

Morris County

First Reformed Church of Pompton Plains,
529 Newark-Pompton Tpk. (Pequanock
Township), Pompton Plains, 12001034

NEW YORK**Cattaraugus County**

Randolph Historic District, Jct. of Main &
Jamestown to Borden Sts., Randolph,
12001035

New York County

Riverside Church, 478, 490 Riverside Dr. &
81 Claremont Ave., New York, 12001036

Suffolk County

Cold Spring Harbor Beach Club, 101 Shore
Rd., New York, 12001037

OKLAHOMA**Kay County**

Aupperle, Bennie L., Dairy Barn, 8700 N. LA
Cann Rd., Newkirk, 12001038

Payne County

Gillespie Drilling Company Building, 317 W.
Broadway, Cushing, 12001039

Texas County

Baker, Elmer, Barn, Mile 47 Rd., Hooker,
12001040

Tulsa County

Tulsa Race Riot of 1921 Historic District,
Roughly N. Cincinnati, E. King, N. & S.
Greenwood, Archer, Boston, Boulder,
Brady, Main, 1st, 2nd, 4th & 6th Sts., Tulsa,
12001041

PENNSYLVANIA**Chester County**

St. Paul African Methodist Episcopal Church,
703 Merchant St., Coatesville, 12001042

Philadelphia County

Drueding Brothers Company Building, 437–
441 W. Master St., Philadelphia, 12001043

Penn Towers, 1815 John F. Kennedy Blvd.,
Philadelphia, 12001045

Quaker City Dye Works, (Textile Industry in
the Kensington Neighborhood of
Philadelphia, Pennsylvania MPS) 100–118
W. Oxford St., Philadelphia, 12001044

Yorktown Historic District, Roughly bounded
by Cecil B. Moore Ave., N. 10th, W.
Oxford, N. 11th, W. Stiles, W. Flora & N.
13th St., Philadelphia, 12001046

WEST VIRGINIA**Greenbrier County**

Edgefield, 461 Brownstone Rd., Renick,
12001047

Hampshire County

Capon Chapel, Christian Church Rd., Capon
Bridge, 12001048

Old Pine Church, Old Pine Church Rd.,
Purgitsville, 12001049

Valley View, Depot Valley Rd., Romney,
12001050

Marshall County

Spencer Cemetery, 668 Burley Hill Rd.,
Cameron, 12001051

Pocahontas County

Pleasant Green Methodist Episcopal Church,
Seebert Rd., Seebert, 12001052
Seebert Lane Colored School, Seebert Rd.,
Seebert, 12001053

WYOMING**Fremont County**

Carpenter Hotel Historic District, 290
Atlantic City Rd., Atlantic City, 12001054

[FR Doc. 2012–28690 Filed 11–26–12; 8:45 am]

BILLING CODE 4312–51–P

DEPARTMENT OF JUSTICE

**Notice of Lodging of Proposed
Consent Decree Under the
Comprehensive Environmental
Response, Compensation, and Liability
Act of 1980, as Amended (“CERCLA”),
42 U.S.C. § 9601 et seq.**

On November 16, 2012, the Department of Justice lodged a proposed consent decree with the United States District Court for the District of New Jersey in the lawsuit entitled *United States v. Honeywell International, Inc., Civil Action No. 2:12–cv–7091–SRC–CLW*. The proposed consent decree provides for the performance of the Comprehensive Environmental Response, Compensation and Liability Act (“CERCLA”) remedial action selected by the United States Environmental Protection Agency (“EPA”) for the Quanta Resources Superfund Site located in Edgewater, New Jersey (“Site”), and payment of EPA’s unreimbursed past costs and future response costs at the Site related to the Operable Unit 1 (“OU1”) remedy.

The proposed consent decree is between Plaintiff the United States of America, and the following Defendants: Honeywell International, Inc., Hudson River Associates, LLC, Metropolitan Consom, LLC, Quanta Resources Corporation, BASF Corporation, Beazer East, Inc., BFI Waste Systems of New Jersey, Inc., Borgwarner Inc., Buckeye Partners, LP, Quality Carriers, Colonial Pipeline Company, Consolidated Rail Corporation, Exxon Mobil Corporation, Ford Motor Company, General Dynamics Land Systems Inc., Miller Brewing Company, NEAPCO, Inc., Northrop Grumman Systems Corporation, Petroleum Tank Cleaners, Inc., Rome Strip Steel Company, Inc., Stanley Black & Decker, Inc., United Technologies Corporation, Hess Corporation, and Textron, Inc.

