documents that address impacts that might occur from this proposal.

Before including your address, phone number, e-mail address, or other personal identifying information in your comment, you should be aware that your entire comment—including your personal identifying information—may be made publicly available at any time. While you can ask us in your comment to withhold your personal identifying information from public review, we cannot guarantee that we will be able to do so.

Dated: February 21, 2007.

#### Donald A. Simpson,

Associate State Director.

[FR Doc. 07-1566 Filed 3-28-07; 8:45 am]

BILLING CODE 4310-22-P

# INTERNATIONAL TRADE COMMISSION

# Agency Form Submitted for OMB Review

**AGENCY:** United States International Trade Commission.

**ACTION:** In accordance with the provisions of the Paperwork Reduction Act of 1995 (44 U.S.C. Chapter 35), the Commission has submitted a request for emergency processing for review and clearance of questionnaires to the Office of Management and Budget (OMB). The Commission has requested OMB approval of this submission by COB April 16, 2007.

DATES: Effective Date: March 21, 2007.

Purpose of Information Collection:
The forms are for use by the
Commission in connection with
investigation No. 332–480, Certain
Textile Articles: Travel Goods of Textile
Materials, instituted under section
332(g) of the Tariff Act of 1930 (19
U.S.C. 1332(g)) at the request of the
House Committee on Ways and Means.
The Commission expects to deliver its
report to the Committee by October 25,
2007.

# **Summary of Proposal**

- (1) Number of forms submitted: two.
- (2) Title of form: Questionnaire for U.S. Producers of Travel Goods with an Outer Surface of Textile Materials; Questionnaire for U.S. Producers of Textile Materials for Use in Travel Goods with an Outer Surface of Textile Materials.
  - (3) Type of request: New.
- (4) Frequency of use: Single data gathering, scheduled for 2007.
- (5) Description of respondents: U.S. firms that produce travel goods with an

- outer surface of textile materials, and U.S. firms that produce textile materials for use in travel goods with an outer surface of textile materials.
- (6) Estimated number of respondents: 127 (Producer travel goods questionnaire). 39 (Producer textile materials questionnaire).
- (7) Estimated total number of hours for all respondents to complete the forms: 1074 hours.
- (8) Information obtained from the form that qualifies as confidential business information will be so treated by the Commission and not disclosed in a manner that would reveal the individual operations of a firm.

Additional Information or Comment:

Copies of the forms and supporting

documents may be obtained from the Commission's Web site at http:// www.usitc.gov/ind econ ana/ research\_ana/outerwear.htm, or from Kimberlie Freund, Co-Project Leader (202-708-5402; kimberlie.freund@usitc.gov) or Heidi Colby-Oizumi, Co-Project Leader, (202-205-3391; heidi.colbv@usitc.gov), of the Office of Industries. Comments about the proposals should be directed to the Office of Management and Budget, Office of Information and Regulatory Affairs, Room 10102 (Docket Library), Washington, DC 20503, Attention: Docket Librarian. All comments should be specific, indicating which part of the questionnaire is objectionable, describing the concern in detail, and including specific suggested revisions or language changes. Copies of any comments should be provided to Robert Rogowsky, Director, Office of Operations, U.S. International Trade Commission, 500 E Street, SW., Washington, DC 20436, who is the Commission's designated Senior Official

Persons with mobility impairments who will need special assistance in gaining access to the Commission should contact the Secretary at 202–205–2000. Hearing impaired individuals are advised that information on this matter can be obtained by contacting our TTD terminal (telephone no. 202–205–1810). General information concerning the Commission may also be obtained by accessing its Internet server (http://www.usitc.gov).

under the Paperwork Reduction Act.

By order of the Commission. Issued: March 26, 2007.

# Marilyn R. Abbott,

Secretary to the Commission. [FR Doc. E7–5822 Filed 3–28–07; 8:45 am] BILLING CODE 7020–02–P

# **DEPARTMENT OF JUSTICE**

Notice of Lodging of Consent Decree Under the Comprehensive Environmental Response, Compensation, and Liability Act of 1980

Notice is hereby given that on March 15, 2007 a proposed consent decree in *United States* v. *Charles E. Carlson, Front Range Royalties, Ltd., and Frontenac Mining, Ltd.*, Civil Action No. 06–cv–00275–WYD–MEH was lodged with the United States District Court for the District of Colorado.

