Estimated total cost for all respondents: \$16,800 per year.

Comments: Comments on this request for extension of approval of information collection requirements should be sent within 30 days of publication of this notice to Victoria Wassmer, Desk Officer, Office of Information and Regulatory Affairs, Office of Management and Budget, Washington, DC 20503; telephone: (202) 395-7340. Copies of the request for reinstatement of information collection requirements and supporting documentation are available from Carl Blechschmidt, Acting Director, Office of Planning and Evaluation, Consumer Product Safety Commission, Washington, DC 20207; telephone: (301) 504–0416, extension 2243.

Dated: October 22, 1996.

Sadye E. Dunn,

Secretary, Consumer Product Safety Commission.

[FR Doc. 96–27483 Filed 10–24–96; 8:45 am] BILLING CODE 6355–01–P

## [CPSC Docket No. 97-C0002]

## Hartman Products, a Corporation; Provisional Acceptance of a Settlement Agreement and Order

**AGENCY:** Consumer Product Safety Commission.

**ACTION:** Provisional acceptance of a settlement agreement under the Consumer Product Safety Act.

SUMMARY: It is the policy of the Commission to publish settlements which it provisionally accepts under the Consumer Product Safety Act in the Federal Register in accordance with the terms of 16 C.F.R. Section 1118.20(e). Published below is a provisionally-accepted Settlement Agreement with Hartman Products, a corporation.

**DATES:** Any interested person may ask the Commission not to accept this agreement or otherwise comment on its contents by filing a written request with the Office of the Secretary by November 9, 1996.

ADDRESSES: Persons wishing to comment on this Settlement Agreement should send written comments to the Comment 97–C0001, Office of the Secretary, Consumer Product Safety Commission, Washington, D.C. 20207.

## FOR FURTHER INFORMATION CONTACT: Traci J. Williams, Trial Attorney, Office of Compliance and Enforcement, Consumer Product Safety Commission, Washington, D.C. 20207; telephone (301) 504–0626.

**SUPPLEMENTARY INFORMATION:** The text of the Agreement and Order appears below.

Dated: October 21, 1996.

Sadye E. Dunn,

Secretary.

[FR Doc. 96–27484 Filed 10–24–96; 8:45 am]

### [CPSC Docket No. 97-C0002]

### Settlement Agreement and Order

In the Matter of Hartman Products, a corporation.

1. Hartman Products, a corporation, enters into this Settlement Agreement and Order with the staff of the Consumer Product Safety Commission ("Commission" or "CPSC") pursuant to the procedures set forth in 16 C.F.R. § 1118.20 of the Commission's Procedures for Consent Order Agreements under the Consumer Product Safety Act ("CPSA"), 15 U.S.C. §§ 2051–2084.

### I. The Parties

- 2. The "staff" is the staff of the Consumer Product Safety Commission, an independent regulatory commission of the United States established pursuant to section 4 of the CPSA, 15 U.S.C. § 2053.
- 3. Hartman Products is a corporation organized and existing under the laws of the State of California, with its principal corporate offices located at 4949 W. 147th Street, Hawthorne, California 90250.

### II. Allegations of the Staff

- 4. Between August 1992 and December 1992, Hartman Products assembled and distributed approximately 8,000 affected units of the Hartman Pro 1600 ("Pro 1600") hair dryer. Hartman Products is, therefore, a "manufacturer" as that term is defined in section 3(a)(4) of the CPSA, 15 U.S.C. § 2052(a)(4).
- 5. The Pro 1600 is a portable household appliance that consumers use to dry their hair. The Pro 1600 is a "consumer product" which was "distributed in commerce" as those terms are defined in sections 3(a)(1) and (11) of the CPSA, 15 U.S.C. §§ 2052(a)(1) and (11).
- 6. In some instances, the switch unit on the affected units could start a unit's heater without turning on its fan. In this situation, the heater could ignite the motor mounts made of a plastic material called Acrylonitrile-Butadiene-Styrene, ultimately igniting the entire unit, exposing surrounding objects to the flames.

