SUMMARY: The following land has been found suitable and is classified for direct sale under sections 203 and 209 of the Federal Land Policy and Management Act of 1976, 43 U.S.C. 1713 and 43 U.S.C. 1719, and Section 7 of the Taylor Grazing Act (42 U.S.C. 315f). The land will be sold at no less than the fair market value of \$ 2,000.00. The land will not be offered for sale until May 12, 2003.

Willamette Meridian,

T. 40 S., R. 6 E.

Section 1 Metes and Bounds survey Containing approximately 1.01 acres.

ADDRESSES: Detailed information concerning the sale, including the reservations, sale procedures, and planning and environmental documents, is available at the Klamath Falls Field Office, 2795 Anderson Ave. Building 25, Klamath Falls, Oregon 97603.

FOR FURTHER INFORMATION CONTACT:

Linda Younger at (541) 883-6916.

SUPPLEMENTARY INFORMATION: The above described land is hereby segregated from appropriation under the public land laws, including the mining laws, but not from sale under the above cited statutes, for 270 days or until title transfer is completed or the segregation is terminated by publication in the Federal Register, whichever occurs first.

This land has been identified for sale to the holder of a permanent occupancy lease. No significant resource values will be affected by this disposal. The sale is consistent with BLM's planning for the land involved and the public interest will be served by the sale.

Purchasers must be U.S. citizens, 18 years of age or older, a state or state instrumentality authorized to hold property, or a corporation authorized to own real estate in the state in which the land is located.

The lands are being offered to Mark Collier using the direct sale procedures authorized under 43 CFR 2710.6.(B)(iii). Direct sale is appropriate because Mr. Collier owns land adjacent and is presently leasing this 1.01 acres. His house is located on part of this one acre parcel, is to resolve any inadvertent unauthorized use.

The terms, conditions, and reservations applicable to this sale are as follows:

- 1. A right-of-way for ditches and canals will be reserved to the United States under 43 U.S.C. 945.
- 2. All oil and gas and geothermal resources in the land will be reserved to the United States in accordance with section 209 of the Federal Land Policy and Management Act. 1976.

- 3. The mineral interests being offered for conveyance have no known mineral value. The acceptance of a direct sale offer will constitute an application for conveyance of the mineral estate, with the exception of the oil and gas and geothermal interests which will be reserved to the United States in accordance with section 209 of the Federal Land Policy and Management Act of 1976.
- Patents will be issued subject to all valid existing rights and reservations of record.

Interested parties may submit comments to the Field Manager, Klamath Falls Resource Area Office at the above address until April 28, 2003. Objections will be reviewed by the Lakeview District Manager who may sustain, vacate, or modify this realty action. In absence of any objections, this realty action will become the final action of the Department of the Interior.

Dated: January 7, 2003.

Teresa A. Raml,

Field Manager, Klamath Falls Resource Area. [FR Doc. 03–5838 Filed 3–11–03; 8:45 am]
BILLING CODE 4310–33–P

DEPARTMENT OF THE INTERIOR

Closure Order Establishing Prohibitions at Folsom Lake, CA

AGENCY: Bureau of Reclamation, Interior.

ACTION: Notice of closure.

SUMMARY: The Bureau of Reclamation (Reclamation) is restricting access to several dikes and dams that were constructed to form Folsom Lake. The closure notice affects the following structures: the concrete gravity dam, the right wing dam, the left wing dam, dikes 4, 5, 6, 7, & 8; and Mormon Island Dam. The closure affects the dikes and dams in their entirety.

DATES: The closure is effective February 28, 2003, and will remain in effect indefinitely.

ADDRESSES: A map is available for inspection at the Bureau of Reclamation's Central California Area Office, located at 7794 Folsom Dam Road, Folsom, California 95630. The map may be viewed between the hours of 8 a.m. and 4 p.m., Monday through Friday.

FOR FURTHER INFORMATION CONTACT:

Bureau of Reclamation, Mid-Pacific Region Public Affairs Office at (916) 978–5100 or the Bureau of Reclamation, Central California Area Office at (916) 988–1707. SUPPLEMENTARY INFORMATION: This action is being taken under 43 CFR Part 423.3 to improve facility security and public safety. Reclamation will be prohibiting motor vehicle access and in some locations pedestrian access to the structures in an effort to prevent activities that may inadvertently or deliberately cause damage to the structures. The following acts are prohibited in the closure areas:

(a) Operating a motor vehicle on the crest of the structures or any part thereof.

Exceptions: Reclamation employees acting within the scope of their employment, operation, maintenance and construction personnel that have expressed authorization from Reclamation; law enforcement and fire department officials, and any others who have received expressed written authorization from the Bureau of Reclamation to enter the closure areas.

(b) Pedestrian Access on the left wing dam and the concrete gravity section of the dam.

Exceptions: Reclamation employees acting within the scope of their employment, operation, maintenance and construction personnel that have expressed authorization from Reclamation; law enforcement and fire department officials, and any others who have received expressed written authorization from the Bureau of Reclamation to enter the closure areas.

(c) Vandalism or destroying, injuring, defacing, or damaging property or real property that is not under one's lawful control or possession.

This order is posted in accordance with 43 CFR 423.3(b). Violation of this prohibition or any prohibition listed in 43 CFR part part 423 is punishable by fine, or imprisonment for not more than 6 months, or both.

Dated: March 5, 2003.

Thomas J. Aiken,

Area Manager, Central California Area Office, Mid-Pacific Region.

