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Joel M. Gross,

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

[FR Doc. 95-13585 Filed 6-2-95; 8:45 am]

BILLING CODE 4410-01-M

Notice of Lodging of Settlement Agreement in In re Edward Cyril Niedermeyer

Notice is hereby given that a proposed Settlement Agreement between the United States on behalf of the United States Environmental Protection Agency ("EPA") and the Trustee of the bankruptcy estate in *In re Edward Cyril Niedermeyer* was lodged on May 18, 1995, with the United States Bankruptcy Court for the District of Oregon in *In re Edward Cyril Niedermeyer*, No. 393-34353-elp7 (Bankr. D. Ore.), No. 1-91-00100. Under the Agreement, the United States will have an allowed general unsecured claim of \$10,000,000. Any payments received by EPA will be used to implement response action at the Pacific Wood Treating Site in Ridgefield, Washington under the Comprehensive Environmental Response, Compensation, and Liability Act ("CERCLA"), 42 U.S.C. 9601 *et seq.*, or by the State of Washington, Department of Ecology, pursuant to a cooperative agreement with EPA, to implement response action at the Site pursuant to state law. The Settlement Agreement also resolves the United States' proof of claim on behalf of EPA filed under the Resource Conservation and Recovery Act ("RCRA"), 42 U.S.C. 6901 *et seq.*

The Department of Justice will receive comments relating to the proposed Settlement Agreement for 30 days following the publication of this Notice. 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 *In re Edward Cyril Niedermeyer*, D.J. Ref. No. 90-7-1-743. Commenters may request an opportunity for a public meeting in the affected area, in accordance with Section 7003(d) of RCRA.

The proposed Settlement Agreement may be examined at the Office of the United States Attorney for the District of Oregon, 312 U.S. Courthouse, 620 SW Main Street, Portland, Oregon 97205; the Region X Office of the United States Environmental Protection Agency, 1200 Sixth Avenue, Seattle, Washington 98101; and at the Consent Decree

Library, 1120 G Street, NW., 4th Floor, Washington, DC 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, NW., 4th Floor, Washington, DC 20005. In requesting a copy of the Settlement Agreement without attachments, please enclose a check in the amount of \$1.50 (25 cents per page for reproduction costs), payable to the Consent Decree Library.

Joel M. Gross,

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

[FR Doc. 95-13583 Filed 6-2-95; 8:45 am]

BILLING CODE 4410-01-M

Lodging of Consent Decree Pursuant to Clean Water Act

In accordance with Department of Justice policy and 28 CFR 50.7 notice is hereby given that on May 18, 1995, a proposed Consent Decree in *United States v. City of North Olmstead et al.*, Case No. 1:95CV1109, was lodged in the United States District Court for the Northern District of Ohio. The Complaint filed by the United States alleged violations of the Clean Water Act ("the Act"), 33 U.S.C. 1319(b). The Consent Decree requires the City of North Olmstead to comply with its applicable NPDES permit, the Clean Water Act, the Administrative Order issued by U.S. EPA on July 31, 1991, OEPA's Administrative Order of June 21, 1991, and Chapter 6111 of the Ohio Revised Code. North Olmstead has also agreed to make certain equipment changes at its plant by July 1, 1995, submit reports to U.S. EPA concerning any voluntary sewer rehabilitation which North Olmstead undertakes, and submit all reports required by its NPDES permit to U.S. EPA. The Consent Decree also requires North Olmstead to pay a civil penalty of \$175,000.

The Department of Justice will receive for a period of thirty (30) days from the date of this publication comments concerning the proposed Consent Decree. Comments should be addressed to the Assistant Attorney General, Environment and Natural Resources Division, U.S. Department of Justice, P.O. Box 7611, Ben Franklin Station, Washington, DC 20044, and should refer to *United States v. City of North Olmstead et al.*, D.J. Ref. No. 90-5-1-1-3949.

