

Nevada and, possibly, California and Arizona. The proposed plant would have a nominal 760-megawatt base load rating. Details on the project location, proposed action and initial areas of environmental concern to be addressed in the EIS are provided below (See Supplementary Information). This notice also announces public scoping meetings regarding the content of the EIS.

**DATES:** Comments on the scope and implementation of this proposal must arrive by August 18, 2000. The public scoping meetings will be held on August 10, 2000, from 6:00 p.m. to 9:00 p.m., and August 11, 2000, from 6:00 p.m. to 9:00 p.m.

**ADDRESSES:** If you wish to comment, you may submit comments by any one of several methods. You may mail or hand carry written comments to either (1) Amy L. Heuslein, Regional Environmental Protection Officer, Western Regional Office, Bureau of Indian Affairs, Environmental Quality Services, P.O. Box 10, Phoenix, Arizona 85001, Telephone (602) 379-6750 or Telefax (602) 379-3833, or (2) Deborah Hamlin, Realty Specialist, Southern Paiute Field Station, P.O. Box 720, St. George, Utah 84771, Telephone (435) 674-9720 or Telefax (435) 674-9714. You may also comment via the Internet to AmyHueslein@bia.gov or DeborahHamlin@bia.gov. Please submit Internet comments as an ASCII file, avoiding the use of special characters and any form of encryption. If you do not receive confirmation from the system that your message was received, contact us directly at (602) 379-6750 or (435) 674-9720, respectively.

Comments, including the names and home addresses of respondents will be available for public review at the above addresses during regular business hours, 8 a.m. to 4:30 p.m. Monday through Friday, except holidays. Individual respondents may request confidentiality. If you wish us to withhold your name and/or your address from public review or from disclosure under the Freedom of Information Act, you must state this prominently at the beginning of your written comment. Such requests will be honored to the extent allowed by law. We will not, however, consider anonymous comments. All submissions from organizations or businesses, and from individuals representing themselves as representatives or officials of organizations or businesses, will be made available for public inspection in their entirety.

The August 10, 2000, public scoping meeting will be held at the Tribal Hall,

Number 1 Lincoln Street, Moapa Indian Reservation, Moapa, Nevada. The August 11, 2000, public scoping meeting will be held in the First Floor Conference Room of the North Las Vegas Airport, 2730 Airport Drive, North Las Vegas, NV 89032.

**FOR FURTHER INFORMATION CONTACT:**

Amy L. Heuslein, (602) 379-6750 or Deborah Hamlin, (435) 674-9720.

**SUPPLEMENTARY INFORMATION:** The EIS would evaluate the effects of a proposed land lease of approximately 50 acres (at 40°46'N Latitude, 6°97'W Longitude) on the Moapa Indian Reservation, where Calpine proposes to construct and operate a 760-megawatt combined cycle power plant. The proposed plant would be fueled by natural gas from the existing Kern River (Williams) Natural Gas Pipeline, which is located on the Reservation approximately 2,500 feet from the plant site. The plant would employ three gas turbines and one heat recovery steam generator. The stack height would be approximately 150 to 175 feet, with a diameter of about 18 feet. Groundwater would be used in operations and for cooling. Water is expected to be discharged to an on-site 10 to 15 acre evaporation pond.

The project is also proposed to include: (1) A gas supply lateral pipeline on reservation land; (2) a power grid interconnection at the Harry Allen substation, approximately 12 miles southwest of the plant site; (3) two parallel 230kV lines traversing both reservation land and Bureau of Land Management land, mostly within an existing utility corridor; and (4) a roadway connecting the site to Interstate Highway 15. The exact location of the roadway is still being evaluated due to design considerations.

Significant issues to be covered during the scoping process may include, but not be limited to, air quality, geology and soils, surface and groundwater resources, biological resources, cultural resources, socio-economic conditions, land use, aesthetics, environmental justice, and Indian trust assets.

This notice is published in accordance with section 1503.1 of the Council on Environmental Quality Regulations (40 CFR parts 1500 through 1508), implementing the procedural requirements of the National Environmental Policy Act of 1969, as amended (42 U.S.C. 4321 *et seq.*), and the Department of the Interior Manual (516 DM 1-6), and is in the exercise of authority delegated to the Assistant Secretary—Indian Affairs by 209 DM 8.