[FR Doc. 03–5852 Filed 3–11–03; 8:45 am] BILLING CODE 4310–MN–P

DEPARTMENT OF JUSTICE

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

In accordance with Departmental policy, 29 CFR 50.7, notice is hereby given that two proposed consent decrees in *United States* v. *Advanced Ross Sub Company et al.*, and *United States* v. *Atlantic Richfield Company, et al.*, Civil

Action No. C03–5117RJB were lodged on March 3, 2003, with the United States District Court for the Western District of Washington. These consent decrees require the defendants require the defendants to perform injunctive relief, requiring two groups of performing parties to perform the cleanup of the Thea Foss and Wheeler Osgood Waterway Problem Areas of the Commencement Bay/Nearshore Tideflats Superfund Site and the funding parties to pay a total of \$13,000,000 to fund cleanup activities at the Site.

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 decrees. Comments should be addressed to the Assistant Attorney General, Environmental and Natural Resources Division, PO Box 7611, U.S. Department of Justice, Washington, DC 20044–7611, and should refer to *United States* v. *Advance Ross Sub Company et al.*, DOJ Ref. # 90–11–2–1049/2.

The proposed consent decrees may be examined at the office of the United States Attorney, 601 Union Street, Suite 5100, Seattle, WA 98101 and at U.S. EPA Region 10, 1200 Sixth Avenue, Seattle, WA 98101. During the comment period, the consent decrees may be examined on the following Department of Justice Web site, http:// www.usdoj.gov/enrd/open.html. Copies of the consent decrees also may be obtained by mail from the Consent Decree Library, PO 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 \$161.25 (with attachments) or \$28.00 (without attachments) for *United* States v. Advance Ross Sub Company et al., and/or the amount of \$184.50 (with attachments) or \$41.00 (without attachments) for United States v. Atlantic Richfield Company, et al., (25 cents per page reproduction cost) payable to the U.S. Treasury.

Robert Maher,

Assistant Section Chief, Environmental Enforcement Section. [FR Doc. 03–5879 Filed 3–11–03; 8:45 am]

BILLING CODE 4410-15-M

DEPARTMENT OF JUSTICE

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

Under 28 CFR 50.7, notice is hereby given that on February 27, 2003, a proposed Amendment to the Consent Decree entered on December 9, 1997 ("Amendment") in *United States* v. *Ajax/Acorn Manufacturing, Inc.*, Civil Action No. 89–7421, was lodged with the United States District Court for the Eastern District of Pennsylvania.

The 1997 consent decree resolved the liability of twenty-two municipalities and a private waste hauler for claims of the United States and the Pennsylvania Department of Environment Protection ("PADEP") under sections 106 and 107 of the Comprehensive Environmental Response, Compensation and Liability Act, 42 U.S.C. 9606 and 9607, at the Moyer Landfill Superfund Site, located in Lower Providence Township, Montgomery County, Pennsylvania ("the Site"). The 1997 consent decree required the settling defendants to design and construct an on-site treatment plant to treat leachate from the Site.

The proposed Amendment reflects that EPA has now adopted a contingent remedy under which leachate will be sent through the local sewer main to the Oaks Sewage Treatment Plant for treatment. Under the Amendment, the settling defendants are no longer obligated to perform work related to leachate treatment that will now be the responsibility of PADEP. The Amendment also provides that \$600,000 remaining in the settling defendants trust account for construction of the onsite treatment plant will be paid to PADEP, since PADEP has assumed responsibility for design, construction, operation and maintenance of the remedy for leachate treatment at the Landfill.

The Department of Justice will receive for a period of thirty (30) days from the date of this publication comments relating to the Amendment. 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. *Ajax/Acorn Manufacturing Inc.*, Civil Action No. 89–7421, D.J. Ref. 90–11–3–145.

The Amendment may be examined at the Office of the United States Attorney, Eastern District of Pennsylvania, 615 Market Street, Suite 1250, Philadelphia,

PA, 19106, and at U.S. EPA Region III, 1650 Arch Street, Philadelphia, PA 19103–2029. During the public comment period, the Amendment may also be examined on the following Department of Justice Web site, http:// www.usdoj.gov/enrd/open.html. A copy of the Amendment 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 \$47.75 payable to the U.S. Treasury. In requesting a copy exclusive of exhibits and defendants' signatures, please enclose a check in the amount of \$8.25 payable to the U.S. Treasury.

Robert Brook,

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

[FR Doc. 03–5880 Filed 3–11–03; 8:45 am] $\tt BILLING\ CODE\ 4410–15–M$

DEPARTMENT OF JUSTICE

Notice of Lodging of Consent Decree Pursuant to Comprehensive Environmental Response, Compensation, and Liability Act

Notice is hereby given that on February 10, 2003, a proposed consent decree in *United States* versus *Ponderosa Fibres of America, Inc., et al.,* Civil Action No. 99–CV–1305 (FJS/ RWS), was lodged with the United States District Court for the Northern District of New York.

The United States' Amended Complaint in this action alleges that Ponderosa Fibres of America, Inc. ("PFA"), Martin Bernstein and Jerome Goodman are jointly and severally liable for past and future response costs, currently totaling over \$1.5 million, incurred by the United States in connection with the U.S. Environmental Protection Agency's removal of hazardous substances from the St. Lawrence Pulp and Paper Superfund Site in Ogdensburg, St. Lawrence County, New York ("Site").

The proposed Consent Decree, lodged on February 5, resolves the United States' cost recovery claim, pursuant to Section 107(a) of the Comprehensive Environmental Response, Compensation, and Liability Act ("CERCLA"), 42 U.S.C. 9607(a), and potential contribution claims by other parties against Defendant Jerome