#### SUPPLEMENTARY INFORMATION:

*Title:* Sandhill Crane Harvest Questionnaire.

OMB Approval Number: 1018-0023.

Abstract: The Migratory Bird Treaty Act and the Fish and Wildlife Act of 1956 designates the Department of the Interior as the key agency responsible for the wise management of migratory bird populations frequenting the United States and for setting hunting regulations that allow appropriate harvest that allow for the populations' well being. Beginning in 1960, hunting seasons have been allowed for sandhill cranes in portions, or in all, of nine midwestern states—Colorado, Montana, New Mexico, North Dakota, Oklahoma, South Dakota, Texas, Wyoming and Kansas. The information collected will be used to estimate the magnitude, geographical and temporal distribution of sandhill crane harvest and the portion it constitutes of the total population. Also, data collected will be used to determine the effects on harvests of daily bag limits to preclude over-harvests, and assist in determining if changes in hunting dates and the areas of States open to hunting are warranted.

Service Form Number(s): 3–530; 3–530A.

Frequency: Annually.

Description of Respondents: Individuals and households.

Completion Time: The reporting burden is estimated to average 5 minutes per respondent.

Annual Responses: Recent Service experience indicates that about 3,600 hunters will respond to the questionnaire each year. This is a decrease of about 4,400 respondents. The number of hunters contacted annually has decreased due to a change in sampling rates. A recent Service evaluation of sampling rates indicated that sampling rates could be reduced without compromising the utility of survey results for population management purposes.

Annual Burden Hours: 299.

Dated: May 3, 1996.

Robert G. Streeter,

Assistant Director—Refuges and Wildlife. [FR Doc. 96–12974 Filed 5–22–96; 8:45 am] BILLING CODE 4310–55–M

### **DEPARTMENT OF JUSTICE**

Notice of Lodging of Settlement Agreement Pursuant to the Comprehensive Environmental Response, Compensation and Liability Act and the Resource Conservation and Recovery Act

In accordance with Departmental policy, 28 CFR 50.7, notice is hereby given that a proposed settlement agreement In re AM International, Inc., et al., Case No. 82-B-04922 (Bktcy. N.D. Ill.) and In re AM International, Inc., et al., Case No. 93-582 (Bktcy. Del.), was lodged on May 13, 1996 with the United States Bankruptcy Court for the Northern District of Illinois, Eastern Division. The proofs of claim in these actions seek to recover, pursuant to the Comprehensive Environmental Response, Compensation and Liability Act ("CERCLA"), 42 U.S.C. §§ 9601 et seq., response costs incurred and to be incurred by the U.S. Environmental Protection Agency ("EPA") at the Fisher Calo Chemical Superfund Site near LaPorte, Indiana ("Site").

The proposed settlement agreement embodies an agreement with AM International Inc. ("AM"): (1) to pay \$43,384 to the Hazardous Substances Superfund for partial reimbursement of EPA's past and future response costs at the Site; and (2) to pay \$1,800 to the U.S. Department of the Interior ("DOI") to resolve potential claims for natural resources damages in connection with the Site.

The proposed settlement agreement also provides AM with releases for civil liability under Section 106 and 107(a) of CERCLA, 42 U.S.C. 9606 and 9607(a), and Section 7003 of the Resource Conservation and Recovery Act ("RCRA"), 42 U.S.C. 6973, for EPA's past and future response cost and for natural damages at the Site for resources under the trusteeship of the Secretary of the Interior and the Secretary of Commerce, through the National Oceanic and Atmospheric Administration.

The Department of Justice will receive, for a period of thirty (30) days from the date of this publication, comments relating to the proposed settlement agreement. Comments should be addressed to the Assistant Attorney General for the Environmental and Natural Resources Division, Department of Justice, P.O. Box 7611, Ben Franklin Station, Washington, D.C. 20044–7611, and should refer to In re AM International, Inc., et al, DOJ Ref. No. 90–7–1–23D. In addition, pursuant to Section 7003(d) of RCRA, 42 U.S.C. 6973(d), any member of the public who

desires a public meeting in the area affected by the proposed settlement agreement in order to discuss the proposed settlement agreement prior to its final entry by the court may request that such a meeting be held. Any such request for a public meeting should be submitted within fifteen (15) days from the date of this publication and sent to the same address and bear the same reference as indicated above for submission of comments.

