

United States or other countries since 1994.

(7) If you are a U.S. producer of the Domestic Like Product, provide the following information on your firm's operations on that product during calendar year 1999 (report quantity data in pounds and value data in thousands of U.S. dollars, f.o.b. plant). If you are a union/worker group or trade/business association, provide the information, on an aggregate basis, for the firms in which your workers are employed/which are members of your association.

(a) Production (quantity) and, if known, an estimate of the percentage of total U.S. production of the Domestic Like Product accounted for by your firm's(s') production;

(b) The quantity and value of U.S. commercial shipments of the Domestic Like Product produced in your U.S. plant(s); and

(c) The quantity and value of U.S. internal consumption/company transfers of the Domestic Like Product produced in your U.S. plant(s).

(8) If you are a U.S. importer or a trade/business association of U.S. importers of the Subject Merchandise from the Subject Country, provide the following information on your firm's(s') operations on that product during calendar year 1999 (report quantity data in pounds and value data in thousands of U.S. dollars). If you are a trade/business association, provide the information, on an aggregate basis, for the firms which are members of your association.

(a) The quantity and value (landed, duty-paid but not including antidumping or countervailing duties) of U.S. imports and, if known, an estimate of the percentage of total U.S. imports of Subject Merchandise from the Subject Country accounted for by your firm's(s') imports;

(b) The quantity and value (f.o.b. U.S. port, including antidumping and/or countervailing duties) of U.S. commercial shipments of Subject Merchandise imported from the Subject Country; and

(c) The quantity and value (f.o.b. U.S. port, including antidumping and/or countervailing duties) of U.S. internal consumption/company transfers of Subject Merchandise imported from the Subject Country.

(9) If you are a producer, an exporter, or a trade/business association of producers or exporters of the Subject Merchandise in the Subject Country, provide the following information on that product during calendar year 1999 (report quantity data in pounds and value data in thousands of U.S. dollars,

landed and duty-paid at the U.S. port but not including antidumping or countervailing duties). If you are a trade/business association, provide the information, on an aggregate basis, for the firms which are members of your association.

(a) Production (quantity) and, if known, an estimate of the percentage of total production of Subject Merchandise in the Subject Country accounted for by your firm's(s') production; and

(b) The quantity and value of your firm's(s') exports to the United States of Subject Merchandise and, if known, an estimate of the percentage of total exports to the United States of Subject Merchandise from the Subject Country accounted for by your firm's(s') exports.

(10) Identify significant changes, if any, in the supply and demand conditions or business cycle for the Domestic Like Product that have occurred in the United States or in the market for the Subject Merchandise in the Subject Country since the Order Date, and significant changes, if any, that are likely to occur within a reasonably foreseeable time. Supply conditions to consider include technology; production methods; development efforts; ability to increase production (including the shift of production facilities used for other products and the use, cost, or availability of major inputs into production); and factors related to the ability to shift supply among different national markets (including barriers to importation in foreign markets or changes in market demand abroad). Demand conditions to consider include end uses and applications; the existence and availability of substitute products; and the level of competition among the Domestic Like Product produced in the United States, Subject Merchandise produced in the Subject Country, and such merchandise from other countries.

(11) (Optional) A statement of whether you agree with the above definitions of the Domestic Like Product and Domestic Industry; if you disagree with either or both of these definitions, please explain why and provide alternative definitions.

**Authority:** This review is being conducted under authority of title VII of the Tariff Act of 1930; this notice is published pursuant to § 207.61 of the Commission's rules.

By order of the Commission.

Issued: May 24, 2000.

**Donna R. Koehnke,**

*Secretary.*

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## DEPARTMENT OF JUSTICE

### Notice of Lodging of Partial Consent Decree for Interim Injunctive Relief Under the Clean Air Act

Under 28 CFR 50.7, notice is hereby given that on May 23, 2000, a proposed Partial Consent Decree for Interim Injunctive Relief ("Partial Consent Decree") in *United States v. IBP, Inc.*, Civil Action No. 8:00-CV-28, was lodged with the United States District Court for the District of Nebraska.

