Sherbrook Apartments (Architecture of Ward Wellington Ward in Syracuse MPS), 600—604 Walnut Ave., Syracuse, 97000093
Spencer House (Architecture of Ward Wellington Ward in Syracuse MPS), 114
Dorset Rd., Syracuse, 97000074
Stowell House (Architecture of Ward Wellington Ward in Syracuse MPS), 225

Weilington Ward in Syracuse Mr S), 223 Robineau Rd., Syracuse, 9700086 Ward House (Architecture of Ward Wellington Ward in Syracuse MPS), 100 Circle Rd., Syracuse, 97000069

Welsh House (Architecture of Ward Wellington Ward in Syracuse MPS), 827 Lancaster Ave., Syracuse, 97000081 White House (Architecture of Ward

Wellington Ward in Syracuse MPS), 176 Robineau Rd., Syracuse, 97000083 Ziegler House (Architecture of Ward

Wellington Ward in Syracuse MPS), 1035 Oak St., Syracuse, 97000082

Suffolk County

St. Thomas' Chapel, Main St., jct. with Indian Wells Plain Hwy., Amagansett, East Hampton, 97000065

SOUTH CAROLINA

Beaufort County

Laurel Bay Plantation, Address Restricted, Beaufort vicinity, 97000095

WISCONSIN

Trempealeau County

Gale College Historic District (Galesville MRA) Twelfth St., Galesville, 84004020

[FR Doc. 97–2063 Filed 1–27–97; 8:45 am] BILLING CODE 4310–70–P

DEPARTMENT OF COMMERCE

International Trade Commission

Sunshine Act Meeting

AGENCY HOLDING THE MEETING: United States International Trade Commission.

TIME AND DATE: February 10, 1997 at 11:00 a.m.

PLACE: Room 101, 500 E Street S.W., Washington, DC 20436.

STATUS: Open to the public.

MATTERS TO BE CONSIDERED:1. Agenda for future meeting.

- 2. Minutes.
- 3. Ratification List.
- Inv. Nos. 731–TA–741–743 (Final) (Melamine Institutional Dinnerware from China, Indonesia, and Taiwan) briefing and vote.
- 5. Outstanding action jackets: none.

In accordance with Commission policy, subject matter listed above, not disposed of at the scheduled meeting, may be carried over to the agenda of the following meeting.

Issued: January 23, 1997.

By order of the Commission.

Donna R. Koehnke,

Secretary.

[FR Doc. 97-2179 Filed 1-24-97; 11:25 am]

BILLING CODE 7020-02-P

DEPARTMENT OF JUSTICE

Office of Community Oriented Policing Services; FY 1997 Community Policing Discretionary Grants

AGENCY: Office of Community Oriented Policing Services, Department of Justice. **ACTION:** Notice of availability.

SUMMARY: The Department of Justice, Office of Community Oriented Policing Services ("COPS") announces the availability of grants to hire and/or rehire additional sworn law enforcement officers to engage in community policing. The COPS Universal Hiring Program permits interested agencies to supplement their current sworn forces or jurisdictions to establish a policing agency. Eligible applicants include State, local, and Indian policing agencies, jurisdictions seeking to establish a new policing agency and other agencies serving specialized jurisdictions, such as transit, housing, college, school, or natural resources.

DATES: COPS Universal Hiring Program Application Kits are currently available. There will be three application deadlines for the Universal Hiring Program: March 14, 1997, June 13, 1997 and August 1, 1997.

ADDRESSES: COPS Universal Hiring Program Application Kits may be obtained by writing to COPS Universal Hiring Program, 1100 Vermont Avenue, NW, Washington, DC 20530, or by calling the Department of Justice Response Center, (202) 307–1480 or 1–800–421–6770, or the full application kit is also available on the COPS Office web site at: http://www.usdoj.gov/cops. Completed application kits should be sent to COPS Universal Hiring Program, COPS Office, 1100 Vermont Avenue, N.W., Washington, D.C. 20530

FOR FURTHER INFORMATION CONTACT: The Department of Justice Crime Bill Response Center, (202) 307–1480 or 1–800–421–6770.

SUPPLEMENTARY INFORMATION:

Overview

The Violent Crime Control and Law Enforcement Act of 1994 (Pub. L. 103– 322) authorizes the Department of Justice to make grants for the hiring or rehiring of law enforcement officers to engage in community policing. The

COPS Universal Hiring Program permits interested agencies to supplement their current sworn forces or to establish a new policing agency, through grants for up to three years. All policing agencies, as well as jurisdictions considering establishing new policing agencies, are eligible to apply for this program. In addition, policing agencies serving specialized jurisdictions, such as transit, housing, college, school, natural resources, and others, are eligible to apply for this program. There are three application deadlines for this program: March 14, 1997; June 13, 1997; and August 1, 1997. Departments may apply before any one of the deadlines and equal consideration will be given to all applications submitted by he same deadlines.

All applicants will be asked to provide basic community policing and planning information for their area of jurisdiction. In addition, new applicants serving jurisdictions of 50,000 and over, as well as all those jurisdictions seeking to establish a department and agencies serving specialized jurisdictions (such as transit, housing, college, school, or natural resources), will be asked to provide additional information relating to the applicant's community policing plan, local community policing initiatives and strategies, local community support for the applicant's community policing plan, and plans for retaining the officers at the end of the grant period. In addition to the requested community policing information, all applicants will be asked to submit a streamlined budget summary containing information relating to planned hiring levels, salary and fringe benefits, and decreasing federal share requirements. The COPS Universal Hiring Program Application offers two alternative budget worksheets which are tailored to the number of officers requested by each applicant; applicants requesting five or fewer officers will complete one budget worksheet for each officer, while applicants requesting more than five officers will complete a single budget worksheet based on the average yearly cost per officer.

