rehabilitation of the Haslett Warehouse. A distinct, 19th century San Francisco design theme would clearly establish the exceptional maritime identity of the park. The intersection at Hyde and Jefferson Streets would be redesigned to enhance pedestrian access and visibility of the pier and historic ships, and to expand interpretive opportunities. In addition to information regarding park facilities and programs, visitors would be encouraged to experience other related sites in the Bay Area.

Two additional alternatives are evaluated in the DEIS/GMP. Alternative B (Alt. B), similar to the proposed action, would emphasize the preservation and maintenance of the historic ships, small watercraft, library, and archival materials. Space would be upgraded and expanded for the park's collection. The park would pursue multiple strategies for major ship restoration work. Under Alt. B, the intersection of Hyde and Jefferson Streets would be developed further as an expanded/permanent pedestrian plaza with public seating, unobstructed views of the ships and Bay, and additional space for interpretive demonstrations, displays, and public programs.

Alternative C (Alt. C) is the "No Action/Minimum Requirements" option, and would continue current management strategies, with minimal actions implemented to stabilize and preserve the park's collection and historic properties.

SUPPLEMENTARY INFORMATION: The environmental consequences of the proposed action and the two other alternatives are fully documented in the DEIS/GMP, and appropriate mitigation measures to minimize impacts are identified. Copies of the DEIS/GMP will be available for public inspection at the park and at area libraries. Requests for copies of the document should be directed to: Superintendent, San Francisco Maritime National Historical Park, Attn: DEIS/GMP, National Park Service, Building E, Fort Mason, San Francisco, California, 94123, or by telephone at (415) 556-1659. Written comments on the draft document should also be directed to the Superintendent at the above address and must be received not later than 60 days after the publication of Notice of Availability by the Environmental Protection Agency.

Two public meetings will be held to facilitate public review of the DEIS/GMP. NPS officials will be available at these sessions to explain the alternatives, answer questions, and receive public comments. The first meeting will be held August 21, from

10:00 a.m. until 1:00 p.m., at Building F (Firehouse), Fort Mason, San Francisco, California. The second meeting will be held August 22, from 7:00 p.m. until 10:00 p.m., at the same location. For more details, contact San Francisco Maritime National Historical Park, Attn: DEIS/GMP, National Park Service, Bldg. E, Fort Mason, San Francisco, California, 94123, or inquire by telephone at (415) 556–1659.

Dated: July 23, 1996.

Patricia L. Neubacher,

Acting Field Director, Pacific West Field Area. [FR Doc. 96–19246 Filed 7–29–96; 8:45 am] BILLING CODE 4310–70–P

National Register of Historic Places; Notification of Pending Nominations

Nominations for the following properties being considered for listing in the National Register were received by the National Park Service before July 20, 1996. Pursuant to section 60.13 of 36 CFR Part 60 written comments concerning the significance of these properties under the National Register criteria for evaluation may be forwarded to the National Register, National Park Service, P.O. Box 37127, Washington, D.C. 20013–7127. Written comments should be submitted by August 14, 1996.

Marilyn Harper,

Acting Keeper of the National Register.

ARKANSAS

Pulaski County

Central High School Neighborhood Historic District, roughly bounded by MLK Dr., Thayer Ave., W. 12th St., and Roosevelt Rd., Little Rock, 96000892

DISTRICT OF COLUMBIA

District of Columbia State Equivalent

Armstrong Manual Training School, Jct. of 1st and P Sts., NW, Washington, 96000893 Spencer Carriage House and Stable, 2123 Twining Crt., NW, Washington, 96000894

IOWA

Franklin County

Franklin County Sheriff's Residence and Jail (Municipal, County, and State Corrections Properties MPS), 18 E. Central Ave., Hampton, 96000896

Johnson County

Shambaugh, Benjamin F. and Bertha M. Horack, House, 219 N. Clinton St., Iowa City, 96000895

KANSAS

Johnson County

Redel Historic District, 16310 Mission Rd., 3950, 3970, 3990, and 4010 W. 163rd St., Stilwell, 96000897

