DEPARTMENT OF JUSTICE

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

In accordance with 28 CFR 50.7, 38 FR 19029, notice is hereby given that on January 25, 2000, a proposed consent decree with respect to defendants Harry Grant and Sandalwood Construction Company in *United States* v. *Anthony* Dell'Aquila Enterprises and Subsidiaries, Harry Grant, and Sandalwood Construction Company, Civil Action No. 88–3232 (JCL), was lodged with the United States District Court for the District of New Jersey. The United States' complaint sought injunctive relief and civil penalties under the Clean Air Act ("CAA") against Anthony Dell'Aguila Enterprises and Subsidiaries ("Dell'Aquila"), Harry Grant, and Sandalwood Construction Company in regard to violations of the National Emission Standards for Hazardous Air Pollutants for asbestos ("asbestos NESHAP") at a facility that was owned by Dell'Aquila in Hoboken, New Jersey ("Dell'Aquila site"). The consent decree is signed on behalf of Harry Grant and Sandalwood Construction Company. The claim against Dell'Aquila was settled through a previous consent decree entered in the United States District Court for the District of New Jersey.

The consent decree provides that the defendants Harry Grant and Sandalwood Construction Company shall pay a civil penalty of \$60,000. The consent decree also provides, inter alia, that each of the defendants shall conduct all demolition or renovation operations that either of them may become involved with in the future in compliance with the asbestos NESHAP. In connection with any such demolition or renovation operations, the defendants are required to engage an accredited building inspector and obtain a thorough asbestos identification survey prior to demolition or renovation to determine the presence of asbestos containing materials and to provide EPA with a copy of each survey at least twenty days prior to the commencement of any demolition or renovation.

The Department of Justice will receive comments relating to the proposed consent decree for a period of thirty (30) days from the date of this publication. 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. Anthony Dell'Aquila Enterprises and Subsidiaries, Harry

Grant, and Sandalwood Construction Co., D.J. Ref. 90–5–2–1–1288.

The proposed consent decree may be examined at the office of the United States Attorney, 970 Broad St., Room 502, Newark, NJ 07102 and at the Region II office of the Environmental Protection Agency, 290 Broadway, New York, New York 10007. A copy of the proposed consent decree may also be obtained by mail from the Department of Justice Consent Decree Library, PO Box 7611, Washington, DC 20044. In requesting a copy, please enclose a check (there is a 25 cent per page reproduction cost) in the amount of \$4.25 payable to the "Consent Decree Library.'

Joel M. Gross,

Chief, Environmental Enforcement Section, Environment & Natural Resources Division. [FR Doc. 00−3113 Filed 2−9−00; 8:45 am] BILLING CODE 4410−15−M

DEPARTMENT OF JUSTICE

Notice of Consent Judgments Pursuant to The Comprehensive Environmental Response, Compensation and Liability Act

In accordance with Departmental Policy, 28 CFR 50.7, 38 FR 19029, and 42 U.S.C. 9622(d), notice is hereby given that a proposed Consent Decree in United States v. Cornell University, Civ. No. 00-CV-0121 (NAM), DOJ # 90-11-2–2/3, was lodged in the United States District Court for the Northern District of New York on January 21, 2000. The Consent Decree resolves the liability of defendant under section 107(a) of the Comprehensive Environmental Response, Compensation and Liability Act ("CERCLA"), 42 U.S.C. 9607(a), relating to the Pollution Abatement Services Superfund Site in Oswego, New York (the "Site").

Under the proposed consent decree, Cornell will cash out its liability for the Site, subjects to reopeners, by paying to the United States the sum of \$30,000 in partial reimbursement of EPA's past response costs and paying \$335,500 toward future operable unit 3 ("OU3") Site costs to the responsible parties who are performing OU3 under an earlier consent decree. In exchange for the work and payment of response costs, Defendants will receive a covenant not to sue for response actions at the Site subject to certain reservations of rights.

The Department of Justice will receive, for a period of thirty (30) days from the date of this publication, written 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. *Cornell University*, Civ. No. 00–CV–0121 (NAM), DOJ # 90–11–2–2/3.

The proposed Consent Decree may be examined at the Office of the United States Attorney, Northern District of New York, James Foley U.S. Courthouse, 445 Broadway, Room 231, Albany, New York 12207; and at the Region II Office of the U.S. Environmental Protection Agency, 290 Broadway, New York, New York 10278. Copies of the Consent Decree may be obtained by mail from the consent Decree Library, United States Department of Justice, PO Box 7611 Ben Franklin Station, Washington, DC 20044, (202) 514-1547. In requesting a copy, please enclose a check in the amount of \$5.25 (25 cents per page reproduction costs) payable to the Consent Decree Library.

Joel M. Gross,

Environmental Enforcement Section, Environment and Natural Resources Division. [FR Doc. 00–3114 Filed 2–9–00; 8:45 am] BILLING CODE 4410–15–M

DEPARTMENT OF JUSTICE

Notice Of Lodging of Settlement Agreement

Notice is hereby given that on January 18, 2000, a proposed settlement agreement ("Settlement Agreement") in *In re Raymark Industries, Inc.*, Case No. 98–51540, was lodged with the United States Bankruptcy Court for the District of Connecticut. This proposed Settlement Agreement resolves certain claims among the United States, the Trustee of Raymark Industries, Inc., and Leach Family Holdings, Inc. ("Leach") with respect to a Site known as the Raymark Industries, Inc. Supefund Site located in Stratford, Connecticut.