Hartman Products received information from Underwriters Laboratories, Inc. notifying the firm about the fire hazard the affected units presented. The firm also received a complaint from a consumer alleging that her Pro 1600 caught fire.

7. Hartman Products obtained information which reasonably supported the conclusion that the affected units contained defects which could create a substantial product hazard, but failed to report that information to the Commission as required by section 15(b) of the CPSA, 15 U.S.C. § 2064(b).

## III. Response of Hartman Products

- 8. Hartman Products denies the allegations of the staff that the affected units contained any defect which could create a substantial product hazard pursuant to section 15(a) of the CPSA, 15 U.S.C. § 2064(a), and further denies that it violated the reporting requirements of section 15(b) of the CPSA, 15 U.S.C. § 2064(b).
- 9. In December 1992, in cooperation with Underwriters Laboratories, Inc., Hartman Products recalled the affected units. To date, it has not received any claims or allegations of injury from the affected units covered by this settlement.

### IV. Agreement of the Parties

- 10. The Commission has jurisdiction over this matter under the CPSA, 15 U.S.C.  $\S$  2051–2084.
- 11. Hartman Products, knowingly, voluntarily, and completely waives any rights it may have to an administrative or judicial hearing with respect to the staff allegations cited herein, judicial review or other challenge or contest of the validity of the Commission's Order, a determination by the Commission as to whether a violation of section 15(b) of the CPSA, 15 U.S.C. § 2064(b), has occurred, and a statement of findings of fact and conclusions of law with regard to the staff allegations.
- 12. Upon provisional acceptance of this Settlement Agreement and Order by the Commission, this Settlement Agreement and Order shall be placed on the public record and shall be published in the Federal Register in accordance with 16 C.F.R. § 1118.20(e).
- 13. The Settlement Agreement and Order take effect upon final acceptance by the Commission and their service upon Hartman Products.
- 14. Upon final acceptance of this Settlement Agreement by the Commission, the Commission will issue a press release to advise the public of the civil penalty Settlement Agreement and Order.

15. Hartman Products agrees to entry of the attached Order, which is incorporated herein by reference, and agrees to be bound by its terms.

16. This Settlement Agreement and Order are binding upon Hartman Products and its assigns and successors.

17. Agreements, understandings, representations, or interpretations made outside this Settlement Agreement and Order may not be used to vary or contradict its terms.

Hartman Products.

Dated: September 11, 1996.

Ronald Weinhart,

Hartman Products.

The Consumer Product Safety Commission. David Schmeltzer,

Assistant Executive Director, Office of Compliance.

Eric L. Stone,

Acting Director, Division of Administrative Litigation, Office of Compliance.

Dated: September 20, 1996.

Traci J. Williams.

Trial Attorney.

William J. Moore, Jr.,

Trial Attorney, Division of Administrative Litigation, Office of Compliance.

[CPSC Docket No. 97-C0002]

### Order

In the Matter of Hartman Products, a corporation.

Upon consideration of the Settlement Agreement entered into between Respondent, Hartman Products, a corporation, and the staff of the Consumer Product Safety Commission; and the Commission having jurisdiction over the subject matter and Hartman Products; and it appearing that the Settlement Agreement and Order is in the public interest, it is

*Ordered,* that the Settlement Agreement be and hereby is accepted; and it is

Further Ordered, that upon final acceptance of the Settlement Agreement and Order, Hartman Products shall pay the Commission a civil penalty in the amount of SIXTY THOUSAND AND 00/100 DOLLARS (\$60,000.00), payable as follows: \$15,000 twenty days after the Order is accepted finally, \$20,000 by January 1, 1997, and \$25,000 by July 15, 1997.

Provisionally accepted and Provisional Order issued on the 21st day of October, 1996.

By Order of the Commission.

