25. Respondent denies that it knowingly violated either the Flammable Fabrics Act or the Consumer

Product Safety Act.

26. On its own initiative, Respondent reported the incident that is the basis of these proceedings, and, beginning on December 8, 1999, voluntarily undertook a recall of Ladies' Fleece Robes, style numbers 6314 and 6315. Beginning on January 7, 2000, Respondent voluntarily initiated a recall of Ladies' Fleece Robes, style numbers 6812, 6813, and 6814. Respondent voluntarily offered a substantial gift certificate to consumers to encourage returns, voluntarily undertook a second round of retailer notices when the initial term of the recalls expired, voluntarily extended the term of its recalls and consumer incentives through December 31, 2000, and voluntarily destroyed or identified for destruction virtually all the robes returned under the recall.

IV. Agreement of the Parties

27. The Commission has jurisdiction over Respondent and the subject matter of this Settlement Agreement and Order under the Consumer Product Safety Act (CPSA), 15 U.S.C. 2051 et seq.; the Flammable Fabrics Act (FFA), 15 U.S.C. 1191 et seq.; and the Federal Trade Commission Act (FTCA), 15 U.S.C. 41 et seq.

seq. 28. This Agreement is entered into for settlement purposes only and does not constitute an admission by Respondent or a determination by the Commission that Respondent knowingly violated the FFA's Clothing Standard and/or the CPSA's Reporting Requirement.

29. Upon provisional acceptance of this Settlement Agreement and Order by the Commission, this Settlement Agreement and Order shall be placed on the public record and shall be published in the **Federal Register** in accordance with the procedures set forth in 16 CFR 1118.20(f). If the Commission does not receive any written request not to accept the Settlement Agreement and Order within 15 days, the Settlement Agreement and Order within accepted on the 16th day after the date it is published in the **Federal Register**.

30. Upon final acceptance of this Settlement Agreement by the Commission and issuance of the Final Order, Respondent knowingly, voluntarily, and completely waives any rights it may have in this matter (1) to an administrative or judicial hearing, (2) to judicial review or other challenges or contest of the validity of the Commission's actions, (3) to a determination by the Commission as to whether Respondent failed to comply with the FFA, as alleged, or the CPSA,

as alleged, (4) to a statement of findings of facts and conclusions of law, and (5) to any claims under the Equal Access to Justice Act.

31. In settlement of the staff's allegations, Respondent agrees to pay a \$150,000.00 civil penalty as set forth in the attached Order incorporated herein by reference.

32. The Commission may publicize the terms of this Settlement Agreement

and Order.

33. Upon final acceptance by the Commission of this Settlement Agreement and Order, the Commission shall issue the attached Order.

34. A violation of the attached Order shall subject Respondent to appropriate

legal action.

35. Agreements, understandings, representations, or interpretations made outside this Settlement Agreement and Order may not be used to vary or contradict its terms.

36. The provisions of this Settlement Agreement and Order shall apply to, and be binding upon, Respondent and each of its shareholders, officers, directors, employees, agents, successors, assigns, and representatives, directly or through any corporation, subsidiary, division, or other business entity, or through any agency, device, or instrumentality.

Respondent Hanro USA, Inc.

Dated: December 26, 2000.

Niki Sachs,

President and Chief Executive Officer, Hanro USA, Inc., 40 East 34th Street, New York, NY 10016.

Commission Staff

Alan H. Schoem,

Assistant Executive Director, Consumer Product Safety Commission, Office of Compliance, Washington, DC 20207–0001. Eric L. Stone,

Director, Legal Division, Office of Compliance.

Dated: January 3, 2001.

Dennis C. Kacoyanis,

Trial Attorney, Legal Division, Office of Compliance.