Grants will be made for up to 75 percent of the total entry-level salary and benefits of each officer over three years, up to a maximum of \$75,000 per officer, with the remainder to be paid by state or local funds. Waivers of the nonfederal matching requirement may be requested under this program, but will be granted only upon a showing of extraordinary fiscal hardship. Grant funds may be used only for entry-level salaries and benefits. Funding will begin once the new officers have been hired

or on the date of the award, whichever is later, and will be paid over the course

of the grant.

In hiring new officers with a COPS Universal Hiring Program grant, grantees must follow standard local recruitment and selection procedures. All personnel hired under this program will be required to be trained in community policing. In addition, all personnel hired under this program must be *in addition to*, and not in lieu of, other hiring plans of the grantees.

An award under the COPS Universal Hiring Program will not affect the eligibility of an agency for a grant under

any other COPS program.

The Catalog of Federal Domestic Assistance reference number for this program is 16.710.

Dated: January 17, 1997.

Joseph E. Brann,

Director.

[FR Doc. 97–2038 Filed 1–27–97; 8:45 am]

BILLING CODE 4410-AT-M

Notice of Lodging of Consent Decree Pursuant to the Comprehensive Environmental Response, Compensation, and Liability Act of 1980

In accordance with Departmental policy, 28 CFR 50.7, and 42 U.S.C. 9622(d)(2), notice is hereby given that on January 13, 1997, a Consent Decree was lodged in *United States v. Chrysler Corporation et al.*, Civil Action Nos. 88–341–LON and 88–534–LON (Consolidated) with the United States District Court for the District of Delaware.

This Consent Decree settles claims brought under Section 107 of the Comprehensive Environmental Response, Compensation, and Liability Act of 1980, as amended, 42 U.S.C. 9607, with respect to the Harvey & Knotts Superfund Site (the "Site") located in New Castle County, Delaware, against Chrysler Corporation, Knotts, Inc., and Edna Knotts. Pursuant to the terms of the Consent Decree, Chrysler Corporation will reimburse the Superfund for response costs incurred by the United States in the amount of \$1,550,000, and reimburse the State of Delaware for response costs in the amount of \$44,900; Knotts, Inc. will reimburse the Superfund for response costs incurred by the United States in the amount of \$100,000, and Edna Knotts will provide certain easements and restrictive covenants in connection with the Site.

The Department of Justice will receive comments relating to the proposed Consent Decree for a period of thirty

days from the date of publication of this notice. Comments should be addressed to the Assistant Attorney General, **Environment and Natural Resources** Division, Department of Justice, Washington, DC 20530, and should refer to United States v. Chrysler Corporation, et al., Civil Action Nos. 88-341-LON and 88-534-LON (Consolidated), Ref. No. 90-11-2-34B. The proposed Consent Decree may be examined at the office of the United States Attorney, District of Delaware, Chemical Bank Plaza, 1201 Market Street, Suite 100, Wilmington, Delaware 19899. Copies of the Consent Decree may also be examined and obtained by mail at the Consent Decree Library, 1120 G Street, NW., 4th Floor, Washington, DC 20005 (202-624-0892) and the offices of the Environmental Protection Agency, Region III, 841 Chestnut Building, Philadelphia, Pennsylvania 19107. When requesting a copy by mail, please enclose a check in the amount of \$11.00 (twenty-five 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. 97–2037 Filed 1–27–97; 8:45 am] BILLING CODE 4410–15–M

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

In accordance with Departmental policy, 28 C.F.R. § 50.7, notice is hereby given that a proposed consent decree in United States v. Kalama Chemical, Inc., Civil Action No. C-95-5522-FDB, was lodged on January 7, 1997 with the United States District Court for the Western District of Washington. The consent decree settles several claims brought against Kalama Chemical, Inc. ("KCI") under the Clean Air Act ("CAA"), 42 U.S.C. § 7401, et seq., for violations of the NESHAPs for asbestos and benzene and the New Source Performance Standards at KCI's facility located in Kalama, Washington. Under the proposed consent decree, KCI will pay a civil penalty of \$370,000 to the United States and a civil penalty of \$185,000 to the Southwest Air Pollution Control Authority which brought a separate suit against KCI pursuant to the Washington Clean Air Act. Further, the consent decree provides that KCI will undertake six Supplemental Environmental Projects designed to eliminate or reduce air pollution. Among other things, KCI will install emission control equipment that will remove approximately 28 tons of volatile organic compounds ("VOCs"),

primarily benzene and toluene, and 1,050 tons of carbon monoxide ("CO"). These projects are estimated to cost KCI at least \$1,351,838.

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, Washington, D.C. 20530, and should refer to *United States* v. *Kalama Chemical, Inc.*, DOJ Ref. # 90–5–2–1–1766.

The proposed 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 \$17.50 (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. 97–2035 Filed 1–27–96; 8:45 am] BILLING CODE 4410–15–M

Notice of Lodging of Stipulation and Settlement Pursuant to the Clean Water Act

In accordance with Departmental policy, 28 CFR 50.7, notice is hereby given that a proposed consent decree in *United States* v. *Meridian Engineering, Inc., et al.,* Civil Action No. 96–05M was lodged on January 13, 1997 in the United States District Court for the District of the Virgin Islands. The settlement resolves an action commenced in a complaint filed January 12, 1996, under the Clean Water Act, 33 U.S.C. 1301, *et seq.,* arising at an asphalt batching plant in St. Croix operated by Meridian Engineering, Inc. and the Virgin Islands Asphalt Products Corp.

The Complaint alleges that the Defendants violated the Clean Water Act by: (1) Discharging waste water without a National Pollutant Discharge Elimination System (NPDES) permit on two occasions, in violation of Section 301 of the Clean Water Act (CWA), 33