

Issued: September 7, 1995.

Donna R. Koehnke,

Secretary.

[FR Doc. 95-22689 Filed 9-12-95; 8:45 am]

BILLING CODE 7020-02-P

INTERSTATE COMMERCE COMMISSION

[Finance Docket No. 32758]

Portland & Western Railroad, Inc.— Lease and Operation Exemption— Southern Pacific Transportation Company

Portland & Western Railroad, Inc. (PNWR), a noncarrier, has filed a notice of exemption to lease from Southern Pacific Transportation Company (SPT) and to operate three rail segments, all in the State of Oregon, totaling approximately 52.68 miles: (1) The 28.91-mile Tillamook Branch, between milepost 741.59 near Willsburg Jct. and milepost 770.50 near Schefflin; (2) the 9.45-mile Westside-Seghers Branch, between milepost 764.80 near Hillsboro and milepost 754.57 near Seghers;¹ and (3) the 14.32-mile Newberg Branch, between milepost 763.99 near Cook and milepost 749.67 near Newberg. SPT also granted PNWR incidental overhead trackage rights to operate over 3.69 miles of rail line between milepost 768.00 at Brooklyn Yard and the point of connection with the Tillamook Branch at milepost 741.59 near Willsburg Jct. The notice became effective on August 15, 1995.

PNWR is 100% owned and controlled by Genesee & Wyoming Industries, Inc. (GWI), and GWI controls nine class III rail carriers through stock ownership. Because, the three SPT lines connect with lines operated by Willamette & Pacific Railroad, Inc., a GWI controlled rail carrier, GWI has petitioned for an exemption in *Genesee & Wyoming Industries, Inc.—Continuance in Control Exemption—Portland & Western Railway, Inc.*, Finance Docket No. 32759, to continue in control of PNWR and the other railroads in its corporate family after PNWR becomes a class III rail carrier. To consummate the instant transaction before Finance Docket No. 32759 is decided, GWI has placed PNWR in an independent voting trust. 49 CFR 1013.

Any comments must be filed with the Commission and served on Eric M. Hocky, Gollatz, Griffin & Ewing, P.C.,

¹ Although the mileposts for this line segment suggest that the line is 10.23 miles long, the actual mileage is 9.45 miles. The discrepancy is attributable to the mileposts not having been redesignated to reflect a previous abandonment.

P.O. Box 796, 213 West Miner Street,
West Chester, PA 19381-0796.

This notice is filed under 49 CFR 1150.31. If the notice contains false or misleading information, the exemption is void *ab initio*. Petitions to revoke the exemption under 49 U.S.C. 10505(d) may be filed at any time. The filing of a petition to revoke will not automatically stay the transaction.

Decided: September 6, 1995.

By the Commission, David M. Konschnik,
Director, Office of Proceedings.

Vernon A. Williams,

Secretary.

[FR Doc. 95-22734 Filed 9-12-95; 8:45 am]

BILLING CODE 7035-01-P

DEPARTMENT OF JUSTICE

Drug Enforcement Administration

Manufacturer of Controlled Substances; Notice of Application

Pursuant to § 1301.43(a) of Title 21 of the Code of Federal Regulations (CFR), this is notice that on July 20, 1995, Mallinckrodt Chemical, Inc., Mallinckrodt & Second Streets, St. Louis, Missouri 63147, made written request to the Drug Enforcement Administration (DEA) for registration as a bulk manufacturer of the Schedule II controlled substance Methylphenidate (1724).

The firm plans to produce bulk finished product for distribution to its customers.

Any other such applicant and any person who is presently registered with DEA to manufacture such substances may file comments or objections to the issuance of the above application.

Any such comments or objections may be addressed to the Deputy Assistant Administrator, Office of Diversion Control, Drug Enforcement Administration, United States Department of Justice, Washington, DC 20537, Attention: DEA Federal Register Representative (CCR), and must be filed no later than November 13, 1995.

Dated: September 5, 1995.

Gene R. Haislip,

*Deputy Assistant Administrator, Office of
Diversion Control, Drug Enforcement
Administration.*

[FR Doc. 95-22765 Filed 9-12-95; 8:45 am]

BILLING CODE 4410-09-M

Office of Community Oriented Policing Services

Community Policing to Combat Domestic Violence

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 provide funding for implementing innovative community policing strategies to combat domestic violence to law enforcement agencies which partner with eligible domestic violence victim advocacy organizations.

The Community Policing to Combat Domestic Violence Initiative ("COPS/DV Initiative") permits agencies which have demonstrated a solid community policing effort and are interested in specifically turning their focus, or strengthening their already progressive focus, towards domestic violence to apply for funding in partnership with an agency which provides domestic violence victim advocacy. Eligible applicants include State, local, and Indian law enforcement agencies with demonstrated commitments to community policing. Victim service agencies and organizations, domestic violence shelters, and non-profit, nongovernmental victim service providers are encouraged to partner with police agencies to apply under this program. Projects will be funded for a one-year period. The Catalog of Federal Domestic Assistance reference is 16.710.

DATES: COPS/DV Initiative Application Kits will be available on or about September 9, 1995. Completed applications should be returned to the COPS Office by November 17, 1995.

Applications submitted after this deadline will not be accepted.

