DEPARTMENT OF THE INTERIOR

Bureau of Reclamation

Availability of the Yakima River Basin Water Enhancement Program, Draft Basin Conservation Plan for Public Review

AGENCY: Bureau of Reclamation,

Interior.

ACTION: Notice.

SUMMARY: Bureau of Reclamation Commissioner Eluid Martinez, on behalf of the Secretary of the Interior, has released the Draft Basin Conservation Plan for the Yakima River Basin Water Enhancement Program for a public comment period. The Draft Conservation Plan was developed by the Yakima River Basin Conservation Advisory Group, appointed by the Secretary of the Interior in accordance with Title XII of Pub. L. 103-434 authorizing the Yakima River Basin Water Conservation Program (Conservation Program). The Plan outlines objectives, problems and needs, and potential water conservation solutions. It provides guidelines. processes, and procedures to participate in the Conservation Program.

DATES: The Draft Conservation Plan will be available August 15, 1997. Written comments on the Plan will be accepted through October 31, 1997, at the Bureau of Reclamation, Upper Columbia Area Office in Yakima, Washington, at the address indicated below.

ADDRESSES: Copies of the Plan are available in public libraries throughout the Yakima River Basin or can be obtained by contacting Jerry Jacoby at the Bureau of Reclamation, Upper Columbia Area Office, Yakima River Basin, Water Enhancement Project, P.O. Box 1749, Yakima WA 98907–1749.

FOR FURTHER INFORMATION CONTACT:

Jerry Jacoby, Resource Conservationist, (509) 575–5848, Ext. 282, or (800) 905–7565, Press 6.

SUPPLEMENTARY INFORMATION: The Conservation Program is a voluntary program, structured to provide economic incentives with cooperative Federal, State, and local funding to stimulate the identification and implementation of structural and nonstructural water conservation measures in the Yakima River Basin. Improvements in the efficiency of irrigation water delivery and use will result in improved stream flows for fish and wildlife, and improve the reliability of water supplies for irrigation.

Dated: August 12, 1997.

Walt Fite,

Area Manager, Upper Columbia Area Office. [FR Doc. 97–21789 Filed 8–15–97; 8:45 am] BILLING CODE 4310–94–M

DEPARTMENT OF JUSTICE

Lodging of Consent Decree Under the Comprehensive Environmental Response, Compensation, and Liability Act of 1980, as Amended, and the Resource Conservation and Recovery Act of 1976, as Amended

Under section 122 the Comprehensive Environmental Response,
Compensation, and Liability Act of 1980 ("CERCLA"), as amended, and 28 CFR 50.7, notice is hereby given that on August 5, 1997, a proposed consent decree in *United States* v. *Caldwell County, et al.*, Civil Action No. 5:97CV125–V, was lodged with the United States District Court for the Western District of North Carolina.

In this action, the United States sought the reimbursement of costs and the performance of work at the Caldwell Systems Site ("Site") in Caldwell County, North Carolina. The United States incurred these costs for a variety of actions authorized by section 104 of CERCLA, which included investigating the release and threatened release of hazardous substances at the Site, as well as investigating the health risks faced by people who formerly worked at the Site. The United States' costs for these actions are approximately \$5.26 million. Under the consent decree, Caldwell County and 42 private companies agree to remove contaminated soil, to monitor groundwater, and to remove constaminants from groundwater if necessary. This work is valued at approximately \$6.2 million. The 42 private companies also agree to guarantee a minimum recovery from a future de minimis settlement with other potentially liable parties at the Site, if EPA decides to offer such a settlement.

The Department of Justice will receive for a period of thirty (30) days from the date of this publication comments relating to the consent decree.

Comments should be addressed to the Assistant Attorney General of the Environment and Natural Resources Division, Department of Justice, Washington, DC. 20530, and should refer to *United States* v. *Caldwell County, et al.*, D.J. Ref. No. 90–11–2–615A.

