1. New Contract Actions:

(23) Ragged Mountain Water User Association, Paonia Project, Colorado; renewal for 5 years of an existing Supplemental Water Sales Contract No. 1–07–4–R1310 for the right to divert annually 2,000 acre-feet of Paonia Project water from storage in Paonia Reservoir.

(24) Collbran Conservancy District and Fourteen Private Ditch owners, Collbran Project, Colorado: 5-year water carriage agreements for nonproject irrigation water.

(25) Strawberry Water Users Association, Strawberry Valley Project, Utah: Contract to authorize the conversion of up to 71,000 acre-feet of irrigation water to municipal and industrial use, the replacement of some project facilities, and participation in construction of the Spanish Fork System with the Central Utah Water Conservancy District.

Great Plains Region: Bureau of Reclamation, PO Box 36900, Federal Building, 316 North 26th Street, Billings, Montana 59107–6900, telephone 406–247–7730.

1. New Contract Action:

(23) Pick-Sloan Missouri Basin
Program, Kansas and Nebraska;
Negotiate interim water service
contracts with irrigation districts in the
Republican River Basin in Kansas and
Nebraska to continue delivery of the
project water supplies pending
completion of contract renewal process
for renewal of long-term water supply
contracts.

Dated: April 15, 1996. Wayne O. Deason, Assistant Director, Program Analysis Office. [FR Doc. 96–10577 Filed 4–29–96; 8:45 am] BILLING CODE 4310–94–P

DEPARTMENT OF JUSTICE

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

In accordance with Departmental Policy, 28 CFR 50.7, notice is hereby given that a consent decree in United States v. Valley Concrete and Materials, Inc., Civ. No. 903-0-845 PHX CAM (D. Ariz.), was lodged with the United States District Court for the District of Arizona on or about April 22, 1996. The proposed consent decree concerns a compliant filed by the United States against Valley Concrete and Materials, Inc., pursuant to section 309 of the Clean Water Act ("CWA"), 33 U.S.C. § 1319, to obtain injunctive relief and impose civil penalties upon the Defendant for discharges of dredged or

fill material into the Verde River near Cottonwood, Arizona in violation of CWA section 301, 33 U.S.C. § 1311(a), and for violation of an EPA Administrative Order issued pursuant to CWA section 309(a), 33 U.S.C. § 1319(a).

The Consent Decree requires Valley Concrete and Materials, Inc. to pay a civil penalty of \$15,000.00 to the United States Treasury. The Consent Decree also prohibits additional illegal discharges by the Defendant at the Verde River site.

The Department of Justice will receive written comments relating to the Consent Decree for a period of thirty (30) days from the date of this notice. Comments should be addressed to the Assistant Attorney General, Environment and Natural Resources Division, Department of Justice, Attention: David A. Carson, Suite 945—North Tower, 999 18th Street, Denver, Colorado 80202 and should refer to United States v. Valley Concrete and Materials, Inc. DJ Reference No. 90–5–1–1–3649.

The proposed consent decree may be examined at the Clerk's Office, United States District Court, Room 1400, United States Courthouse, 230 North First Avenue, Phoenix, Arizona, 85025–0093, and at the United States Department of Justice, Environment and Natural Resource Division, Suite 945—North Tower, 999 18th Street, Denver, Colorado 80207 (contact Erin Perkins at (303) 312–7385).

Letitia J. Grishaw,

Chief, Environmental Defense Section, Environment and Natural Resources Division. [FR Doc. 96–10576 Filed 04–29–96; 8:45 am] BILLING CODE 4410–01–M

Antitrust Division

National Cooperative Research Notification; Center for Emissions Control, Inc.; Correction

In notice document 95–7180 concerning Cable Television Laboratories, Inc., appearing in the issue of Thursday, March 23, 1995 at 60 Fed. Reg. 15307, make the following corrections: In the third column; third paragraph; the notice should read "On August 8, 1988 CableLabs 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 September 7, 1988 (53 Red. Reg. 34593). The last notification as to changes in membership and additional activities was filed on September 26, 1994. A notice was published in the Federal

Register pursuant to Section 6(b) of the Act on March 20, 1995 (60 FR 14779). Constance K. Robinson.

Director of Operations, Antitrust Division. [FR Doc. 96–10573 Filed 4–29–96; 8:45 am] BILLING CODE 4410–01–M

Notice Pursuant to the National Cooperative Research and Production Act of 1993—Mid Atlantic Regional Consortium for Advanced Vehicles (MARCAV)

Notice is hereby given that, on April 9, 1996, pursuant to Section 6(a) of the National Cooperative Research and Production Act of 1993, 15 U.S.C. § 4301, et seq. ("the Act"), the participants in the Mid Atlantic Regional Consortium for Advanced Vehicles ("MARCAV") Joint Ventures have filed written notifications simultaneously with the Attorney General and with the Federal Trade Commission disclosing a change in project membership. 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, the following party has become a member in MARCAV: Tribology Systems, Inc. of World Flywheel Consortium, Paoli, PA.

No other changes have been made in either the membership or the planned activities of the Consortium.

On July 24, 1995, MARCAV 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 February 29, 1996 (61 FR 7805). Constance K. Robinson,

Director of Operations, Antitrust Division. [FR Doc. 96–10575 Filed 4–29–96; 8:45 am] BILLING CODE 4410–01–M

Notice Pursuant to the National Cooperative Research and Production Act of 1993—"Precision Balancing for Enhanced Engine Integrity Program"

Notice is hereby given that, on April 4, 1996, pursuant to Section 6(a) of the National Cooperative Research and Production Act of 1993, 15 U.S.C. 4301 et seq. ("the Act"), Southwest Research Institute ("SwRI") 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