iew at BLM's Yuma Resource Area ie, 3150 Winsor Avenue, Yuma, iona. Final acreages and boundaries for all of these areas will be determined at a later date.

3. General types of issues anticipated: The proposed amendment addresses changes to the Land Tenure Adjustment and Recreation sections of the RMP.

4. Disciplines to be represented and used to prepare the amendment: air quality, soils, vegetation, wildlife, mineral and energy resources, visual resources, floodplains, rangeland resources, recreation resources, cultural resources, and economic conditions.

5. The kind and extent of public participation: A 30-day public comment period will be announced in the Federal Register and other appropriate media. There will also be a specific comment period for the Governors of Arizona and California to inform and seek comment from State and local agencies.

6. Times, dates, and locations scheduled for any public meetings, hearings, conferences, or gatherings as known: At this time, no public meetings are planned. All public input is scheduled to be handled through written comments.

7. The location and availability of ocuments relevant to the planning cess: Documents will be available for plic review at the Yuma Resource Area, 3150 Winsor Avenue, Yuma,

Arizona 85365. Herman L. Kast.

District Manager.

Date: July 7, 1989.

[FR Doc. 89–16788 Filed 7–17–89; 8:45 am] BILLING CODE 4333–12–M

[ES-940-09-4520-13; (ES-041293, Group 156)]

## Filing of Plat of Dependent Resurvey and Subdivision of Sections; Minnesota

July 12, 1989.

1. The plat, in three sheets, of the dependent resurvey of portions of the south and north boundaries, the west boundary, a portion of the subdivisional lines and the survey of the subdivision of sections 4, 5, 7, 8, 9, 16, 17, 18, 21, 28, 29, 30, 31, 32, and 33 of Township 142 North, Range 39 West, Fifth Principal Meridian, Minnesota, will be officially filed in the Eastern States Office, Alexandria, Virginia at 7:30 a.m., on August 28, 1989.

2. The dependent resurvey was made the request of the Bureau of Indian

 All inquiries or protests concerning the technical aspects of the dependen. resurvey must be sent to the Deputy State Director for Cadastral Survey, Eastern States Office, Bureau of Land Mangement, 350 South Pickett Street, Alexandria, Virginia 22304, prior to 7:30 a.m., August 28, 1989.

4. Copies of the plat will be made available upon request and prepayment of the reproduction fee of \$4.00 per copy. Joseph W. Beaudin.

Acting Deputy State Director for Cadastral Survey.

[FR Doc. 89-16789 Filed 7-17-89; 8:45 am]

#### Minerals Management Service

#### Meeting of Working Panel Established by the Royalty Management Advisory Committee

July 12, 1989.

AGENCY: Minerals Management Service (MMS), Interior..

ACTION: Notice of meeting.

SUMMARY: The Minerals Management Service (MMS) hereby gives notice that the Royalty Management Advisory Committee (RMAC) Strategic Planning Work Panel will meet in Lakewood, Colorado, at the location and on the dates identified below. This panel was established by RMAC to provide recommendations for further program improvements and other changes to Royalty Management Program (RMP) mission and performance.

Strategic Planning Work Panel will meet at the Sheraton Hotel and Conference Center, 360 Union Blvd., Lakewood. Colorado, on July 26–28, 1989. The Panel will meet again on August 14–18, 1989, and August 28–31, 1989. The Panel will meet from 9:00 a.m. to 5:00 p.m. each day. If the meeting is completed in less than the days scheduled, the Panel will adjourn. For information on the location of the last two meetings and to conform each session in the event a date is changed, contact Ms. Deborah Gibbs at the telephone number shown below.

The public is invited to attend these meetings and make oral comments. A time will be set aside by the panel chairperson during which the public will be invited to make oral comments.

#### FOR FURTHER INFORMATION CONTACT:

Ms. Deborah Gibbs, Mineral Management Service, Royalty Management Program, Denver Federal Center, Building 85, Box 25165, Mail Stop 660, Denver, Colorado 80225, Telephone Number (303) 231–3410, FTS 326–3410.

SUPPLEMENTARY INFORMATION: In November 1986, MMS initiated a comprehensive planning process aimed at fostering steady improvements to its royalty program through internal assessment and external input. This process included an evaluation of the overall RMP mission and performance to determine if the program was generally "on track" or if fundamental changes were needed. The assessment was comprised of the following three components:

Program Performance Standards:Selected Options for Change in the

 Selected Options for Change in t Royalty Management Mission:

• RMP Business System Improvement

An aggressive effort has been made to develop a consensus among RMP's constituents for the appropriate royalty management mission and performance levels to fulfill the needs and expectations of royalty recipients to the maximum practicable entent. In late 1988 and early 1989, the three strategic planning and improvements products listed above were sent to over 170 of RMP's constituents, including Indian tribes and associations, States, industry, RMAC members, Congress, and various review/oversight groups. Constituents were requested to comment on a spectrum of the most likely and historically persistent suggestions for change to the program mission and to provide recommendations on RMP's systems improvement plans and program performance standards.

As a result a Strategic Plan for Operations and Systems is being developed for RMP with emphasis on supporting mission requirement well into the 1990's.

A status report on the findings and input received from RMP constituents was presented to RMAC on June 22, 1989. The RMAC agreed to establish a working panel to review the findings and provide recommendations for further program improvements and other changes in mission and performance.

Recently, numerous issues related to Indian royalty management have been explored through testimony and exhaustively reviewed by the Senate Select Committee on Indian Affairs. The MMS is in the process of evaluating the concerns expressed by the Senate Select Committee relative to royalty management.