The proposed settlement agreement may be examined at the Office of the United States Attorney, Northern District of Illinois, Dirkson Building, Room 1200, 219 South Dearborn Street, Chicago, Illinois 60604; the Region V Office of the Environmental Protection Agency, 77 West Jackson Boulevard, Chicago, Illinois 60604-3590, Attn: Andrew Warren; and at the Consent Decree Library, 1120 G Street, N.W., Fourth Floor, Washington, D.C. 20005, (202) 624–0892. A copy of the proposed settlement agreement may be obtained in person or by mail from the Consent Decree Library, 1120 G Street, Fourth Floor, N.W., Washington, D.C. 20005. In requesting a copy, please refer to the referenced case and enclose a check in the amount of \$2.50 (25 cents per page reproduction costs), payable to the Consent Decree Library.

Joel Gross,

Chief, Environmental Enforcement Section, Environment and Natural Resources Division. [FR Doc. 96–12983 Filed 5–22–96; 8:45 am] BILLING CODE 4410–01–M

# Notice of Consent Decree in Comprehensive Environmental Response, Compensation and Liability Action

In accordance with the Departmental Policy, 28 CFR 50.7, notice is hereby given of the proposed addition of 73 parties to Consent Decree in *United States v. Keystone Sanitation Company, Inc., et al.*, Civil Action No. 1:CV–93–1482.

On September 27, 1993, the United States filed a complaint pursuant to Section 107(a) of the Comprehensive Environmental Response, Compensation and Liability Act (CERCLA), 42 U.S.C. § 9607(a) against the owners and operators, and certain parties who arranged for disposal or treatment of hazardous substances at the Keystone Sanitation Landfill Superfund Site (the "Site") in Union Township, Adams County, PA. Several of the defendants sued approximately 180 third-party defendants, who in turn sued approximately 600 fourth-party defendants, including the third and

fourth-party defendants proposed for addition to the Consent Decree.

A Consent Decree was lodged with the United States District Court for the Middle District of Pennsylvania for public comment on April 5, 1996. 61 FR 18411 (April 25, 1996). The proposed Decree, entered into under Section 122(g) of CERCLA, 42 U.S.C. § 9622(g), resolves the liability of parties determined by EPA to be "de micromis", which for purposes of this Site means that they contributed less than 1800 cubic yards of municipal solid waste, and within such amount, less than 55 gallons or 100 pound of materials contain hazardous substances. With the April 5th lodging, the United States solicited pubic comment upon the proposed Decree's resolution of 95 third and fourth-party Defendants' liability for response costs incurred and to be incurred at the Site. The defendants will pay \$1 each. With today's notice, the United States seeks comment on its addition of 73 more parties to this Decree.

The Department of Justice will accept written comments relating to the proposed addition of parties to the Consent Decree for thirty (30) days from the date of publication of this notice. Please address comments to the Assistant Attorney General, Environment and Natural Resources Division, Department of Justice, P.O. Box 7611, Ben Franklin Station, Washington, D.C. 20044 and refer to UnitedStates v. Keystone Sanitation Company, Inc. et al., DOJ No. 90–11–2–656A

Copies of the proposed Consent Decree may be examined at the Office of the United States Attorney, Middle District of Pennsylvania, Federal Building and Courthouse, 228 Walnut Street, Room 217, Harrisburg, Pennsylvania, 17108; Region III Office of the Environmental Protection Agency, 841 Chestnut Building Philadelphia, Pennsylvania 19107; 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 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. When requesting a coy of the proposed Consent Decree, please enclose a check in the amount of \$1.75 (twenty-five cents per page reproduction costs) payable to the "Consent Decree Library.

