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 \$4.00 (25 cents per page reproduction cost) payable to the U.S. Treasury.

William D. Brighton,

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

[FR Doc. 06–709 Filed 1–25–06; 8:45 am]

BILLING CODE 4410-15-M

DEPARTMENT OF JUSTICE

Solid Waste Disposal Act, as Amended by the Resource Conservation and Recovery Act (RCRA) Sections 3004 and 3005 of RCRA, 42 U.S.C. 6924 and 6925

In accordance with Departmental policy, 28 CFR 50.7, notice is hereby given that on January 9, 2006, a proposed Consent Decree in *United States and State of Alabama v. Northrop Grumman Systems Corporation*, Civil Action No. CV–06–B–0060 NE was lodged with the United States District Court for the Northern District of Alabama.

In this action the United States and State of Alabama allege that Northrop Grumman Systems Corporation (hereafter NGC or defendant) is liable under the Solid Waste Disposal Act, as amended by the Resource Conservation and Recovery Act (RCRA) and the Alabama Hazardous Wastes Management and Minimization Act ("AHWMMA"), Code of Alabama (1975), §§ 22–3–1, et seq. for penalties and injunctive relief in connection with the NGC BAT facility near Huntsville, Alabama at Redstone Arsenal, and the NGC Longbow facility in Huntsville.

This consent decree represents a settlement between the United States, State of Alabama and NGC. The consent decree requires NGC to: (1) Pay a penalty of \$83,049.50, to be split evenly between the State of Alabama and the United States, and (2) submit certifications within thirty days of entry of the Consent Decree that it is in compliance with the provisions of RCRA and State law it was alleged to have violated. 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, P.O. box 7611, Washington, DC 20044, and should refer to *United States and State of Alabama* v. Northrop Grumman Systems Corporation, D.J. Ref. 90–7–1–08303.

Commenters may request an opportunity for a public meeting in the affected area, in accordance with Section 7003(d) of the Resource Conservation and Recovery Act ("RCRA"), 42 U.S.C. 6973(d).

The proposed Consent Decree may be examined at the Office of the United States Attorney, Northern District of Alabama, 1801 4th Avenue North, Birmingham, Alabama 35203, and at Region 4, Office of the Environmental Protection Agency, Atlanta Federal Center, 61 Forsyth Street, SW., Atlanta, Georgia 30303. During the public comment period, the Consent Decree may also be examined on the following Department of Justice Web site: http:// www.usdoj.gov/enrd/open.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, please enclose a check in the amount of \$4.75 (25 cents per page reproduction cost) payable to the U.S. Treasury.

Ellen Mahan,

Assistant Section Chief, Environment and Natural Resources Division.

[FR Doc. 06–711 Filed 1–25–06; 8:45 am] BILLING CODE 4410–15–M

DEPARTMENT OF JUSTICE

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

Under 28 CFR 50.7, notice is hereby given that on December 29, 2005, a proposed consent decree in *United States* v. 9.67 Acres of Land, More or Less, Located at 350 Mt Pleasant Avenue, Borough of Wallington, Bergen County, New Jersey, Civil Action No. 01–cv–3382, was lodged with the United States District Court for the District of New Jersey.

In this *in rem* action, the United States sought cost recovery for costs incurred in connection with the Industrial Latex Superfund Site located in the Borough of Wallington, Bergen County, New Jersey (the "Site"). Under the terms of the consent decree, the Site property will be sold and the proceeds divided among the settling parties.

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, P.O. Box 7611, U.S.

Department of Justice, Washington, DC 20044–7611, and should refer to United States v. 9.67 Acres of Land, More or Less, Located at 350 Mt Pleasant Avenue, Borough of Wallington, Bergen County, New Jersey, Civil Action No. 01–cv–3382, D.J. Ref. 90–11–3–07502.

The consent decree may be examined at the Office of the United States Attorney, Peter Rodino Federal Building, 970 Broad Street, Suite 700, Newark, NJ 07102 and at U.S. EPA Region II, 290 Broadway, New York, NY 10007. A copy of the consent decree may also be examined on the following Department of Justice Web site, http:// www.usdoj.gov/enrd/open.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 of the consent decree without appendices, please enclose a check in the amount of \$18.25 (25 cents per page reproduction cost) payable to the U.S. Treasury.

Ronald Gluck,

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

[FR Doc. 06–710 Filed 1–25–06; 8:45 am] BILLING CODE 4410–15–M

DEPARTMENT OF JUSTICE

Antitrust Division

Notice Pursuant to the National Cooperative Research and Production Act of 1993—AAF Association, Inc.

Notice is hereby given that, on December 28, 2005, pursuant to section 6(a) of the National Cooperative Research and Production Act of 1993, 15 U.S.C. 4301 et seq. ("the Act") AAF Association, Inc. has filed written notifications simultaneously with the Attorney General and the Federal Trade Commission disclosing changes in its membership. The notifications were filed for the purpose of extending the Act's provisions limiting the recovery of antitrust plaintiffs to actual damages under specified circumstances. Specifically, Ninsight, Issy les Moulineaux, France; and RPPtv Ltd., West Sussex, United Kingdom have been added as parties to this venture.

No other changes have been made in either the membership or planned activity of the group research project. Membership in this group research project remains open, and AAF Association, Inc. intends to file additional written notification disclosing all changes in membership.