ADDRESSES: COPS/DV Initiative Applications Kits may be obtained by writing to COPS/DV Initiative, 1100 Vermont Avenue, N.W., 5th Floor, Washington, D.C. 20530, or by calling the Department of Justice Crime Bill Response Center, (202) 307-1480 or 1-800-421-6770. Completed COPS/DV Initiative Application Kits should be sent to COPS/DV Initiative, COPS Office, 1100 Vermont Avenue, N.W., 5th Floor, 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: Title I of the Violent Crime Control and Law

Enforcement Act of 1994 (Pub. L. 103-322) authorizes the Department of Justice to make grants to increase the number of community oriented policing officers on the streets and to support innovative community policing projects. The COPS Office is offering the COPS/DV Initiative to provide one-year grants to agencies which have a demonstrated commitment to community policing to turn their focus, or strengthen their already progressive focus, towards domestic violence.

All state, local, Indian Tribal, and other public law enforcement agencies which are committed to using community policing to combat domestic violence are eligible to apply for funding in partnership with victim service agencies and organizations, domestic violence shelters, and non-profit, nongovernmental victim service providers. Law enforcement agency applicants must demonstrate that they are implementing an exemplary community policing program and that they currently train officers in community policing. Law enforcement agency applicants must submit with their application a memorandum of understanding between the agency and an eligible victim or community service organization, specifying the roles of all parties involved in the proposal and describing clearly the parameters of partnership between the participants.

Applicants must apply under one of three funding categories: (1) Domestic Violence Training with a Community Oriented Policing Philosophy (up to \$2,000,000 in funding, not to exceed \$250,000 per grant); (2) Problem Solving and Community Based Programs: Community Policing Partnerships and Problem Solving Initiatives Focusing on Domestic Violence (up to \$5,000,000 in funding, not to exceed \$200,000 per grant); or (3) Changing Police Organizations to be More Responsive to Domestic Violence (up to \$3,000,000 in funding, not to exceed \$150,000 per grant).

All applicants under the COPS/DV Initiative will be asked to provide an Application Summary Sheet, a Project Narrative, and a Budget Narrative. The Application Summary Sheet requests identifying information on the applicant agency; a brief description of the proposed project; and a brief description of the partnership between the law enforcement agency applicant and an eligible victim services organization. The Project Narrative requires a description of the innovative community policing project proposed and a narrative description of the law enforcement applicant agency's current community policing plan and practices.

The Budget Narrative requires a description of the proposed project budget, including the identification of local contributions of funds, if any, to the proposed project.

Projects will be funded for a one-year period. The application deadline for the COPS/DV Initiative is November 17, 1995. Applications postmarked after this deadline will not be considered. An award under the COPS/DV Initiative will not affect the eligibility of any agency to apply to other COPS programs.

Dated: September 1, 1995.

L. Anthony Sutin,

Acting Director.

[FR Doc. 95-22660 Filed 9-12-95; 8:45 am]

BILLING CODE 4410-01-M

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

In accordance with Departmental policy, 28 CFR 50.7, notice is hereby given that a proposed consent decree in *United States v. Joseph A. Cekola, et al.*, Case No. 1:93-CV-1006, was lodged with the United States District Court for the Western District of Michigan on August 31, 1995. The proposed consent decree resolves civil claims brought by the United States for the recovery of costs incurred in responding to polychlorinated biphenyl (PCB) and asbestos releases and threats of releases at the panelyte Site in Kalamazoo, Michigan. The decree requires the two Cekola defendants to reimburse \$128,340, plus interest, to the United States through a court registry account.

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. Joseph A. Cekola, et al.*, Case No. 1:93-CV-1006 and the Department of Justice Reference No. 90-11-3-1234.

The proposed consent decree may be examined at the Office of the United States Attorney, Western District of Michigan, 110 Michigan Street, N.W., Room 399, Grand Rapids, Michigan 49503; the Region 5 Office of the Environmental Protection Agency, 77 West Jackson Boulevard, Chicago, Illinois 60604-3590; 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 \$3.50 (25 cents per page reproduction costs) payable to the Consent Decree Library.

Joel M. Gross,

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

[FR Doc. 95-22659 Filed 9-12-95; 8:45 am]

BILLING CODE 4410-01-M

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

In accordance with Departmental policy at 28 CFR 50.7, notice is hereby given that on September 5, 1995, a proposed consent decree in *United States v. Why Wastewater?, Inc.*, Civil Action No. EP95CA381, was lodged with the United States District Court for the Western District of Texas. The complaint filed by the United States sought injunctive relief and civil penalties for violations by defendant Why Wastewater?, Inc., ("WWI") of Section 3005 of RCRA, 42 U.S.C. § 6925 and Sections 335.2 and 335.94 of the Texas Administrative Code, for storage of hazardous waste without a permit. The proposed consent decree imposes a \$103,000.00 civil penalty for these violations and injunctive relief against WWI to cease storage of waste without a permit.

For a period of thirty (30) days from the date of this publication, the Department of Justice will receive written comments relating to the proposed consent decree from persons who are not parties to the action. Comments should be addressed to the Assistant Attorney General, Environment and Natural Resources Division, U.S. Department of Justice, Washington, DC 20530, and should refer to *United States v. Why Wastewater?, Inc.*, DOJ #90-11-2-1029.

The proposed consent decree may be examined at the offices of the United States Attorney for the Western District of Texas, Federal Building, Suite 200, 700 E. San Antonio St., El Paso, Texas 79901 and at the office of the United States Environmental Protection Agency, Region VI, 1445 Ross Avenue, Dallas, Texas 75202 (Attention: Effren Ordonez, Assistant Regional Counsel). A copy of the consent decree may also be examined at the Consent Decree Library, 1120 G Street, NW., 4th Floor, Washington, DC 20005, (202) 624-0892. Copies of the decree may be obtained in