Sadye E. Dunn,

Secretary, Consumer Product Safety Commission.

[FR Doc. 96–27485 Filed 10–24–96; 8:45 am] BILLING CODE 6355–01–M

## THE CORPORATION FOR NATIONAL AND COMMUNITY SERVICE

## Information Collection Request Submitted to the Office of Management and Budget for Review

**AGENCY:** Corporation for National and Community Service (CNCS).

**ACTION:** Notice of Information Collection Emergency Request Submitted to the Office of Management and Budget (OMB) for OMB Review of the National Service Enrollment Form and the National Service Member Exit Form.

**SUMMARY:** This notice provides information about an information collection request by the Corporation for National and Community Service, currently under review by OMB.

### FOR FURTHER INFORMATION CONTACT:

Lance Potter, (202) 606–5000, Extension 448.

#### SUPPLEMENTARY INFORMATION:

*Title of Forms:* National Service Enrollment Form and National Service Member Exit Form.

Need and Use: The National and Community Service Act of 1993 requires the Corporation for National and Community Service to provide education awards to individuals who complete a term of service in an approved national service position. By providing awards to individuals CNCS assists in expanding educational opportunity and rewards individual responsibility.

*Type of Request:* Revised submission for a previously approved collection.

Respondent's Obligation to Reply: Required to obtain benefit.

Frequency of Collection: One time

Estimated Number of Responses: 21,000.

Average Burden Hours Per Response:

Enrollment Form: .07 hrs.

Exit Form: .12 hrs.

Estimated Annual Reporting or Disclosure Burden:

Enrollment Form: 2975 hours.

Exit Form: 4200 hours.

Regulatory Authority: 42 U.S.C. 5066(a). Dated: October 21, 1996.

Lance Potter.

Director, Office of Evaluation.

[FR Doc. 96–27416 Filed 10–24–96; 8:45 am] BILLING CODE 6050–28–M

### **DEPARTMENT OF DEFENSE**

## Department of the Navy

Notice of Intent to Prospectively Grant Exclusive or Partially Exclusive License(s) to Precision Quincy Corporation and Shields Environmental Corporation

**SUMMARY:** Precision Quincy Corporation has applied for an exclusive license to practice the Government owned invention described in U.S. Patent No. 5,511,908 entitled "Mobile Safety Structure for Containment and Handling of Hazardous Material" issued April 30, 1996 and Shields Environmental Corporation has also applied for an exclusive license to practice the same invention. The Department of the Navy is considering granting to either one or both entities, a revocable, nonassignable, exclusive or partially exclusive license(s) to practice this invention in the United States.

Anyone wishing to object to the granting of licenses to either or both prospective licensees has 60 days from the date of this notice to file written objections along with supporting evidence, if any. Written objections are to be filed with the Office of Naval Research, ONR 00CC, Ballston Tower One, Arlington, Virginia 22217–5660.

FOR FURTHER INFORMATION CONTACT: Mr. R. J. Erickson, Staff Patent Attorney, Office of Naval Research, ONR 00CC, Ballston Tower One, 800 North Quincy Street, Arlington, Virginia 22217–5660, telephone (703) 696–4001.

Dated: October 10, 1996.

D.E. Koenig, Jr.,

Federal Register Liaison Officer.

[FR Doc. 96–27421 Filed 10–24–96; 8:45 am] BILLING CODE 3810–FF–P

## **DEPARTMENT OF ENERGY**

## Federal Energy Regulatory Commission

[Docket No. TX95-4-001]

# American Municipal Power Ohio, Inc. v. Ohio Edison Company; Notice of Filing

October 21, 1996.

Take notice that on September 30, 1996, Ohio Edison Company tendered in compliance with the Commission's September 13, 1996, Final Order in this docket, an Agreement for Construction, Operating and Compensation of Second Delivery Points with American Municipal Power-Ohio, Inc. and various Ohio Municipalities.

Any person desiring to be heard or to protest said filing should file a motion