Dated: July 14, 2000.

**Kevin Gover,**

*Assistant Secretary—Indian Affairs.*

[FR Doc. 00-18274 Filed 7-18-00; 8:45 am]

**BILLING CODE 4310-02-P**

**INTERNATIONAL TRADE COMMISSION**

**[USITC SE-00-035]**

**Sunshine Act; Meeting**

**AGENCY HOLDING THE MEETING:** United States International Trade Commission.

**TIME AND DATE:** July 26, 2000 at 11 a.m.

**PLACE:** Room 101, 500 E Street S.W., Washington, DC 20436, Telephone: (202) 205-2000.

**STATUS:** Open to the public.

**MATTERS TO BE CONSIDERED:**

1. Agenda for future meeting: none.
  2. Minutes.
  3. Ratification List.
  4. Inv. Nos. 731-TA-539-C, E, and F (Review) (Uranium from Russia, Ukraine, and Uzbekistan)—briefing and vote. (The Commission is currently scheduled to transmit its determination to the Secretary of Commerce on August 7, 2000.)
  5. Outstanding action jackets: none.
- In accordance with Commission policy, subject matter listed above, not disposed of at the scheduled meeting, may be carried over to the agenda of the following meeting.

Issued: July 13, 2000.

By order of the Commission:

**Donna R. Koehnke,**

*Secretary.*

[FR Doc. 00-18321 Filed 7-14-00; 5:09 pm]

**BILLING CODE 7020-02-P**

**DEPARTMENT OF JUSTICE**

**Notice of Lodging of Settlement Agreement Pursuant to the Comprehensive Environmental Response, Compensation, and Liability Act of 1980, as Amended**

Consistent with Departmental policy, 28 CFR 50.7, 38 FR 19029, and 42 U.S.C. 9622(d), notice is hereby given that on June 27, 2000, a proposed Settlement Agreement *In re CML, Inc.*, Case No. 98-49286-HJB (Bkr. D. Mass.), was lodged with the United States Bankruptcy Court for the District of Massachusetts (Western Division). The proposed Settlement Agreement will resolve the United States' claims under the Comprehensive Environmental Response, Compensation, and Liability Act ("CERCLA"), 42 U.S.C. 9601, *et*

seq., on behalf of the U.S. Environmental Protection Agency ("EPA") against CML Group, Inc. (the "Debtor") and its subsidiary OCR, Inc. (together, the "Settling Parties") relating to the Kearsarge Metallurgical Corporation ("KMC") Superfund Site (the "Site") located in Conway, New Hampshire. The Complaint alleges that each defendant is liable under section 107(a) of CERCLA, 42 U.S.C. 9607(a).

Pursuant to the Settlement Agreement, the Debtor's insurer agrees to reimburse to the United States \$575,000 out of \$1,700,000 in past response costs. In exchange, the United States covenants not to bring a civil action or take administrative action against the Settling Parties, or their predecessors, successors and assigns, pursuant to Sections 106 and 107 of CERCLA relating to the Site, or to file any Proof of Claim in the Debtor's bankruptcy proceedings, or to seek to obtain any payment from the Debtor's Estate, on account of any matter relating to the EPA claim for the Site. This covenant not to sue is conditioned upon the complete and satisfactory performance by the Settling Parties and their insurer of their obligations under this Settlement Agreement.

The Department of Justice will receive for a period of thirty (30) days from the date of this publication comments relating to the proposed Settlement Agreement. Any comments should be addressed to the Assistant Attorney General of the Environment and Natural Resources Division, PO Box 7611, Department of Justice, Washington, DC 20044-7611, and should refer to, *In re CML, Inc.*, Civil Action No. 98-49286 HJB (Bkr. D. Mass.), D.J. Ref. 90-11-3-761/2.

The proposed Settlement Agreement may be examined at the Office of the United States Attorney, District of Massachusetts, 1 Courthouse Way, Boston, MA 02210 and at Region I, Office of the Environmental Protection Agency, Superfund Records Center, One Congress Street, Boston, MA 02114. A copy of the proposed Settlement Agreement may also be obtained by mail from the Consent Decree Library, PO Box 7611, Washington, DC 20044-7611. In requesting a copy, please enclose a check (there is a 25 cent per page reproduction cost) in the amount of \$2.00 payable to the Consent Decree Library.