The consent decree may be examined at the Office of the United States Attorney, Suite 1700, Carillon Building, 227 West Trade Street, Charlotte, North

Carolina; at U.S. EPA Region 4, 61 Forsythe Street, S.E., Atlanta, Georgia; and at the Consent Decree Library, 1120 G Street, N.W., 4th Floor, Washington, DC, (202) 624-0892. To review the consent decree at U.S. EPA Region 4, interested persons should make arrangements by calling Charles Mikalian at (404) 562-9575. A copy of the consent decree may be obtained in person or by mail from the Consent Decree Library, 1120 G Street, N.W., 4th Floor, Washington, DC 20005. When requesting a copy, please enclose a check in the amount of \$124.75 (25 cents per page reproduction cost) payable to the Consent Decree Library. Joel M. Gross,

Chief, Environmental Enforcement Section, Environment and Natural Resources Division. [FR Doc. 97–21747 Filed 8–15–97; 8:45 am] BILLING CODE 4410–15–M

DEPARTMENT OF JUSTICE

Lodging of Consent Decree Pursuant to the Clean Water 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. *Cominco Alaska, Inc.*, No. A97–267CIV (JKS) (D. Alaska), was lodged on July 14, 1997, with the United States District Court for the District of Alaska, With regard to the Defendant, the Consent Decree resolves a claim filed by the United States on behalf of the United States Environmental Protection Agency ("EPA") pursuant to the Clean Water Act, *as amended*, 33 U.S.C. 1251, *et seq.*

The United States entered into the Consent Decree in connection with the Red Dog Mine and Mill, located approximately 90 miles north of Koetzebue, Alaska, The Consent Decree provides that the Defendant will pay to the United States a civil penalty of \$1.7 million for violations of the Clean Water Act at the Site. Further, the Defendant will be required to develop and implement three Supplemental Environmental Projects set forth in the Consent Decree, at an estimated capital cost of \$3.1 million.

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. *Cominco Alaska, Inc.*, DOJ Reg. #90–5–1–1–5010.

The proposed Consent Decree may be examined at the office of the United States Attorney, 222 West Seventh Avenue #9, Anchorage, Alaska 99513-7567; the Region 10 office of the Environmental Protection Agency, 1200 Sixth Avenue, Seattle, Washington; 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 refer to the referenced case and enclose a check in the amount of \$25.50 (25 cents per page reproduction costs), payable to the Consent Decree Library.

Bruce S. Gelber,

Deputy Chief, Environmental Enforcement Section.

[FR Doc. 97–21745 Filed 8–15–97; 8:45 am] BILLING CODE 4410–15–M

DEPARTMENT OF JUSTICE

Lodging of Consent Decree Under the Comprehensive Environmental Response, Compensation and Liability

Notice is hereby given that on August 8, 1997, five proposed Consent Decrees in *United States v. Levine, et al.*, Civil Action No. 97–71163, were lodged with the United States District Court for the Eastern District of Michigan.

In this action, the United States sought to recover response costs under Section 107(a) of the Comprehensive Environmental Response, Compensation and Liability Act ("CERCLA"), 42 U.S.C. 9607(a), incurred at or in connection with a release or threatened release of hazardous substances at a site operated by Moreco Energy, Inc., located at 14445 Linwood St. in Detroit, Wayne County, Michigan, and known as the Enterprise Oil Superfund Site. The five Consent Decrees completely resolve the claims of the United States in this action.