In this action the United States seeks injunctive relief and civil penalties for IBP's past violations of the Clean Air Act and other environmental laws at its meatpacking plant and associated tannery and wastewater treatment facility in Dakota City, Nebraska. The United States asserts that IBP failed to install required air pollution control equipment as the company updated its complex from 1989 to 1995, and, as a result, illegally emitted an excessive amount of hydrogen sulfide into the air.

Under the Partial Consent Decree, IBP will build three new covered wastewater treatment lagoons by November 30, 2000; decommission its existing, uncovered lagoons that are largely responsible for emissions of approximately one ton each day of hydrogen sulfide; and undertake additional projects to limit the release of hydrogen sulfide into the air. The new lagoons will capture hydrogen sulfide generated by the wastewater and route it for treatment to a scrubber and flare. Any future uses of these lagoons will require approval by the Nebraska Department of Environmental Quality, subject to EPA's oversight.

The Partial Consent Decree further requires IBP to treat over three million gallons of well water used at its plant each day, in order to reduce the high concentration of sulfate in the well water, which breaks down into sulfides and in turn can be converted to hydrogen sulfide in wastewater.

The Partial Consent Decree also incorporates the work required under an Administrative Order on Consent entered into by EPA and IBP on April 27, 2000, which agreement requires IBP to install 7 on-site and 2 off-site air monitoring devices to monitor emissions of hydrogen sulfide from its Dakota City wastewater treatment facility.

The Partial Consent Decree today does not resolve the claims in the United States' lawsuit, but will provide relief to local citizens from IBP's hydrogen sulfide emissions as the case proceeds.

The Department of Justice will receive for a period of thirty (30) days from the

date of this publication comments relating to the Partial Consent Decree. Comments should be addressed to the Assistant Attorney General, Environment and Natural Resources Division, P.O. Box 7611, U.S. Department of Justice, Washington, D.C. 20044-7611, and should refer to *United States v. IBP, Inc.*, Civil Action No. 8:00-CV-28, D.J. Ref. 90-11-3-06517/3.

The Partial Consent Decree may be examined at the Office of the United States Attorney, 487 Federal Building, 100 Centennial Mall North, Lincoln, NE 68508, and at U.S. EPA Region 7, 901 N. 5th St., Kansas City, Kansas 66101. A copy of the Partial Consent Decree may also be obtained by mail from the Consent Decree Library, P.O. Box 7611, U.S. Department of Justice, Washington, D.C., 20044-7611. In requesting a copy, please enclose a check in the amount of \$34.50 (25 cents per page reproduction cost) payable to the Consent Decree Library. In requesting a copy exclusive of exhibits please enclose a check in the amount of \$15.25 (25 cents per page reproduction cost) payable to the Consent Decree Library.

**Bruce S. Gelber,**

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

[FR Doc. 00-13905 Filed 6-2-00; 8:45 am]

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## DEPARTMENT OF JUSTICE

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

Pursuant to Section 122(d)(2) of the Comprehensive Environmental Response, Compensation, and Liability Act ("CERCLA"), 42 U.S.C. 9622(d)(2), and 28 CFR 50.7, notice is hereby given that a proposed consent decree embodying a settlement in *United States v. ITT Industries, Inc., et al.*, No. CV 99-00552 MRP (ANx), was lodged on May 17, 2000, with the United States District Court for the Central District of California, Western Division.

In an amended complaint filed concurrently with the lodging of the consent decree, the United States and the State of California seek injunctive relief for performance of response actions and reimbursement of response costs incurred by the United States Environmental Protection Agency ("EPA") and by the California Department of Toxic Substances Control ("DTSC"), pursuant to Sections 106 and 107 of CERCLA, 42 U.S.C. 9606, 9607, in response to releases of hazardous

substances at the Glendale North and South Operable Units ("OUs") of the San Fernando Valley Basin Superfund Site, in Southern California.

