

**DEPARTMENT OF THE INTERIOR****Bureau of Reclamation****Glen Canyon Dam Adaptive Management Work Group (AMWG), Notice of Meeting**

**AGENCY:** Bureau of Reclamation, Interior.

**ACTION:** Notice of public meetings.

**SUMMARY:** The Adaptive Management Program (AMP) was implemented as a result of the Record of Decision on the Operation of Glen Canyon Dam Final Environmental Impact Statement to comply with consultation requirements of the Grand Canyon Protection Act (Pub.L. 102-575) of 1992. The AMP provides an organization and process to ensure the use of scientific information in decision making concerning Glen Canyon Dam operations and protection of the affected resources consistent with the Grand Canyon Protection Act. The AMP has been organized and includes a federal advisory committee (the AMWG), a technical work group (the TWG), a monitoring and research center, and independent review panels. The TWG is a subcommittee of the AMWG and provides technical advice and information for the AMWG to act upon.

*Date and Location:* The Glen Canyon Dam Technical Work Group will conduct the following conference call: *December 20, 2002.* The conference call will begin at 8:00 AM and conclude at 9:00 AM (Mountain time).

*Agenda:* The purpose of the conference call is to poll the members on two specific motions:

(1) Recommend to the AMWG the specific line item details of the FY 2004 budget, and

(2) Recommend to the AMWG the non-native fish control report prepared by the Non-Native Fish Control Ad Hoc Group.

If there are any members of the public who would like to provide written comments for the TWG to consider, they should provide those to Randall Peterson, Bureau of Reclamation, Upper Colorado Regional Office, 125 South State Street, Room 6107, Salt Lake City, Utah 84138-1147; telephone (801) 524-3758; faxogram (801) 524-3858; e-mail at [rpeterson@uc.usbr.gov](mailto:rpeterson@uc.usbr.gov) at least five (5) days prior to the conference call. All comments received will be provided to the TWG members. Copies of the budget and non-native fish documents are available at the following Web site: [http://www.uc.usbr.gov/amp/twg/02dec20/mtgt\\_3\\_00.html](http://www.uc.usbr.gov/amp/twg/02dec20/mtgt_3_00.html).

To register for the conference call, please contact Linda Whetton at (801)

524-3880 at least two (2) days prior to the call. You will be given the phone number and password at that time.

**FOR FURTHER INFORMATION CONTACT:** Randall Peterson, telephone (801) 524-3758; faxogram (801) 524-3858; or via e-mail at [rpeterson@uc.usbr.gov](mailto:rpeterson@uc.usbr.gov).

Dated: November 25, 2002.

**Randall V. Peterson,**  
*Manager, Adaptive Management and Environmental Resources Division, Upper Colorado Regional Office.*

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**BILLING CODE 4310-MN-P**

**DEPARTMENT OF JUSTICE****Notice of Lodging of De Minimis Consent Decrees Under the Comprehensive Environmental Response, Compensation and Liability Act**

Under 28 CFR 50.7, notice is hereby given that on November 26, 2002, two proposed *de minimis* consent decrees ("consent decrees") in *United States v. Abb, Inc., et al.*, Civil Action No. AMD02CV3858 were lodged with the United States District Court for the District of Maryland. One is a global *de minimis* consent decree for all settlers except Northrup Grumman Corporation ("global *de minimis* consent decree"). The other is the consent decree concluded with Northrup Grumman Corporation.

In this action the United States sought cost recovery for costs incurred in connection with the Spectron, Inc. Superfund Site, located near Elkton, Maryland (the "Site"). Under the terms of the consent decrees, the proposed settling parties, 477 potentially responsible parties and 15 federal agencies, would pay approximately \$2.68 million to EPA to cover past and future response costs. All of the settling defendants contributed minor amounts of waste containing hazardous substances to the Site. Each party's payment to EPA consists of its proportional share of EPA's past costs (\$1,108,922) and estimated future costs (\$16,880,301), with a 100% premium on the estimated future costs.

The Department of Justice will receive for a period of thirty (30) days from the date of this publication comments relating to the consent decrees. Comments should be addressed to the Assistant Attorney General, Environment and Natural Resources Division, P.O. Box 7611, U.S. Department of Justice, Washington, DC 20044-7611, and should refer to *United States Ev. Abb, Inc., et al*, Civil Action

No. AMD02CV3858, D.J. Ref. 90-11-2-482.

The consent decrees may be examined at the Office of the United States Attorney, 101 West Lombard Street, Baltimore, Maryland 21201, and at U.S. EPA Region III, 1650 Arch Street, Philadelphia, Pennsylvania, 19103-2029. A copy of either consent decree may also be obtained by mail from the Consent Decree Library, P.O. Box 7611, U.S. Department of Justice, Washington, DC 20044-7611. In requesting a copy of either the global *de minimis* consent decree or the Northrup Grumman consent decree, minus appendices, please enclose a check in the amount of \$7.00 (25 cents per page reproduction cost) payable to the U.S. Treasury. The appendices to both consent decrees are identical. In requesting the appendices, please enclose a check in the amount of \$14.25 (25 cents per page reproduction cost).

**Robert Brook,**

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

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**BILLING CODE 4410-15-M**

**DEPARTMENT OF JUSTICE****Notice of Lodging of Consent Decree Under the Comprehensive Environmental Response, Compensation, and Liability Act of 1980 ("CERCLA")**

Under 28 CFR 50.7, the United States hereby give notice that on November 14, 2002, a proposed Consent Decree ("Decree") in *United States of America v. Kennecott Holdings Corporation, (formerly Kennecott Corporation) and Kennecott Utah Copper Corporation*, Civil Action No. 2:02-CV-1228 (DAK) was lodged with the United States District Court for the District of Utah, Central Division.

In this action the United States sought to resolve claims against Kennecott under sections 106 and 107 of CERCLA concerning mining-related surface contamination of soils and sediments in three operable units ("OUs") of the "Kennecott South Zone Site" located in the southwest portion of Salt Lake County, Utah. The Decree requires Kennecott to perform certain operation and maintenance activities concerning two of the OUs, and to reimburse EPA \$307,545.64.

The Department of Justice will receive for a period of thirty (30) days from the date of this publication comments relating to the Decree. Comments should