

filed by July 31, 1995. Petitions to stay must be filed by August 4, 1995. Requests for a public use condition in conformity with 49 CFR 1152.28(a)(2) and requests for interim trail use/rail banking under 16 U.S.C. 1247(d) must be filed by August 9, 1995. Petitions for reopening must be filed by August 14, 1995.

ADDRESSES: Send pleadings, referring to Docket Nos. AB-3 (Sub-No. 119X) and AB-387 (Sub-No. 1X), to: (1) Office of the Secretary, Case Control Branch, Interstate Commerce Commission, 1201 Constitution Avenue NW., Washington, DC 20423; and (2) Petitioners' representatives: Daniel A. LaKemper, General Counsel, Fort Smith Railroad Company, 1318 South Johanson, Peoria, IL 61607, and Joseph D. Anthofer and Jeanna L. Regier, Missouri Pacific Railroad Company, 1416 Dodge Street, Room 830, Omaha, NE 68179-0830.

FOR FURTHER INFORMATION CONTACT: Beryl Gordon, (202) 927-5610. [TDD for the hearing impaired: (202) 927-5721.]

SUPPLEMENTARY INFORMATION:

Additional information is contained in the Commission's Decision. To purchase a copy of the full decision, write to, call, or pick up in person from: Dynamic Concepts, Inc., Interstate Commerce Commission Building, 1201 Constitution Avenue NW., room 2229, Washington, DC 20423. Telephone: (202) 289-4357/4359. [Assistance for the hearing impaired is available through TDD services at (202) 927-5721.]

Decided: July 6, 1995.

By the Commission, Chairman Morgan, Vice Chairman Owen, and Commissioners Simmons and McDonald.

Vernon A. Williams,

Secretary.

[FR Doc. 95-17855 Filed 7-19-95; 8:45 am]

BILLING CODE 7035-01-M

DEPARTMENT OF JUSTICE

Notice of Lodging a Final Judgment by Consent Pursuant to the Comprehensive Environmental Response Compensation and Liability Act (CERCLA)

Notice is hereby given that on July 11, 1995, three proposed consent decrees in *United States v. Joseph M. Blosenski, Jr., et al.*, Civ. A. No. 93-1976, were lodged with the United States District Court for the Eastern District of Pennsylvania. The complaint in this action seeks recovery of costs and injunctive relief under Sections 106 and 107(a) of the Comprehensive Environmental Response, Compensation and Liability

Act ("CERCLA"), as amended by the Superfund Amendments and Reauthorization Act of 1986, Pub. L. 99-499, 42 U.S.C. §§ 9606, 9607(a). This action involves the Blosenski Landfill Superfund Site in West Caln Township, Pennsylvania.

Under the first proposed Consent Decree, the "Generator Decree", twenty (20) settling defendants are required to implement future work at the Site and pay past costs of approximately \$3.175 million. In addition, this Consent Decree resolves the United States' penalty claims against two of these defendants. The second consent decree, the "Blosenski Decree", is a "cash-out" decree which requires a payment of \$1.1 million and resolves the United States' cost and penalty claims against Joseph M. Blosenski, his wife Ada Blosenski and related corporations. The third decree, the "Barry Decree" is also a "cash-out" decree which requires a payment of \$5,000 and resolves the United States' cost claims against Alexander Barry.

The Department of Justice will receive comments relating to these proposed consent decrees for a period of thirty days from the date of publication of this notice. Comments should be addressed to the Assistant Attorney General of the Environment and Natural Resources Division, Department of Justice, P.O. Box 7611, Ben Franklin Station, Washington, DC 20044, and should refer to *United States v. Joseph M. Blosenski, Jr. et al.*, DOJ Reference No. 90-11-2-556A.

The proposed consent decrees may be examined at the Office of the United States Attorney for the Eastern District of Pennsylvania, 615 Chestnut St., Philadelphia, PA; the Region III office of the Environmental Protection Agency, 841 Chestnut Street, Philadelphia, Pa.; and at the Consent Decree Library, 1120 G Street NW., 4th Floor, Washington, DC 20005, (202) 624-0892. A copy of each proposed decree may be obtained in person or by mail from the Consent Decree Library at the address listed above. In requesting a copy, please refer to the referenced case and number, the specific decree involved, and enclose a check in the amounts as follows: Generator Decree—\$27.00, Blosenski Decree—\$7.75, and Barry Decree—\$6.00 (25 cents per page reproduction costs), payable to the Consent Decree Library.

Bruce S. Gelber,

Acting Section Chief Environmental Enforcement Section Environment and Natural Resources Division.

[FR Doc. 95-17841 Filed 7-19-95; 8:45 am]

BILLING CODE 4410-01-M

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

In accordance with 42 U.S.C. § 9622(d), 42 U.S.C. § 6973(d), and 28 CFR 50.7, notice is hereby given that on July 11, 1995, a proposed consent decree in *United States of America v. Coakley Landfill, Inc., et al.*, Civil Action No. 95-339M, was lodged with the United States District Court for the District of New Hampshire. The United States' complaint sought injunctive relief and recovery of response costs under the Comprehensive Environmental Response, Compensation, Liability Act ("CERCLA") and the Resource Conservation and Recovery Act ("RCRA"), against Coakley Landfill, Inc., Ronald Coakley, Neil Coakley, Deborah Broza, and Patricia Case in regard to the Coakley Landfill Superfund Site in the Towns of North Hampton and Greenland, New Hampshire. The consent decree provides that the defendants will pay \$686,927.00 to the Superfund for response costs incurred and to be incurred by the U.S. Environmental Protection Agency ("EPA"), \$89,261.00 to the U.S. Department of the Interior ("DOI") for natural resource damages, and \$66,212.00 to the State of New Hampshire for response costs incurred and to be incurred by the State, plus interest. The consent decree also provides that the defendants will provide access to and institutional controls on property they own at the Site in connection with response actions at the Site. The Consent Decree includes a covenant not to sue by the United States under Sections 106 and 107 of the CERCLA, 42 U.S.C. §§ 9606 and 9607, and under Section 7003 of RCRA, 42 U.S.C. § 6973.

The Department of Justice will receive comments relating to the proposed consent decree for a period of thirty (30) days from the date of this publication. Comments should be addressed to the Assistant Attorney General, Environment and Natural Resources Division, Department of Justice, Washington, DC 20530, and should refer to *United States v. Coakley Landfill, Inc., et al.*, D.J. Ref. 90-11-2-678A. Commenters may request an opportunity for a public meeting in the affected area, in accordance with Section 7003(d) of RCRA, 42 U.S.C. § 6973(d).

The proposed consent decree may be examined at the office of the United