LOUISIANA

St. Tammany Parish

Madisonville Boarding House, 703 Main St., Madisonville, 96000898

MARYLAND

Montgomery County

Beale, Edward, House, 11011 Glen Rd., Potomac. 96000902

Polychrome Historic District, 9900 and 9904 Colesville Rd., 9919, 9923, and 9925 Sutherland Rd., Silver Spring, 96000900

Prince Georges County

National Archives Site, Address Restricted, College Park vicinity, 96000901

PENNSYLVANIA

Fayette County

New Geneva Historic District (Greensboro— New Geneva MPS), New Geneva, 96000903

RHODE ISLAND

Newport County

Hoppin, Hamilton, House, 120 Miantonomi Ave., Middletown, 96000905

Providence County

Mowry, Tyler, House, 112 Sayles Hill Rd., North Smithfield, 96000904

WISCONSIN

Brown County

Milwaukee Road Passenger Depot, 400 S. Washington St., Green Bay, 96000906

Marguette County

Richter, Charles Samuel, House, 55, 103, and 105 Underwood Ave., Montello, 96000908

Winnebago County

Kerwin, Judge J.C., House, 516 E. Forest Ave., Neenah, 96000907

In order to assist in the preservation of the following property, the comment period has been waived:

MASSACHUSETTS

Berkshire County

Congregational Church of West Stockbridge, 45 Main St., West Stockbridge, 96000899

[FR Doc. 96–19304 Filed 7–29–96; 8:45 am] **BILLING CODE 4310–70–P**

DEPARTMENT OF JUSTICE

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

Notice is hereby given that a proposed consent decree was lodged May 24, 1996 in *United States* v. *Fairchild Industries, Inc.* and *Cumberland Cement & Supply Company consolidated with the United States* v. *The Kelly Springfield Tire Company, et al.,* Consol. Civ. Action No. JFM–88–2933 (D. Md.) with Fairchild Holding Corp.,

Cumberland Cement & Supply Company, the Kelly Springfield Tire Company, and Precise Technology, Inc. ("Settling Defendants"). The proposed Decree resolves the United States' claims under Section 107 of the Comprehensive Environmental Response, Compensation and Liability Act ("CERCLA"), 42 U.S.C. § 9607, for past response costs incurred in connection with the Limestone Road Superfund Site ("Site") through August 31, 1993. Settling Defendants will pay \$1,860,213 out of total past costs of approximately \$2,450,000. The Consent Decree also requires Settling Defendants to pay the United States' future costs (including the Environmental Protection Agency's oversight costs associated with the Operable Unit 2 of the Site remedy) from August 31, 1993 until the date that the Settling Defendants receive notification that they have satisfied their obligations under the proposed Decree, by either agreeing to implement the Operable Unit 2 remedy or by reimbursing the United States for the costs which it incurs in connection with the implementation of that remedy.

The Department of Justice will receive, for a period of thirty (30) days from the date of this publication, comments relating to the proposed partial consent decree. Comments should be addressed to the Assistant Attorney General for the Environment and Natural Resources Division, Department of Justice, Washington, D.C. 20530, and should refer to United States v. Fairchild Industries, Inc. and Cumberland Cement & Supply Company consolidated with the United States v. The Kelly Springfield Tire Company, et al., Consol. Civ. Action No. JFM-88-2933 (D. Md.), DOJ #. 90-11-3-

The proposed consent decree may be examined at the United States Department of Justice, Environment and Natural Resources Division, Consent Decree Library, 1120 G Street, N.W., 4th Floor, Washington, D.C. 20005, (202) 624-0892. A copy of the proposed partial consent decree may be obtained in person or by mail from the Consent Decree Library, 1120 G Street, N.W., 4th Floor, Washington, D.C. 20005. In requesting a copy, please refer to the referenced case and enclose a check in the amount of \$9.25 (25 cents per page reproduction costs), payable to the Consent Decree Library. If you want a copy of the attachments to the proposed consent decree please also enclose an additional \$31.25.

Joel M. Gross.