Order

Upon consideration of the Settlement Agreement entered into between Respondent Hanro USA, Inc. (hereinafter, "Respondent"), a corporation, and the staff of the Consumer Product Safety Commission ("Commission"); and the Commission having jurisdiction over the subject matter and Respondent; and it appearing that the Settlement Agreement and Order is in the public interest, IT IS

Ordered, that the Settlement Agreement be and hereby is accepted, and it is

Further Ordered, that upon final acceptance of the Settlement Agreement

and Order, Respondent Hanro USA, Inc. shall pay to the United States Treasury a civil penalty in the amount of ONE HUNDRED FIFTY THOUSAND AND 00/100 DOLLARS (\$150,000.00) in three (3) payments of FIFTY THOUSAND AND 00/100 DOLLARS (\$50,000.00) each. The first payment of FIFTY THOUSAND AND 00/100 DOLLARS (\$50,000.00) shall be paid within twenty (20) days after service of the Final Order of the Commission (hereinafter, "the anniversary date"). The second payment of FIFTY THOUSAND AND 00/100 DOLLARS (\$50,000.00) shall be paid within nine (9) months of the anniversary date. The third payment shall be paid within eighteen (18) months of the anniversary date. Upon the failure of Respondent Hanro USA, Inc. to make a payment or upon the making of a late payment by Respondent Hanro USA, Inc. (a) the entire amount of the civil penalty shall be due and payable, and (b) interest on the outstanding balance shall accrue and be paid at the federal legal rate of interest under the provisions of 28 U.S.C. §§ 1961(a) and (b).

Provisionally accepted and provisional Order issued on the 6th day of February, 2001.

By Order of the Commission.

Sadye E. Dunn,

Secretary, Consumer Product Safety Commission.

[FR Doc. 01–3408 Filed 2–8–01; 8:45 am]

DEPARTMENT OF DEFENSE

Department of the Air Force

Proposed Collection; Common Request

AGENCY: Department of the Air Force, DoD.

ACTION: Notice.

In compliance with Section 3506(c)(2)(A) of the Paperwork Reduction Act of 1995, the Department of the Air Force announces the proposed reinstatement of a public information collection and seeks public comment on the provisions thereof. Comments are invited on: (a) Whether the proposed collection of information is necessary for the proper performance of the functions of the agency, including whether the information shall have practical utility; (b) the accuracy of the agency's estimate of the burden of the

proposed information collection; and (c) ways to minimize the burden of the information collection on respondents, including through the use of automated collection techniques or other forms of information technology.

DATES: Consideration will be given to all comments received by April 10, 2001.

ADDRESSES: Written comments and recommendations on the proposed information collection should be sent to AFSPC CSS/SCFB, 150 Vandenberg St, Suite 1105, ATTN: SMSgt Jack Kretchek, Peterson AFB, CO 80914–4730.

FOR FURTHER INFORMATION CONTACT: To request more information on this proposed information collection or to obtain a copy of the proposal and associated collection instruments, please write to the above address, or call AFSPC CSS Force Application and Sustainment, (719) 554–4057.

Title, Associated Form, and OMB Number: Intercontinental Ballistic Missile Hardened Intersite Cable Rightof-Way Landowner/Tenant Questionnaire, AF Form 3951, OMB Number 0701–0141.

Needs and Uses: The information collection requirement is used to report changes in ownership/lease information, conditions of missile cable route and associated appurtenances, and projected building/excavation projects. The information collected is used to ensure system integrity and to maintain a close contact public relations program with involved personnel and agencies.

Affected Public: Individuals or households; Farms.

Number of Respondents: 4,000. Responses per Respondent: 1. Average Burden per Response: 15 Minutes.

Frequency: Biennially.

SUPPLEMENTARY INFORMATION:

Summary of Information Collection

Respondents are landowners/tenants. This form collects updated landowner/tenant information as well as data on local property conditions which could adversely affect the Hardened Intersite Cable System (HICS) such as soil erosion, projected/building projects, excavation plans, etc. This information also aids in notifying landowners/tenants when HICS preventive or corrective maintenance becomes necessary to ensure uninterrupted Intercontinental Ballistic Missile command and control capability.

Janet A. Long,

Air Force Federal Register Liaison Officer. [FR Doc. 01–3376 Filed 2–8–01; 8:45am] BILLING CODE 5001–05–U

DEPARTMENT OF DEFENSE

Department of the Army

Record of Decision (ROD) of the Final Environmental Impact Statement (FEIS) on the Disposal and Reuse of the Stratford Army Engine Plant (SAEP), Stratford, CT

AGENCY: Department of the Army, DoD. **ACTION:** Notice of availability.