The Settlement Agreement provides for a payment, under the conditions specified in the Agreement, to Leach in the amount of up to \$ 1.5 million from the proceeds of the sale of the portion of the Raymark Site owned by Raymark Industries, Inc.

The proposed Settlement Agreement may be examined at the office of the United States Attorney for the District of Connecticut, 915 Lafayette Blvd., Room 309, Bridgeport, Ct. 06604; and at the Region I office of the Environmental Protection Agency, 1 Congress St., Boston, Mass. 02114–2023. A copy of the proposed Settlement Agreement may also be obtained by mail from the Consent Decree Library, PO Box 7611,

Washington, DC 20044. When requesting a copy please refer to the referenced case and enclose a check made payable to the Consent Decree Library in the amount of \$3.50 (25 cents per page reproduction costs).

Joel M. Gross,

Section Chief, Environmental Enforcement Section, Environment and Natural Resources Division.

[FR Doc. 00–3112 Filed 2–9–00; 8:45 am] **BILLING CODE 4410–15–M**

DEPARTMENT OF JUSTICE

Antitrust Division

Notice Pursuant to the National Cooperative Research and Production Act of 1993—Digital Imaging Group, Inc.

Notice is hereby given that, on August 19, 1999, pursuant to Section 6(a) of the National Cooperative Research and Production Act of 1993, 15 U.S.C. 4301 et seq. ("the Act"), Digital Imaging Group, Inc. has filed written notifications simultaneously with the Attorney General and the Federal Trade Commission disclosing changes in its membership status. 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, Photoloft.com, Campbell, CA; PhotoHighway.com, Monterey, CA; ACD Systems, Victoria, BC, CANADA; Lightsurf Technologies, Inc., Scotts Valley, CA; Seattle Film Works, Seattle, WA; Digitella Technology, Inc., Irvine, CA; Signafy, Inc., Princeton, NJ; Intellectual Protocols, Nannet, NY; RCO, Los Angeles, CA; MediaSec Technologies, Essen, GERMANY; and CNS Development, Colleyville, TX have been added as parties to this venture. Also, Picture Vision, Inc., Herndon, VA; AccuSoft, Westborough, MA; Digital Zone International A/S, Aarhus C, DENMARK; and Samsung Electronics Co. Ltd., Suwon, Kyungki-D, SOUTH KOREA have been dropped as parties to this venture.

No other changes have been made in either the membership or planned activity of the joint venture.

Membership in this joint venture remains open, and Digital Imaging Group, Inc. intends to file additional written notification disclosing all changes in membership.

On September 25, 1997, Digital Imaging Group, Inc. 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 November 10, 1997 (62 FR 60530).

The last notification was filed with the Department on June 10 1999. A notice has not yet been published in the Federal Register.

Constance K. Robinson,

Director of Operations, Antitrust Division. [FR Doc. 00–3122 Filed 2–9–00; 8:45 am] BILLING CODE 4410–11–M

DEPARTMENT OF JUSTICE

Antitrust Division

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

Notice is hereby given that, on August 23, 1999, pursuant to section 6(a) of the National Cooperative Research and Production Act of 1993, 15 U.S.C. 4301 et seq. ("the Act"), OBI Consortium, Inc. has filed written notifications simultaneously with the Attorney General and the Federal Trade Commission disclosing changes in its membership status. 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, American Management Systems, Fairfax, VA; GEIS (GE Information Systems), Gaithersburg, MD; and Trilogy Buying Chain, Austin, TX have been added as parties to this venture. Also, Texas Instruments, Dallas, TX; and Open Market, Burlington, MA have been dropped as parties to this venture.

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 OBI Consortium, Inc. intends to file additional written notification disclosing all changes in membership.

On Saturday 10, 1997, OBI Consortium, Inc. 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 November 10, 1997 (62 FR 60531).

The last notification was filed with the Department on May 27, 1999. A notice has not yet been published in the Federal Register.

Constance K. Robinson,

Director of Operations, Antitrust Division. [FR Doc. 00–3121 Filed 2–9–00; 8:45 am] BILLING CODE 4410–11–M

DEPARTMENT OF JUSTICE

Antitrust Division

Notice Pursuant to the National Cooperative Research and Production Act of 1993—Ohio Aerospace Institute Federated Intelligent Product Environment Consortium ("FIPER")

Notice is hereby given that, on July 17, 1999, pursuant to section 6(a) of the National Cooperative Research and Production Act of 1993, 15 U.S.C. 4301 et seq. ("the Act"), Ohio Aerospace Institute Federated Intelligent Product Environment Consortium ("FIPER") 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 Ohio Aerospace Institute, Cleveland, OH; BFGoodrich Aerospace, Aerostructures Group, Chula Vista, CA; Engineous Software, Inc., Morrisville, NC; GE Aircraft Engines, Cincinnati, OH; Ohio University, Athens, OH; and Parker Hannifin Corporation, Mentor, OH. The nature and objectives of the venture are to conduct research and development directed at reducing design time by intelligently automating elements of the design process in a linked associative environment. The participants are joining together to collaborate to accelerate the development of technology to provide true concurrency between design and manufacturing. Information regarding participation in The Federated Intelligent Product Environment "FIPER" Consortium may be obtained from Jake Breland, Ohio Aerospace Institute (OAI), 22800 Cedar Point Rd., Cleveland, Ohio 44142.

Constance K. Robinson,

Director of Operations, Antitrust Division. [FR Doc. 00–3127 Filed 2–9–00; 8:45 am] BILLING CODE 4410–11–M