moffett Field, CA; Natural Microsystems, Natick, MA; nCUBE, Forest City, CA; Packard Hughes Interconnect, Irvine, CA; Stentor Resource Centre, Inc., Regina, CANADA; Toray, Aichi, JAPAN; and Vixel Corporation, Broomfield, CO. Company name changes include: ascom Timeplex to Ascom Enterprise Networks; NPB Partners, LP to TELE-TV Systems, LP and AMP/ATM Systems to AMP/Connectware. The following

companies are no longer members: Ericsson Raynet; Joint Interoperability Test Center; and Network Communications.

No changes have been made in the planned activities of ATM Forum. Membership remains open, and the members intend to file additional written notifications disclosing all changes in membership.

On April 19, 1993, ATM Forum 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 2, 1993 (58 FR 31415).

The last notification was filed with the Department on May 10, 1995. The Department published a notice in the Federal Register pursuant to Section 6(b) of the Act on June 20, 1995 (60 FR 32169).

Constance K. Robinson,

Director of Operations, Antitrust Division.

[FR Doc. 96–5771 Filed 3–11–96; 8:45 am]

BILLING CODE 4410–01–M

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

Notice is hereby given that, on December 19, 1995, pursuant to Section 6(a) of the National Cooperative Research and Production Act of 1993, 15 U.S.C. 4301 et seq. ("the Act"), Bell Communications Research, Inc. ("Bellcore") has filed written notifications on behalf of Bellcore and Industrial Technology Research Institute ("ITRI") simultaneously with the Attorney General and the Federal Trade Commission disclosing: (1) The identities of the parties and (2) the nature and objectives of the venture. The notifications were filed for the purpose of invoking the Act's provisions limiting the recovery of antitrust plaintiffs to actual damages under specified circumstances. Pursuant to Section 6(b) of the Act, the identities of the parties are Bellcore, Livingston, NJ; and ITRI, Chitung, Hsinchu, TAIWAN, ROC. Bellcore and ITRI entered into an agreement effective as of July 1, 1995, to engage in cooperative research related to video teleconferencing technologies. Constance K. Robinson,

Director of Operations, Antitrust Division. [FR Doc. 96–5777 Filed 3–11–96; 8:45 am]

BILLING CODE 4410-01-M

Notice Pursuant to the National Cooperative Research and Production Act of 1993—Michigan Materials and Processing Institute

Notice is hereby given that, on July 24, 1995, pursuant to Section 6(a) of the National Cooperative Research and Production Act of 1993, 15 U.S.C. § 4301 et seq. ("the Act"), the Michigan Materials and Processing Institute ("MMPI") filed written notifications simultaneously with the Attorney General and the Federal Trade Commission disclosing changes in its membership. 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. The following company was recently accepted as a Class A Shareholder: Cybernet Systems Corporation, Ann Arbor, MI. The following Class A Shareholder recently changed from Brunswick Corporation to Lincoln Composites, Lincoln, NE. The following Class A Shareholders are no longer shareholders: Bayer Corporation; Dow Chemical Company; DSM Engineering Plastics; General Electric Plastics; Nicholas Plastics, Inc.; Quantum Composites, Inc.; Republic Composite Materials, Inc.; Solent Experimental Research Laboratories, Inc.; Thermoplastic Pultrusions, Inc.; Wavemat, Inc.

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

On August 7, 1990, MMPI 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 September 6, 1990, 55 FR 36710. The last notification was filed with the Department on May 18, 1995, and has not been published to date.

Constance K. Robinson,

Director of Operations, Antitrust Division. [FR Doc. 96–5778 Filed 3–11–96; 8:45 am] BILLING CODE 4410–01–M

Notice Pursuant to the National Cooperative Research and Production Act of 1993—Research Into Advanced Television Systems

Notice is hereby given that, on July 11, 1995, pursuant to Section 6(a) of the National Cooperative Research and Production Act of 1993, 15 U.S.C. 4301

et seq. ("the Act"), PixTech, S.A. ("PixTech"), formerly named Pixel International, S.A. ("Pixel"), on behalf of the members of a cooperative research venture concerning Field Emission Displays, filed an additional written notification simultaneously with the Attorney General and the Federal Trade Commission disclosing a change in membership. The additional notification was filed for the purpose of extending the Act's provisions limiting the recovery of antitrust plaintiffs to actual damages under specified circumstances. Specifically, Motorola, Inc., Schaumburg, IL has joined the Venture.

No other changes have been made in either the membership or planned activities of the Venture.

On September 27, 1993, Pixel filed the 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 November 22, 1993 (58 FR 61717).

Membership in the Venture remains open, and the parties intend to file additional written notifications disclosing all changes in membership. Constance K. Robinson,

Director of Operations, Antitrust Division. [FR Doc. 96–5768 Filed 3–11–96; 8:45 am] BILLING CODE 4410–01–M

Notice Pursuant to the National Cooperative Research and Production Act of 1993—Portland Cement Association

Notice is hereby given that, on July 18, 1995, pursuant to Section 6(a) of the National Cooperative Research and Production Act of 1993, 15 U.S.C. § 4301 et seq. ("the Act"), the Portland Cement Association ("PCA") has filed written notifications simultaneously with the Attorney General and the Federal Trade Commission disclosing changes in its membership. 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, Giant Cement Holding, Inc., Bath, PA; and Lone Star Industries. Inc., Stamford. CT have become members of PCA and RMT, Inc., Madison, WI has become an Associate Member of PCA.

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 PCA intends to file additional written notification disclosing all changes in membership.

On January 7, 1985, PCA 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 February 5, 1985 (50 FR 5015).

The last notification was filed with the Department on June 12, 1995. A notice was published in the Federal Register pursuant to Section 6(b) of the Act on June 29, 1995 (60 FR 33848). Constance K. Robinson.

Director of Operations, Antitrust Division. [FR Doc. 96–5769 Filed 3–11–96; 8:45 am] BILLING CODE 4410–01–M

DEPARTMENT OF LABOR

Mine Safety and Health Administration

DEPARTMENT OF HEALTH AND HUMAN SERVICES

Centers for Disease Control and Prevention

Mine Shift Atmospheric Conditions; Respirable Dust Sample

AGENCIES: Mine Safety and Health Administration, Labor; National Institute for Occupational Safety and Health, Centers for Disease Control and Prevention, Public Health Service, HHS. ACTION: Notice; reopening of the record; extension of comment period.

SUMMARY: The Mine Safety and Health Administration (MSHA) and the National Institute for Occupational Safety and Health (NIOSH) are reopening the record for their joint notice proposing a finding that the average concentration of respirable dust to which each miner in the active workings of a coal mine is exposed can be measured accurately over a single shift. This finding is being made in accordance with section 202(f) of the Federal Mine Safety and Health Act of 1977 (Mine Act). The Agencies are reopening the record to submit a definition of accuracy, to supply new data and statistical analyses on the precision of coal mine respirable dust measurements obtained using approved sampling equipment, and to allow the public time to review and submit comments on this supplemental information.

DATES: Submit written comments on or before April 11, 1996.

ADDRESSES: Send written comments to the Mine Safety and Health Administration, Office of Standards, Regulations, and Variances; 4015 Wilson Boulevard, Room 631; Arlington, Virginia 22203. Commenters