The proposed Consent Decree may be examined at any of the following offices: (1) the United States Attorney for the Northern District of Ohio, Room 208 U.S. Courthouse, 2 South Main St,

Akron, Ohio 44308 (contact Assistant United States Attorney James L. Bickett); (2) the U.S. Environmental Protection Agency, Region 5, 77 West Jackson Boulevard, Chicago, Illinois 60604-3590 (contact Assistant Regional Counsel Padimavati Klejwa); and at the Consent Decree Library, 1120 G Street, NW., 4th Floor, Washington, DC 20005, 202-624-0892. Copies of the proposed Consent Decree may be obtained in person or by mail from the Consent Decree Library, 1120 G Street, NW., 4th Floor, Washington, DC 20005, telephone (202) 624-0892. For a copy of the Consent Decree please enclose a check in the amount of \$3.00 (25 cents per page reproduction costs) payable to Consent Decree Library.

Joel M. Gross,

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

[FR Doc. 95-13584 Filed 6-2-95; 8:45 am]

BILLING CODE 4410-01-M

National Institute of Corrections

Advisory Board Meeting

Time and date: 10:30 a.m., Tuesday, June 20, 1995.

Place: Charleston Marriott Hotel, 4770 Marriott Drive, Charleston, South Carolina.

Status: Open.

Matters To Be Considered

Office of Justice Programs update on the Violent Offender and Truth In Sentencing Grant Program, update on the Crime Bill provisions assigned to NIC, NIC Information Center report on state legislative actions on truth In sentencing, policy statement on emerging issues in corrections, report on the reorganization and restructuring of NIC, plans for future Advisory Board meetings, and NIC's budget and funding.

CONTACT PERSON FOR FURTHER INFORMATION:

Larry Solomon, Deputy Director, (202) 307-3106, ext. 155.

Morris L. Thigpen,
Director.

[FR Doc. 95-13562 Filed 6-2-95; 8:45 am]

BILLING CODE 4410-36-M

DEPARTMENT OF LABOR**Employment and Training
Administration**

[TA-W-30, 904]

**Alliant Techsystems, Inc., A/K/A
Hercules, Inc. Kenvil, NJ; Amended
Certification Regarding Eligibility to
Apply for Worker Adjustment
Assistance**

In accordance with Section 223 of the Trade Act of 1974 (19 USC. 2273) the Department of Labor issued a Notice of Certification Regarding Eligibility to Apply for Worker Adjustment Assistance on April 28, 1995, applicable to all workers of Alliant Techsystems, Incorporated, Kenvil, New Jersey engaged in employment related to the production of propellants. The notice was published in the Federal Register on May 9, 1995 (60 FR 24653).

New information received from the State Agency show that some of the workers at Alliant Techsystems, Incorporated had their unemployment insurance (UI) taxes paid to Hercules, Inc.

Accordingly, the Department is amending the certification to properly reflect this matter.

The intent of the Department's certification is to include all workers of Alliant Techsystems, Incorporated who were adversely affected by increased imports.

The amended notice applicable to TA-W-30,904 is hereby issued as follows:

"All workers of Alliant Techsystems, Incorporated, a/k/a Hercules, Inc., Kenville, New Jersey engaged in employment related to the production of propellants who became totally or partially separated from employment on or after March 30, 1994 are eligible to apply for adjustment assistance under Section 223 of the Trade Act of 1974."

Signed at Washington, DC this 23rd day of May 1995.

Victor J. Trunzo,

Program Manager, Policy and Reemployment Services, Office of Trade Adjustment Assistance.

[FR Doc. 95-13567 Filed 6-2-95; 8:45 am]

BILLING CODE 4510-30-M

Mine Safety and Health Administration**Petitions for Modification**

The following parties have filed petitions to modify the application of mandatory safety standards under section 101(c) of the Federal Mine Safety and Health Act of 1977.