Chief, Environmental Enforcement Section. [FR Doc. 96–19285 Filed 7–29–96; 8:45 am] BILLING CODE 4410–01–M

Notice of Consent Decree Pursuant to the Clean Air Act

In accordance with Departmental Policy, 28 CFR § 50.7, 38 Fed. Reg. 19029, notice is hereby given that a proposed Consent Decree in *United* States v. San Juan Cement Company, Inc., Civ. Action No. 96-1381 DRD (D.P.R.) was lodged with the United States District Court for the District of Puerto Rico on July 12, 1996. The proposed Consent Decree resolves the United States' claims against San Juan Cement Company for multiple violations of the New Source Performance Standards ("NSPS") of the Clean Air Act, 42 U.S.C. 7411 and 7414, as amended, and regulations promulgated thereunder at 40 C.F.R. Part 60, at its cement manufacturing operation located in Dorado, Puerto Rico. The Consent Decree provides that San Juan Cement Company will pay a civil penalty of \$500,000, will construct and test a continuous opacity monitoring system on an emission point at its portland cement plant and, should the performance tests on this and/or on another emissions point yield unsatisfactory results, will take measures EPA deems necessary to bring the emissions points into compliance with the NSPS.

The Department of Justice will receive, for a period of thirty (30) days from the date of this publication, written comments relating to the proposed Consent Decree. Comments should be addressed to the Assistant Attorney General for the Environment and Natural Resources Division, Department of Justice, Washington, D.C. 20530, and should refer to *United States* v. *San Juan Cement Company, Inc.* Civ. Action No. 96–1381 DRD (D.P.R.) DOJ # 90–5–2–1–1888.

The proposed Consent Decree may be examined at the Office of the United States Attorney, Federal Office Building, Room 452, 150 Carlos E. Chardon Ave., Hato Rey, Puerto Rico 00918; at the Region II Office of the U.S. Environmental Protection Agency, 290 Broadway, New York, New York 10278; and at the Consent Decree Library, 1120 G Street, N.W., 4th Floor, Washington, D.C. 20005, (202) 624–0892. A copy of the Consent Decree may be obtained in person or by mail from the Consent Decree Library, 1120 G Street, N.W., 4th

Floor, Washington, D.C. 20005. In requesting a copy, please enclose a check in the amount of \$5.75 (25 cents per page reproduction costs) payable to Consent Decree Library.

Joel M. Gross,

Chief, Environmental Enforcement Section. [FR Doc. 96–19284 Filed 7–29–96; 8:45 am] BILLING CODE 4410–01–M

Antitrust Division

[Civil Action No. 56-344 (AGS)]

United States District Court; Southern District of New York—United States of America, Plaintiff, vs. International Business Machines Corporation, Defendant

Take Notice that International **Business Machines Corporation** ("IBM"), defendant in this antitrust action, has filed a motion for an order terminating the final judgment entered by the United States District Court for the Southern District of New York on January 25, 1956 (the "Final Judgment"). IBM and the United States of America have consented to modify the Final Judgment to establish specific sunset periods for all provisions currently in effect, but the parties have reserved the right to withdraw their consent for at least 90 days after publication of this Notice. Prior to entry of an order modifying the Final Judgment, the Court and the parties will consider public comments. Any such comments on the proposed termination described in this Notice must be filed within 60 days following the publication of the last notice required by the Court's Order Directing Publication. The Complaint, Final Judgment and proposed modification are further described below.

The Complaint, filed on January 21, 1952, alleged that IBM had monopolized, attempted to monopolize and restrained trade in the tabulating industry, in violation of Sections 1 and 2 of the Sherman Act. The Final Judgment was entered by consent between the United States and IBM. The Final Judgment applies to IBM's conduct with respect to tabulating machines and cards, both of which IBM has not manufactured for many years, and "electronic data processing machines" ("computers"). Certain provisions of the Final Judgment have expired or no longer apply to IBM's business. However, other provisions of the Final Judgment continue to apply to IBM's computer business. On June 13, 1994, IBM filed its motion to terminate