**Joel Gross,**

Chief, Environmental Enforcement Section,  
Environment and Natural Resources Division.  
[FR Doc. 00-18159 Filed 7-18-00; 8:45 am]

BILLING CODE 4410-15-M

## DEPARTMENT OF JUSTICE

### Notice of Lodging of Consent Decree Pursuant to the Oil Pollution Act of 1990

Notice is hereby given that a proposed consent decree in the action entitled *United States and State of Rhode Island v. EW Holding Corp.*, Civil Action No. 00332T, was lodged on July 6, 2000, with the United States District Court for the District of Rhode Island. The proposed consent decree resolves the claims of the United States under subsections 1002(b)(1) and (b)(2) of the Oil Pollution Act of 1990 ("OPA"), 33 U.S.C. 2702 (b)(1) and (b)(2), for removal costs and damages, against EW Holding Corp. (as successor to Thor Towing Corporation and Odin Marine Corporation), K-Sea Transportation Corp. (as successor to Eklof Marine Corporation), West of England Ship Owners Mutual Insurance Association (Luxembourg), and Gregory R. Aitken ("Settling Defendants"), in connection with the oil spill that occurred, on January 19, 1996, in the waters of Block Island Sound, State of Rhode Island, that resulted from the grounding of the barge *North Cape* and the tug *Scandia* (the "North Cape Oil Spill"). The proposed consent decree also resolves the claims of the United States against the officers, directors, and employees of the corporations listed above to the extent that their liability arises from actions taken in their official capacities as officers, directors, or employees of these corporations. The proposed consent decree also resolves similar claims filed by the State of Rhode Island and Providence Plantations ("State").

The proposed settlement resolves the claims of the United States and the State filed in a complaint on July 6, 2000. The complaint alleges that Odin Marine Corp. was the owner of the tank barge *North Cape* at the time of the *North Cape* oil spill, that Thor Towing Corp. was the owner of the tug *Scandia* at the time of the spill, and that Eklof Marine Corp. was the operator of both the tank barge *North Cape* and the tug *Scandia* at the time of the spill. West of England Ship Owners Mutual Insurance Association (Luxembourg) provided insurance coverage with respect to the spill, and Gregory R. Aitken was the Captain of the tug *Scandia* at the time of the spill. The complaint seeks damages for injury to, destruction of, loss of, or loss of use of, natural resources, including the reasonable costs of assessing the damage, resulting from the *North Cape* Oil Spill.

Pursuant to the proposed consent decree, the Settling Defendants will

implement a lobster restoration program that will involve the v-notching and restocking of 1.248 million female legal-size lobsters into the waters of Block Island Sound by December 31, 2004. In addition, the Settling Defendants will make a payment to the United States and the State in the amount of \$8 million, which will be used by the natural resource Trustees (the United States National Oceanic and Atmospheric Administration ("NOAA"), the United States Department of the Interior ("DOI"), and the Rhode Island Department of Environmental Management ("RIDEM")), to implement the following restoration projects: shellfish restoration (quahog transplanting), salt pond land acquisition, loon restoration (acquisition of land or easements to protect loon nests), sea bird restoration (acquisition of land or easements to protect eider nests), piping plover restoration project, and a fish run project. Finally, the Settling Defendants have paid the Trustees the following amounts toward their costs of assessment that have not previously been reimbursed: \$2,714,940.20 to NOAA, \$358,474.60 to DOI, and \$250,000 to RIDEM.

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, Environment and Natural Resources Division, Department of Justice, 960 Pennsylvania Avenue, NW., Washington, DC, 20530, and should refer to *United States and State of Rhode Island v. EW Holding Corp.*, DOJ Ref. Number 90-5-1-1-4337.

The proposed consent decree may be examined at the offices of the United States Attorney's Office for the District of Rhode Island, 50 Kennedy Plaza, 8th Floor, Providence, R.I. (contact Michael Iannotti, 401-538-5477). A copy of the proposed consent decree may be obtained by mail from the Department of Justice Consent Decree Library, PO Box 7611, Washington, DC, 20044. In requesting a copy, please refer to the referenced case and enclose a check in the amount of \$18 (25 cents per page reproduction costs).

**Bruce S. Gelber,**

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

[FR Doc. 00-18155 Filed 7-18-00; 8:45 am]

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