1. H & S Coal Company

[Docket No. M-95-67-C]

H & S Coal Company, 534 Melrose Street, Marion Heights, Pennsylvania 17832 has filed a petition to modify the application of 30 CFR 75.1400 (hoisting equipment; general) to its No. 1 Slope (I.D. No. 36-08447) located in Northumberland County, Pennsylvania. The petitioner proposes to use a slope conveyance (gunboat) in transporting persons without installing safety catches or other no less effective devices but instead use a increased rope strength/safety factor and secondary safety rope connection in place of such devices. The petitioner asserts that the proposed alternative method would provide at least the same measure of protection as would the mandatory standard.

2. C. H. & S. Coal Company

[Docket No. M-95-68-C]

C. H. & S. Coal Company, Inc., P.O. Box 159, Birchleaf, Virginia 24220 has filed a petition to modify the application of 30 CFR 75.1711-2 (sealing of slope or drift openings) to its Mine No. 3 (I.D. No. 44-01246) located in Scott County, Virginia. The petitioner proposes to install bat gates on openings at Mine No. 3 and Portals C in addition to the two bat gates already installed by the Virginia Department of Mines, Minerals and Energy at openings Portal A and Portal B in 1987. The petitioner states that the U.S. Forest Service has information that would verify that bat-friendly angle-iron gates have proven highly successful in ensuring both human and bat safety throughout the country; and that they would be willing to provide gate plans for review and to take responsibility for the maintenance and upkeep of the gates including responsibility for the public's safety. The petitioner asserts that the proposed alternative method would provide at least the same measure of protection as would the mandatory standard.

3. Bear Coal Company

[Docket No. M-95-69-C]

Bear Coal Company, P.O. Box 518, Somerset, Colorado 81434 has filed a petition to modify the application of 30 CFR 75.364(b)(4) (weekly examination) to its Bear No. 3 Mine (I.D. No. 05-03787) located in Gunnison County, Colorado. Due to a roof fall in the "C" seam at crosscuts #25 and #26, entries #0 and #1 impeding travel to two (2) permanent seals the area cannot be traveled safely. The petitioner proposes to establish monitoring stations to measure the quantity and quality of air entering and leaving the affected area; to have a certified person examine the

stations on a daily basis and record the results in a book kept on the surface and made available for inspection by interested persons. The petitioner asserts that the proposed alternative method would provide at least the same measure of protection as would the mandatory standard.

4. Clinchfield Coal Company

[Docket No. M-95-70-C]

Clinchfield Coal Company, 1600 Laidley Tower, P.O. Box 553, Charleston, West Virginia 25322 has filed a petition to modify the application of 30 CFR 75.350 (air courses and belt haulage entries) to its McClure No. 2 Mine (I.D. No. 44-04946) located in Dickenson County, Virginia. Due to extreme restrictions on the intake airways, the petitioner proposes to install a low-level carbon monoxide monitoring system as an early warning fire detection system in all belt entries used as intake air courses to ventilate the active working faces and to dilute and render harmless respirable dust and harmful gases. The petitioner states that application of the standard would result in diminution of safety to the miners. The petitioner asserts that the proposed alternative method would provide at least the same measure of protection as would the mandatory standard.

5. Clinchfield Coal Company

[Docket No. M-95-71-C]

Clinchfield Coal Company, 1600 Laidley Tower, P.O. Box 553, Charleston, West Virginia 25322 has filed a petition to modify the application of 30 CFR 75.340(a) (underground electrical installations) to its McClure No. 2 Mine (I.D. No. 44-04946) located in Dickenson County, Virginia. Due to extreme air restrictions on the intake airways, the petitioner proposes to install a low-level carbon monoxide monitoring system in all belt entries used as intake air courses as an early warning fire detection system to ventilate the active working faces and to dilute and render harmless respirable dust and harmful gases. The petitioner states that application of the standard would result in a diminution of safety to the miners. The petitioner asserts that the proposed alternative method would provide at least the same measure of protection as would the mandatory standard.

6. Costain Coal, Inc.

[Docket No. M-95-72-C]

Costain Coal, Inc., P.O. Box 289, Sturgis, Kentucky 42459 has filed a petition to modify the application of 30 CFR 75.1710-1 (canopies or cabs; self-