The Strategic Planning Work Panel is charged with reviewing the draft Strategic Plan for Operations and Systems and making recommendations as to conclusions drawn in the plan. The Panel will also provide to the Committee proposals on the extent to which the RMP mission and performance should be changed. In addition, the Panel will review and make recommendations on

any royalty management improvements being contemplated in response to concerns recently expressed by the Senate Select Committee. The RMAC will review the Panels' recommendations at a meeting tentatively scheduled for later this summer.

Dated: July 12, 1989...

#### Donald T. Sant,

Acting Associate Director for Royalty Management.

[FR Doc. 89-16745 Filed 7-17-89; 8:45 am] BILLING CODE 4310-MR-M

#### DEPARTMENT OF JUSTICE

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

In accordance with Departmental policy, 28 CFR 50.7, notice is hereby given that on July 3, 1989, a proposed Consent Decree in United States v. Boyd, et al. was lodged with the United States District Court for the District of Maryland. The proposed Consent Decree provides for the payment by defendant Carnegie Institution of Washington, Inc. of \$100,000 of the costs incurred by the Environmental Protection Agency in investigation, response, and enforcement activities related to the Security Boulevard Site in Baltimore County, Maryland.

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

Comments should be addressed to the Acting Assistant Attorney General, Land and Natural Resources Division, Department of Justice, Washington, DC 20530, and should refer to *United States* v. *Boyd, et al.* D.J. Ref 90–11–3–264.

The proposed Consent Decree may be examined at the Office of the United States Attorney, 101 Lombard Street, Baltimore, Maryland 21201, and at the Environmental Enforcement Section, Land and Natural Resources Division, Department of Justice, Room 1515, Ninth Street and Pennsylvania Avenue NW., Washington, DC 20530. A copy of the proposed Consent Decree may be obtained in person or by mail from the Environmental Enforcement Section, Land and Natural Resources Division, Department of Justice. In requesting a copy, please enclose \$1.20 (10 cents per

page reproduction cost) payable to the Treasurer of the United States.

#### Donald A. Cart,

Acting Assistant Attorney General. [FR Doc. 89–16764 Filed 7–17–89; 8:45.am]
BILLING CODE 4410–01–44

### Lodging of Consent Decree Pursuant to the Clean Air Act

In accordance with Departmental policy. 23 CFR 50.7, notice is hereby given that on July 7, 1989 a proposed Consum Decree in United States v. Campnell Soup Company, Civil Action No. CIV-S 87-1272 EJG/EM, was lodged with the United States District Court for the Eastern District of California. The Complaint sought penalties and injunctive relief against Campbell Soup Company ("Campbell") under section 113 of the Clean Air Act, 42 U.S.C. 7413, for Campbell's violations of the volatile organic compound ("VOC") limitations contained in the federally enforceable California State Implementation Plan.

The proposed Consent Decree imposes a permanent injunction against future violations of the Clean Air Act and imposes a civil penalty of \$125,000.

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 of the Land and Natural Resources Division, Department of Justice, P.O. Box 7611. Washington, DC 20044. Comments should refer to United States v. Campbell Soup Company, D.J. Ref. 90-5-2-1-1115.

The proposed Consent Decree may be examined at the Office of the United States Attorney, Eastern District of California, 3305 Federal Building, 650 Capitol Mall, Sacramento, California 55814, and at the Environmental Enforcement Section, Land and Natural Resources Division of the Department of Justice. Room 1732(R), Ninth Street and Pennsylvania Avenue NW., Washington, DC 20004. A copy of the proposed Consent Decree may be obtained in person or by mail from the Environmental Enforcement Section. Land and Natural Resources Division of the Department of Justice.

#### Donald A. Carr.

Acting Assistant Attorney General, Land and Natural Resources Division.
[FR Doc. 89–18765 Filed 7–17–89; 8:45 am]
BILLING CODE 4410–01-M

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

In accordance with Departmental policy, 28 CFR 50.7, notice is hereby given that on July 5, 1989 a proposed Consent Decree in United States v. Martin Marietta Corporation and Commonwealth Aluminum Corporation. District of Oregon Civil Action No. was lodged with the United States District Court for the District of Oregon. This is a civil action against two corporate defendants under sections 106 and 107 of the Comprehensive Environmental Response, Compensation and Liability Act (CERCLA), 42 U.S.C. 9606 and 9607, for recovery of costs and injunctive relief in connection with the clean up of the Martin Marietta Reduction Facility, a site that was contaminated with the waste products arising from the reduction of aluminum ore, near The Dalles, Wasco County, Oregon.

The proposed consent decree resolves all of the claims alleged in the complaint and provides for the defendants to implement the remedy selected by EPA in its Record of Decision. The Environmental Protection Agency estimates the remedy will cost approximately \$6.7 million.

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 of the Land and Natural Resources Division, Department of Justice, P.O. Box 7611. Washington, DC 20044. Comments should refer to United States v. Martin Marietta Corporation and Commonwealth Aluminum Corporation, D.J. Ref. 90-11-2-410.

The proposed Consent Decree may be examined at the Office of the United States Attorney, District of Oregon, 312 U.S. Courthouse, 620 SW. Main Street. Portland, Oregon 97205, and at the Environmental Enforcement Section, Land and Natural Resources Division of the Department of Justice, Room 1732(R). Ninth Street and Pennsylvania Avenue NW., Washington, DC 20004. A copy of the proposed Consent Decree may be obtained in person or by mail from the Environmental Enforcement Section. Land and Natural Resources Division of the Department of Justice. In requesting a copy of the decree, please enclose a check for copying costs in the amount of