In this action the United States brought claims under Sections 107 and 113(g) of the Comprehensive Environmental Response, Compensation, and Liability Act of 1980 ("CERCLA"), as amended, 42 U.S.C. 9607 and 9613(g), seeking the recovery of costs incurred and to be incurred by the Environmental Protection Agency ("EPA") in response to releases or threatened releases of hazardous substances at and from the property owned by the Defendants within the Clear Creek Superfund Site, in Gilpin County, Colorado. The ability-to-pay consent decree resolves claims related to acidic drainage and metals loading into Clear Creek resulting from past mining operations on property owned by the defendants. The consent decree, among other things, provides EPA with access to and use of the defendants property for remedial purposes and requires defendants to sell certain properties and to remit to EPA a percentage of the net sale proceeds up to the judgment amount of up to \$200,000.

The Department of Justice will receive for a period of thirty (30) days from the date of this publication comments relating to the consent decree. Comments should be addressed to the Assistant Attorney General. **Environment and Natural Resources** Division, and either e-mailed to pubcomment-ees.enrd@usdoj.gov or mailed to P.O. Box 7611, U.S. Department of Justice, Washington, DC 20044–7611, and should refer to *United* States v. Charles E. Carlson, Front Range Royalties, Ltd., and Frontenac Mining, Ltd., Civil Action No. 06-cv-00275-WYD-MEH, D.J. Ref. 90-11-3-08439.

The consent decree may be examined at the U.S. Environmental Protection Agency, Region 8, 1595 Wynkoop Street, Denver, CO 80202–1129. During the public comment period, the consent decree, may also be examined on the following Department of Justice Web site, to http://www.usdoj.gov/enrd/

Consent Decrees.html. A copy of the 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 or by faxing or e-mailing a request to Tonia Fleetwood (tonia.fleetwood@usdoj.gov), fax no. (202) 514-0097, phone confirmation number (202) 514-1547. In requesting a copy from the Consent Decree Library, please enclose a check in the amount of \$7.50, or \$11 with attachments (25 cents per page reproduction cost), payable to the U.S. Treasury or, if by e-mail or fax, forward a check in that amount to the Consent Decree Library at the stated address.

#### Robert D. Brook,

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

[FR Doc. 07–1527 Filed 3–28–07; 8:45 am] BILLING CODE 4410–15–M

## **DEPARTMENT OF JUSTICE**

Notice of Lodging of Settlement Agreement Under the Comprehensive Environmental Response, Compensation, and Liability Act and Chapter 11 of the United States Bankruptcy Code

Notice is hereby given that on February 21, 2007, a proposed Settlement Agreement ("Agreement") in In re Haves Lemmerz International, Inc. et al., Case No. 01-11490, was lodged with the United States Bankruptcy Court for the District of Delaware. The Agreement is between Haves Lemmerz and certain of its subsidiaries (collectively, the "Debtors") and the United States, on behalf of the United States Environmental Protection Agency ("EPA"), the United States Department of the Interior ("DOI"), and the National Oceanic and Atmospheric Administration ("NOAA") of the United States Department of Commerce. The Agreement relates to liabilities of the Debtors under the Comprehensive

and Liability Act, 42 U.S.C. 9601 et seq.
Under the Agreement, sites would be divided into three categories. For the first category—"Liquidated Sites"—the United States, of behalf of EPA, would receive allowed unsecured claims totaling \$1,065,123 for response costs in connection with (1) The Operating Industries, Inc. Site in Monterey Park, California; (2) the Aqua Tech Site in Greer, South Carolina; (3) the Four County Landfill Site in Rochester, Indiana; (4) the Container Recycling Site (a/k/a the Greater Lakes Container Site) in Kansas City, Kansas; (5) the

Environmental Response, Compensation

Reclamation Oil Site in Detroit, Michigan; and (6) the Swope Oil Site in Pennsauken, New Jersey. Under the Agreement, claims on behalf of DOI and NOAA for natural resource damages would not be liquidated, but instead would be addressed through the Agreement's provisions on Additional Sites, described below.