The publication of this notice opens a period for public comment on the consent decree. Comments should be addressed to the Assistant Attorney General, Environment and Natural Resources Division, and should refer to

United States v. Honeywell International, Inc., D.J. Ref. No. 90–11–3–10445. All comments must be submitted no later than thirty (30) days after the publication date of this notice. Comments may be submitted either by email or by mail:

<i>To submit comments:</i>	<i>Send them to:</i>
By email	<i>pubcomment-ees.enrd@usdoj.gov.</i>
By mail	Assistant Attorney General, U.S. DOJ–ENRD, P.O. Box 7611, Washington, DC 20044–7611.

During the public comment period, the consent decree may be examined and downloaded at this Justice Department Web site: http://www.usdoj.gov/enrd/Consent_Decrees.html. We will provide a paper copy of the consent decree upon written request and payment of reproduction costs. Please mail your request and payment to: Consent Decree Library, U.S. DOJ–ENRD, P.O. Box 7611, Washington, DC 20044–7611.

Please enclose a check or money order for \$60.75 (25 cents per page reproduction cost) payable to the United States Treasury. For a paper copy without the exhibits and signature pages, the cost is \$12.00.

Ronald G. Gluck,

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

[FR Doc. 2012–28734 Filed 11–26–12; 8:45 am]

BILLING CODE 4410–15–P

DEPARTMENT OF JUSTICE

**Notice of Lodging of Proposed
Consent Decree Under the Formerly
Utilized Sites Remedial Action
Program and the Comprehensive
Environmental Response,
Compensation, and Liability Act**

On November 21, 2012, the Department of Justice lodged a proposed Consent Decree with the United States District Court for the District of Massachusetts in the lawsuit entitled *United States v. Texas Instruments Incorporated*, Civil Action No. 1:12–cv–12175.

The United States filed this lawsuit under the Formerly Utilized Sites Remedial Action Program and the Comprehensive Environmental Response, Compensation, and Liability Act (“CERCLA”). The United States’ complaint seeks to recover from defendant Texas Instruments, Inc.

response costs incurred by the United States in connection with the release of radiological waste at the Shpack Landfill Superfund Site located in the Town of Norton, Massachusetts and the City of Attleboro, Massachusetts. Pursuant to the Consent Decree resolving the lawsuit, Texas Instruments, Inc. agrees to pay \$15 million of the United States' response costs.

The publication of this notice opens a period for public comment on the Consent Decree. Comments should be addressed to the Assistant Attorney General, Environment and Natural Resources Division, and should refer to *United States v. Texas Instruments Incorporated*, D.J. Ref. No. 90-11-2-08360/1. All comments must be submitted no later than thirty (30) days after the publication date of this notice. Comments may be submitted either by email or by mail:

<i>To submit comments:</i>	<i>Send them to:</i>
By email	<i>pubcomment-ees.enrd@usdoj.gov.</i>
By mail	Assistant Attorney General, U.S. DOJ-ENRD, P.O. Box 7611, Washington, DC 20044-7611.

During the public comment period, the Consent Decree may be examined and downloaded at this Justice Department Web site: http://www.usdoj.gov/enrd/Consent_Decrees.html. We will provide a paper copy of the Consent Decree upon written request and payment of reproduction costs. Please mail your request and payment to: Consent Decree Library, U.S. DOJ-ENRD, P.O. Box 7611, Washington, DC 20044-7611.

Please enclose a check or money order for \$6.00 (25 cents per page reproduction cost) payable to the United States Treasury.

Ronald Gluck,

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

[FR Doc. 2012-28743 Filed 11-26-12; 8:45 am]

BILLING CODE 4410-15-P

DEPARTMENT OF JUSTICE

Antitrust Division

United States v. Star Atlantic Waste Holdings, L.P., Veolia Environnement S.A. and Veolia ES Solid Waste, Inc.