Under the proposed consent decree, the settling defendants have agreed to fund and perform future response actions at the Glendale OUs. Future work includes construction, operation and maintenance of a groundwater extraction and treatment system. After four months of operation and maintenance by the settling defendants, the City of Glendale, a party to the consent decree although not a defendant in the complaint, shall assume responsibility for future operation and maintenance of the extraction and treatment system, as well as of certain other facilities.

In addition, the consent decree requires the settling defendants to pay \$13,226,949 in EPA past costs, together with \$38,053 in Department of Justice costs, to the United States and \$83,550 in DTSC past costs to the State of California.

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, U.S. Department of Justice, Box 7611, Ben Franklin Station, Washington, DC 20044-7611, and should refer to *United States v. ITT Industries, Inc., et al.*, DOJ Ref. #90-11-2-442A. Commenters may request a public hearing in the affected area, pursuant to Section 7003(d) of RCRA, 42 U.S.C. 6973(d).

The proposed consent decree may be examined at the EPA Region 9 Superfund Records Center, 75 Hawthorne Street, Fourth Floor, San Francisco, California 94105, and at the Office of the United States Attorney for the Central District of California, Federal Building, Room 7516, 300 North Los Angeles Street, Los Angeles, California 90012. A copy of the proposed consent decree may also be obtained by mail from the Department of Justice Consent Decree Library, Box 7611, Ben Franklin Station, Washington, DC 20044-7611. In requesting a copy, please refer to the referenced case and enclose a check in the amount of \$110.50 (25 cents per page reproduction costs), payable to the Consent Decree Library. A copy of the decree, exclusive of the defendants' signature pages and

the attachments, may be obtained for \$26.25.

**Joel Gross,**

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

[FR Doc. 00-13907 Filed 6-2-00; 8:45 am]

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## DEPARTMENT OF JUSTICE

### Notice of Lodging Consent Decree Under the Safe Drinking Water Act, 42 U.S.C. § 300f et seq.

Notice is hereby given that on May 11, 2000, two proposed Consent Decrees ("Decrees") in the *United States v. Natural Gas Processing Company and KCS Resources, Inc. d/b/a/ Mountain Resources, Inc.*, Civ. Action No. CV 00-65-RFC, were lodged with the United States District Court for the District of Montana, Great Falls Division. The United States filed this action pursuant to Section 1423(b) of the Safe Drinking Water Act ("SDWA"), 42 U.S.C. § 300h-2(b), seeking injunctive relief and civil penalties for the Defendants' violation of various provisions of Part C of the SDWA and of 40 CFR part 144.

The proposed Consent Decree with the Natural Gas Processing Company ("NGP") requires NGP to pay a civil penalty of \$54,000, including interest. The proposed Consent Decree with KCS Resources, Inc. d/b/a/ Mountain Resources, Inc. ("KCS") requires KCS to pay a civil penalty of \$25,000, including interest, and to perform a Supplemental Environmental Project involving the plugging of one or more abandon Class II Underground Injection Control wells in Montana.

The Department of Justice will receive for a period of thirty (30) days from the date of this publication comments relating to the Decrees. Comments should be addressed to the Assistant Attorney General of the Environment and Natural Resources Division, Department of Justice, 950 Pennsylvania Avenue NW., Washington, DC 20530, and should refer to *United States v. Natural Gas Processing Company and KCS Resources Inc. d/b/a Mountain Resources, Inc.*, Civ. Action No. CV 00-65-RFC, and D.J. Ref. #90-5-1-1-4401.

The Decree may be examined at the United States Department of Justice, Environment and Natural Resources Division, Denver Field Office, 999 18th Street, North Tower Suite 945, Denver, Colorado 80202 and the U.S. EPA Region VIII, 999 18th Street, Denver, Colorado 80202. Copies of the Decrees may be obtained by mail from the Consent Decree Library, Department of Justice, P.O. Box 7611, Washington, DC