On March 28, 2000, AAF Association, Inc. filed its original notification pursuant to section 6(a) of the Act. The Department of Justice published a notice in the **Federal Register** pursuant to section 6(b) of the Act on June 29, 2000 (65 FR 40127).

The last notification was filed with the Department on September 21, 2005. A notice was published in the **Federal Register** pursuant to section 6(b) of the Act on October 17, 2005 (70 FR 60369).

Dorothy B. Fountain,

Deputy Director of Operations, Antitrust Division.

[FR Doc. 06–719 Filed 1–25–06; 8:45 am] BILLING CODE 4410–11–M

DEPARTMENT OF JUSTICE

Antitrust Division

Notice Pursuant to the National Cooperative Research and Production Act of 1993—Interchangeable Virtual Instruments Foundation, Inc.

Notice is hereby given that, on January 6, 2006, pursuant to section 6(a) of the National Cooperative Research and Production Act of 1993, 15 U.S.C. 4301 et seq. ("the Act"), Interchangeable Virtual Instruments Foundation, Inc. has filed written notifications simultaneously with the Attorney General and the Federal Trade Commission disclosing changes in its membership. The notifications were filed for the purpose of extending the Act's provisions limiting the recovery of antitrust plaintiffs to actual damages under specified circumstances. Specifically, Advantest Corporation, Tokyo, Japan; and Honeywell Tech Solutions, Bangalore, India have withdrawn as parties to this venture.

No other changes have been made in either the membership or planned activity of the group research project. Membership in this group research project remains open, and Interchangeable Virtual Instruments Foundation, Inc. intends to file additional written notification disclosing all changes in membership.

On May 29, 2001, Interchangeable Virtual Instruments Foundation, Inc. filed its original notification pursuant to Section 6(a) of the Act. The Department of Justice published a notice in the **Federal Register** pursuant to section 6(b) of the Act on July 30, 2001 (66 FR 39336).

The last notification was filed with the Department on July 20, 2005. A notice was published in the **Federal Register** pursuant to section 6(b) of the Act on August 12, 2005 (70 FR 47232).

Dorothy B. Fountain,

Deputy Director of Operations, Antitrust Division.

[FR Doc. 06–721 Filed 1–25–06; 8:45 am] BILLING CODE 4410–11–M

DEPARTMENT OF JUSTICE

Antitrust Division

Notice Pursuant to the National Cooperative Research and Production Act of 1993—PXI Systems Alliance, Inc.

Notice is hereby given that, on January 6, 2006, pursuant to Section 6(a) of the National Cooperative Research and Production Act of 1993, 15 U.S.C 4301 et seq. ("the Act"), PXI Systems Alliance, Inc. has filed written notifications simultaneously with the Attorney General and the Federal Trade Commission disclosing changes in its membership. The notifications were filed for the purpose of extending the Act's provisions limiting the recovery of antitrust plaintiffs to actual damages under specified circumstances. Specifically, Marek Micro, Sulzbach-Rosenberg, Germany; and 4DSP, Inc., Reno, NV have withdrawn as parties to this venture.

No other changes have been made in either the membership or planned activity of the group research project. Membership in this group research project remains open, and PXI Systems Alliance, Inc. intends to file additional written notification disclosing all changes in membership.

On November 22, 2000, PXI Systems Alliance, Inc. filed its original notification pursuant to Section 6(a) of the Act. The Department of Justice published a notice in the **Federal Register** pursuant to Section 6(b) of the Act on March 8, 2001 (66 FR 13971).

The last notification was filed with the Department on October 11, 2005. A notice was published in the **Federal** Register pursuant to Section 6(b) of the Act on November 3, 2005 (70 FR 66851).

Dorothy B. Fountain,

Deputy Director of Operations, Antitrust Division.

[FR Doc. 06–720 Filed 1–25–06; 8:45 am] **BILLING CODE 4410–11–M**

DEPARTMENT OF JUSTICE

Drug Enforcement Administration

Manufacturer of Controlled Substances; Notice of Registration

By Notice dated November 22, 2004, and published in the **Federal Register** on December 6, 2004, (69 FR 70470–70471), Johnson Matthey, Inc., Custom Pharmaceuticals Department, 2003 Nolte Drive, West Deptford, New Jersey 08066, made application by renewal to the Drug Enforcement Administration (DEA) to be registered as a bulk manufacturer of the basic classes of controlled substances listed in Schedules I and II:

Drug	Schedule
Tetrahydrocannabinols (7370) Difenoxin (9168) Propiram (9649) Amphetamine (1100) Methylphenidate (1724) Codeine (9050) Oxycodone (9143) Hydromorphone (9150) Hydrocodone (9193) Morphine (9300) Thebaine (9333)	Schedule I I I I II
Alfentanil (9737)	II II II

The company plans to manufacture the listed controlled substances in bulk for distribution to its customers.

No comments or objections have been received. DEA has considered the factors in 21 U.S.C. 823(a) and determined that the registration of Johnson Matthey, Inc. to manufacture the listed basic classes of controlled substances is consistent with the public interest at this time. DEA has investigated Johnson Matthey, Inc. to ensure that the company's registration is consistent with the public interest. The investigation has included inspection and testing of the company's physical security systems, verification of the company's compliance with state and local laws, and a review of the company's background and history. Therefore, pursuant to 21 U.S.C. 823, and in accordance with 21 CFR 1301.33, the above named company is granted registration as a bulk manufacturer of