Proposed Final Judgment and Competitive Impact Statement

Notice is hereby given pursuant to the Antitrust Procedures and Penalties Act, 15 U.S.C. 16(b)-(h), that a proposed Final Judgment, Stipulation and Competitive Impact Statement have been filed with the United States District Court for the District of Columbia in *United States of America v. Star Atlantic Waste Holdings, L.P., Veolia Environnement S.A. and Veolia ES Solid Waste, Inc.*, Civil Action No. 1:12-cv-01847-RWR. On November 15, 2012, the United States filed a Complaint alleging that the proposed acquisition by Star Atlantic Waste Holdings, L.P. of Veolia Environnement S.A.'s U.S. subsidiary, Veolia ES Solid Waste, Inc., would violate Section 7 of the Clayton Act, 15 U.S.C. 18. The proposed Final Judgment, filed at the same time as the Complaint, requires the defendants to divest three specified transfer stations in northern New Jersey; a landfill and two transfer stations in central Georgia; and three commercial waste collection routes in the Macon, Georgia metropolitan area.

Copies of the Complaint, proposed Final Judgment and Competitive Impact Statement are available for inspection at the Department of Justice, Antitrust Division, Antitrust Documents Group, 450 Fifth Street NW., Suite 1010, Washington, DC 20530 (telephone: 202-514-2481), on the Department of Justice's Web site at <http://www.usdoj.gov/atr>, and at the Office of the Clerk of the United States District Court for the District of Columbia. Copies of these materials may be obtained from the Antitrust Division upon request and payment of the copying fee set by Department of Justice regulations.

Public comment is invited within 60 days of the date of this notice. Such comments, including the name of the submitter, and responses thereto, will be posted on the U.S. Department of Justice, Antitrust Division's Internet Web site, filed with the Court and, under certain circumstances, published in the **Federal Register**. Comments should be directed to Maribeth Petrizzi, Chief, Litigation II Section, Antitrust Division, Department of Justice, 450 Fifth Street NW., Suite 8700,

Washington, DC 20530 (telephone: 202-307-0924).

Patricia A. Brink,

Director of Civil Enforcement.

UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

UNITED STATES OF AMERICA, United States Department of Justice, Antitrust Division, 450 Fifth Street, N.W., Suite 8700, Washington, D.C. 20530, Plaintiff, v. STAR ATLANTIC WASTE HOLDINGS, L.P., 277 Park Avenue, 45th Floor, New York, NY 10172, VEOLIA ENVIRONNEMENT S.A., 36/38 avenue Kléber, Paris, 75116 France, and VEOLIA ES SOLID WASTE, INC., 200 E. Randolph Street, Suite 7900, Chicago, IL 60601, Defendants
Case No. 1:12-cv-01847

Complaint

Plaintiff, the United States of America ("United States"), acting under the direction of the Attorney General of the United States, brings this civil antitrust action against defendants Star Atlantic Waste Holdings, L.P. ("Star Atlantic") and Veolia Environnement S.A. to enjoin Star Atlantic's proposed acquisition of Veolia Environnement S.A.'s U.S. subsidiary, Veolia ES Solid Waste, Inc. ("Veolia"). Plaintiff complains and alleges as follows:

I. NATURE OF THE ACTION

1. Pursuant to a share purchase agreement dated July 18, 2012, Star Atlantic proposes to acquire all of the outstanding shares of Veolia's common stock. Defendants Star Atlantic and Veolia currently compete to provide small container commercial waste collection and municipal solid waste ("MSW") disposal in certain geographic areas in the United States. The proposed transaction would substantially lessen competition for small container commercial waste collection services as a result of Star Atlantic's acquisition of Veolia in the Macon, Georgia area. The proposed transaction also would substantially lessen competition for MSW disposal service as a result of Star Atlantic's acquisition of Veolia's MSW disposal assets in Northern New Jersey and Central Georgia.

2. Defendants Star Atlantic and Veolia are two of only a few significant providers of small container commercial waste collection services in the Macon Metropolitan Area and MSW disposal services in Northern New Jersey and Central Georgia. Unless the acquisition is enjoined, consumers of small container commercial waste collection and/or MSW disposal services in these areas likely will pay higher prices and receive fewer services as a consequence