Under the first Consent Decree ("Cummins Consent Decree"), Cummins Engine Co., Inc., Commercial Steel Treating Corp., CSX Transportation, Inc., Consolidated Rail Corp., PSI Telecommunications, Inc., Bentley Lube Centers, Inc., Ring Screw Works, Inc., L.E. Borden Co., and The Worthington Steel Co., will transfer \$545,740 of funds already placed in an interestbearing escrow account to the EPA Hazardous Substance Superfund. Under the second Consent Decree ("Victory Lane Consent Decree"), Victory Lane Quick Oil Change, Inc., will pay \$24,000, plus interest, in six quarterly

installments to the EPA Hazardous Substance Superfund. Under the third Consent Decree ("MNP Consent Decree"), MNP Corp. will pay \$20,000, plus interest, in five quarterly installments to the EPA Hazardous Substance Superfund. Under the fourth Consent Decree ("Buggy Lube Consent Decree"), Buggy Bath & Lube, Inc. will pay \$12,330, plus interest, in five quarterly installments to the EPA Hazardous Substance Superfund. Under the fifth Consent Decree ("Levine Consent Decree"), H. Fred Levine will pay \$87,500, plus interest, in three equal installments to the EPA Hazardous Substance Superfund.

The Department of Justice will receive for a period of thirty (30) days from the date of this publication comments relating to the five Consent Decrees. Comments should be addressed to the Assistant Attorney General of the Environment and Natural Resources Division, Department of Justice, Washington, D.C. 20530, and should refer to *United States* v. *Levine*, et al., D.J. Ref. No. 90–11–3–1656.

The Consent Decrees may be examined at the Office of the United States Attorney, 211 W. Fort St., Suite 2300, Detroit, MI 48226-3211, at the Region 5 Office of the United States Environmental Protection Agency, 77 West Jackson Boulevard, Chicago, IL 60604-3590, and at the Consent Decree Library, 1120 G Street, N.W., 4th Floor, Washington, D.C. 20005. A copy of the Consent Decrees 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 above-referenced case and enclose a check payable to the Consent Decree Library in the following amounts (\$.25 per page reproduction costs): For the Cummins Consent Decree, \$9.00; for the Victory Lane Consent Decree, \$6.75; for the MNP Consent Decree, \$6.75; for the Buggy Lube Consent Decree, \$6.75, and for the Levine Consent Decree, \$6.25. Please specify precisely which Decree is being requested.

Bruce S. Gelber,

Deputy Section Chief, Environmental Enforcement Section, Environment and Natural Resources Division. [FR Doc. 97–21746 Filed 8–15–97; 8:45 am] BILLING CODE 4410–15–M

DEPARTMENT OF JUSTICE

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

In accordance with Departmental policy, 28 CFR 50.7 and pursuant to Section 122 of the Comprehensive Environmental Response, Compensation, and Liability Act ("CERCLA"), 42 U.S.C. 9622, notice is hereby given that proposed Consent Decrees in *United States v. Mary Ruth Smith, et al.*, Civil Action No. C90–0232–L(R), were lodged on August 5, 1997, with the United States District Court for the Western District of Kentucky.

This case concerns the Smith Farm Superfund Site, located in Bullit County, in Kentucky (the "Site"). The **Environmental Protection Agency** ("EPA") divided the Site into two Operable Units ("OUs") to simplify the remediation at both an unpermitted disposal area (OU 1) and a former landfill disposal area (OU 2). EPA issued a Record of Decision ("ROD") for OU 1 on September 29, 1989, and amended the ROD on September 30, 1991. EPA issued the ROD for OU 2 on September 17, 1993. The selected remedy at the Site for both OUs is the installation of a landfill cap and a leachate collection system. EPA estimates the remedy to cost approximately \$38 million. The United States has incurred approximately \$5 million in past response costs. EPA estimates that the total Site costs are \$43

Under the decrees, Ford Motor Company agrees to undertake all remedial work necessary at the Site, while ultimately being responsible for 54.5% of the actual Site costs, and nine other major parties (Akzo Nobel Coatings, Inc.; The B.F. Goodrich Company; General Electric Company; Hoechst Celanese Corporation; Jim Beam Brands Company; Navistar International Transportation Corporation; Rohm and Haas Kentucky Incorporated; Safety Kleen Envirosystems Company; and Waste Management of Kentucky, LLC.) agree to a "cashout" settlement representing 41% of the \$43 million estimated overall Site response costs and fund or perform 41% of any future work.

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