In addition, copies of the Decree, as well as the record supporting EPA's eligibility determinations regarding the present 73 defendants proposed for addition to the Decree, as well as for the

first 95 settlors, are available at the following record repositories established by EPA near the Site pursuant to Section 117(d) of CERCLA, 42 U.S.C. 9617(d):

U.S. EPA, Region III (address above), Contact: Anna Butch, 215–597–3037 Hanover Public Library, 301 Carlisle St. Hanover PA 17331, Contract: Priscilla McFarrin, 717–632–5183

St. Mary's Church of Christ, 1441 East Mayberry Road Westminster MD 21157, Contact: Jeanne Bechtel, 301– 346–7977

The Decree and record are also available at Filias & McLucas, 4309 Linglestown Road, Harrisburg, PA 17112, the repository created to house documents produced during discovery in the present litigation. Persons wishing to view documents at Filias & McLucas should call 717–845–6418 to arrange an appointment.

Joel M. Gross,

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

[FR Doc. 96–12981 Filed 5–22–96; 8:45 am] BILLING CODE 4410–01–M

### **Antitrust Division**

# Notice Pursuant to the National Cooperative Research and Production Act of 1993 Fastcast Consortium

Notice is hereby given that, on April 15, 1996, pursuant to § 6(a) of the National Cooperative Research and Production Act of 1993, 15 U.S.C. 4301 et seq. ("the Act"), the Fastcast Consortium ("Fastcast") 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 § 6(b) of the Act, the identities of the parties are: Accelerated Technologies, Inc., Austin, TX; Compression Engineering, Indianapolis, IN; DTM Corporation, Austin, TX; The Goodyear Tire & Rubber Company, Akron, OH; Komtek, Worcester, MA; Kovatch Castings, Inc., Uniontown, OH; Laser Fare Advanced Technology Group, Narragansett, RI; Laserform, Inc., Auburn Hills, MS; Manufacturing Sciences Corporation, Oak Ridge, TN; Osteonics Corporation, Allendale, NJ; Plynetics Corporation, San Leandro, CA; Solidform, Inc., Fort Worth, TX; TexCast, Inc., Inc., Houston, TX; 3D

Systems Corporation, Valencia CA; Truecast Precision Castings, Inc., Louisville, KY; and Walworth Foundaries, Inc., Darien, WI.

Fastcast's area of planned activity is research and development for the purpose of advancing the state of the art of investment casting in the United States.

Constance K. Robinson,

Director of Operations, Antitrust Division.

[FR Doc. 96–12982 Filed 5–22–96; 8:45 am]

BILLING CODE 4410–01–M

### [Civil Action No. 95-1804 (HHG), D.D.C.]

# United States v. National Automobile Dealers Association; Public Comments and Response on Proposed Final Judgment

Pursuant to the Antitrust Procedures and Penalties Act, 15 U.S.C. 16 (b)–(h), the United States publishes below the comments received on the proposed Final Judgment in *United States* v. *National Automobile Dealers Association,* Civil Action 95–1804 (HHG), United States District Court for the District of Columbia, together with the response of the United States to the comments.

Copies of the response and the public comments are available on request for inspection and copying in Room 200 of the U.S. Department of Justice, Antitrust Division, 325 7th Street, NW., Washington, DC 20530, and for inspection at the Office of the Clerk of the United States District Court for the District of Columbia, United States Courthouse, Third Street and Constitution Avenue, NW., Washington, DC 20001.

Rebecca P. Dick,

Deputy Director of Operations, Antitrust Division.

## In the United States District Court for the District of Columbia

United States of America, Plaintiff, v. National Automobile Dealers Association, Defendant.

[Civil Action No. 95-1804 (HHG)]

United States' Response to Public Comments

Pursuant to Section 2(d) of the Antitrust Procedures and Penalties Act, 15 U.S.C. 16(d) (the "APPA" or "Tunney Act"), the United States responds to public comments on the proposed Final Judgment submitted for entry in this civil antitrust proceeding.

This action began on September 20, 1995, when the United States filed a Complaint charging that the National Automobile Dealers Association