SUMMARY: The Department of the Army announced the availability of the ROD of the FEIS on the Disposal and Reuse of the Stratford Army Engine Plant, in accordance with the Defense Base Closure and Realignment Act of 1990, Public Law 101–510, as amended.

ADDRESSES: A copy of the ROD may be obtained by writing to Mrs. Shirley Vance, U.S. Army Materiel Command, ATTN: AMCQMA, 5001 Eisenhower Avenue, Alexandria, VA 22333–0001. Copies of the FEIS may be obtained by writing to Mr. Joe Hand, Corps of Engineers, Mobile District, ATTN: PD–EC, P.O. Box 2288, Mobile, AL 36628–0001.

FOR FURTHER INFORMATION CONTACT: Mrs. Shirley Vance by facsimile at (703) 617–6447.

SUPPLEMENTARY INFORMATION: In the ROD, the Army concludes that the FEIS adequately addresses the impacts of property disposal and documents its decision to transfer the property as encumbered. The ROD concludes that approximately 71 of the 75-acre SAEP property will be conveyed subject to restrictions, identified in the FEIS, that relate to the following: asbestoscontaining material, an easement for avigation, an easement for public access, other easements and rights-of-way, floodplains, a groundwater use prohibition, historic resources, land use restrictions, lead-based paint, remedial actions, and wetlands. The Army's intent under the ROD is to transfer approximately 71 acres to the SAEP Local Reuse Authority (LRA). The Army may subsequently decide to transfer approximately 4 acres of the SAEP property to the City of Bridgeport for airport purposes. If the City of Bridgeport is unable to acquire the necessary permits and approvals for their proposed activity on the approximately 4-acre parcel within a reasonable period of time after the conveyance of the property to the SAEP LRA, the Army will, consistent with its disposal authorities, convey the 4-acre parcel to the SAEP LRA. Approximately 5 acres of the total acreage being transferred to the LRA will have avigation restrictions for height and

electromagnetic, smoke and light emissions. The Army will impose deed restrictions or other requirements to ensure safety and protection of human health and the environment.

The Army has taken all practicable measures to avoid or minimize environmental harm associated with its preferred alternative of encumbered property disposal. Mitigation measures for reuse activities are identified in the FEIS.

Dated: February 5, 2001.

Raymond J. Fatz,

Deputy Assistant Secretary of the Army (Environment, Safety and Occupational Health) OASA(I&E).

[FR Doc. 01–3330 Filed 2–8–01; 8:45 am] BILLING CODE 3710–08–M

DEPARTMENT OF DEFENSE

Department of the Army

Army Science Board; Notice of Open Meeting

In accordance with Section 10(a)(2) of the Federal Advisory Committee Act (P.L. 92–463), announcement is made of the following Committee Meeting:

Name of Committee: Army Science Board (ASB).

Date of Meeting: 13 February 2001. Time of Meeting: 0830–1700.

Place: 11th floor Conf. Room, Presidential Towers, Crystal City, Virginia.

Agenda: The Army Science Board's (ASB) Ad Hoc Study on "Adapting Future Wireless Technologies" will have their kickoff meeting to outline study goals, breakout into specific panels, and schedule meetings. There will be NO outside briefings at this kickoff meeting. If you require additional information or have any questions, please call Mr. Jeff Ozimek, the Study Staff Assistant on (732) 532–5496.

Wayne Joyner,

Program Support Specialist, Army Science Board.

[FR Doc. 01–3327 Filed 2–8–01; 8:45 am] BILLING CODE 3710–08-M

DEPARTMENT OF ENERGY

Federal Energy Regulatory Commission

[Docket Nos. CP01-76-000, CP01-77-000, and RP01-217-000]

Cove Point LNG Limited Partnership; Notice of Application and Notice of Rate Settlement

February 5, 2001.

Take notice that on January 30, 2001, Cove Point LNG Limited Partnership (Cove Point), P.O. Box 1396, Houston,