For the second category of sites— "Debtor-owned Sites"—environmental claims and actions by the United States would not be discharged.

The third and final category of sites—Additional Sites—would include all other sites. For Additional Sites, the United States may not issue or seek environmental orders based on the Debtors' conduct before the bankruptcy action, but may recover response costs and natural resource damages based on such conduct, as if the United States' claims had been allowed unsecured claims under the Debtors' reorganization plan. Sites that are liquidated under the Agreement for EPA are treated as Additional Sites for DOI and NOAA.

For a period of thirty (30) days from the date of this publication, the Department of Justice will receive comments relating to the Agreement. Comments should be addressed to the Acting Assistant Attorney General, Environmental and Natural Resources Division, and either e-mailed to pubcomment-ees.enrd@usdoj.gov or mailed to P.O. Box 7611, U.S. Department of Justice, Washington, DC 20044. Comments should refer to In re Hayes Lemmerz International, Inc, et al., Case No. 01–11490 (MFW), D.J. Ref. No. 90–11–2–08019/1.

The Agreement may be examined at the Office of the United States Attorney, 1007 Orange St., Suite 700, Wilmington, DE 19801, and at the United States Environmental Protection Agency, Ariel Rios Building, 1200 Pennsylvania Avenue, NW., Washington, DC 20460. During the public comment period, the Agreement may also be examined on the following Department of Justice Web site, http://www.usdoj.gov/enrd/ Consent\_Decrees.htm. A copy of the Agreement may also be obtained by mail from the Consent Decree Library, P.O. Box 7611, U.S. Department of Justice, Washington, DC 20044, or by faxing or e-mailing a request to Tonia Fleetwood (tonia.fleetwood@usdoj.gov), fax number (202) 514-0097, phone confirmation number (202) 514-1547. In requesting a copy from the Consent Decree Library, please enclose a check in the amount of \$6.25 (25 cents per page reproduction

cost) payable to the United States Treasury.

#### William D. Brighton,

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

[FR Doc. 07–1526 Filed 3–28–07; 8:45 am] BILLING CODE 4410–15–M

## **DEPARTMENT OF JUSTICE**

# Notice of Lodging of Consent Decree Under the Clean Air Act

Notice is hereby given that on March 19, 2007, a proposed Consent Decree ("Consent Decree") in *United States* v. *PPL Montana, LLC, et al.,* Civil Action No. 1:07–CV-00040–RFC-CSO was lodged with the United States District Court for the District of Montana.

The Consent Decree resolves claims by the United States against the operator of the Colstrip Power Plant, PPL Montana LLC, and the companies that own fractional interests of Units #3 and #4 of the Colstrip Power Plant, which include PPL Montana, NorthWestern Corporation, Puget Sound Energy, Inc., Portland General Electric Company, Avista Corporation, and PacifiCorp under sections 113 and 169A of the Clean Air Act, 42 U.S.C. 7413 and 7491. The Consent Decree will require the Defendants to install and operate socalled "low-NOx burners" and overfire air on Colstrip Units #3 and #4, and meet defined emission limits until such time that Defendants obtain applicable permits. The decree also requires Defendants to pay a \$50,000 civil penalty to the United States. In settlement of claims by Plaintiff-Intervenor the Northern Cheyenne Tribe (the "Tribe"), the Consent Decree also requires Defendants to fund an Energy Efficiency Project for the benefit of members of the Tribe.

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

Comments should be addressed to the Assistant Attorney General,
Environment and Natural Resources Division, and either e-mailed to pubcomment-ees.enrd@usdoj.gov or mailed to P.O. Box 7611, U.S.

Department of Justice, Washington, DC 20044–7611, and should refer to United States v. PPL Montana, LLC, et al., D.J.

Ref. 90–5–2–1–08494.

The Consent Decree may be examined at the Office of the United States Attorney, District of Montana, 2929 Third Avenue, Billings, MT 59102 and at U.S. EPA Region 8, 1595 Wynkoop Street, Denver, CO 80202–1129. During