

Howe School, 390 Boston Rd., Billerica,  
02000634

*Worcester County*

Hopedale Village Historic District, Roughly  
bounded by Milford Town Line, Malquin  
Dr., Mendon Town Line and Upton Town  
Line, Hopedale, 02000635

**Minnesota**

*Crow Wing County*

Ironton City Hall, 309 3rd St., Ironton,  
02000637

**New Hampshire**

*Cheshire County*

East Jaffrey Historic District, Roughly along  
NH 124 through Jaffrey, Jaffrey, 02000642

*Grafton County*

Spring Hill Farm, 263 Meriden Rd., Lebanon,  
02000639

*Merrimack County*

Hall, Charles S., House, 1740 Dover Rd.,  
Epsom, 02000640

Page Belting Company Mills, 26 Commercial  
St., Concord, 02000641

*Strafford County*

Plummer Homestead, 1273 White Mountain  
Hwy., Milton, 02000638

**New York**

*Westchester County*

Wickers Creek Site, Address Restricted,  
Dobbs Ferry, 02000652

**North Carolina**

*Davidson County*

Spach, Adam, Rock House Site, Address  
Restricted, Winston-Salem, 02000643

**Texas**

*Smith County*

Blackstone Building, (Tyler, Texas MPS) 315  
N. Building, Tyler, 02000645

Crescent Laundry, (Tyler, Texas MPS) 312–  
320 E. Ferguson St., Tyler, 02000644

Donnybrook Duplex Residential Historic  
District, (Tyler, Texas MPS) Roughly  
bounded by E. 6th St., Donnybrook Ave.,  
E. 8th St., and S. Wall, Tyler, 02000649

East Ferguson Residential Historic District,  
(Tyler, Texas MPS) 423–513 E. Ferguson  
St., Tyler, 02000647

Elks Club Building, (Tyler, Texas MPS) 202  
S. Broadway, Tyler, 02000648

Jenkins—Harvey Super Service Station and  
Garage, (Tyler, Texas MPS) 124 S. College,  
Tyler, 02000646

**Virginia**

*Rockingham County*

Rife's Mill, Jct. of Silver Lake Rd. and  
Linhoss Rd., Dayton, 02000651

**Wisconsin**

*Milwaukee County*

Whitefish Bay National Guard Armory, 1225  
E. Henry Clay St., Whitefish Bay, 02000650

[FR Doc. 02–12272 Filed 5–15–02; 8:45 am]

**BILLING CODE 4310–70–P**

**DEPARTMENT OF JUSTICE**

**Notice of Lodging of Consent Decree  
Under the Clean Water Act**

Under 28 CFR 50.7 notice is hereby  
given that on April 26, 2002, a proposed  
Consent Decree in *United States, et al.,  
v. Mayor and City Council of Baltimore,  
Maryland*, Civil Action No. 02–1524  
JFM, was lodged with the United States  
District Court for the District of  
Maryland.

In this action the United States sought  
injunctive relief and civil penalties  
pursuant to section 301, 309, and 402 of  
the Federal Water Pollution Control Act,  
as amended, 33 U.S.C. 1311, 1319, and  
1342, against The Mayor and City  
Council of Baltimore, Maryland for  
unpermitted discharges of sewage from  
its sanitary sewer system. Under the  
terms of the proposed Consent Decree,  
Baltimore will implement and complete  
a comprehensive program of injunctive  
relief to meet specified milestone dates  
and subject to stipulated penalties.  
Pursuant to the terms of the Consent  
Decree, Baltimore will undertake  
construction projects that will help  
ensure that its collection system has  
adequate capacity to handle wastewater  
flows. In addition, the Consent Decree  
requires Baltimore to undertake a  
comprehensive investigation of its  
collection system to identify and correct  
deficiencies. The estimate of the cost of  
the injunctive relief program is \$940  
million. In addition, under the terms of  
the proposed Consent Decree, Baltimore  
will pay a civil penalty of \$600,000 and  
perform a supplemental environmental  
project of \$2.7 million. Under the terms  
of the Consent Decree, Baltimore will  
complete the design for a biological  
nutrient treatment unit(s) at its Patapsco  
wastewater treatment plant.

The Department of Justice will receive  
for a period of thirty (30) days from the  
date of this publication comments  
relating to the Consent Decree.  
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, et al.,  
v. Mayor and City Council of Baltimore,  
Maryland*, Civil Action No. 02–1524  
JFM, D.J. Ref. 90–5–1–1–4402/1.

The Consent Decree may be examined  
at the Office of the United States  
Attorney, District of Maryland, 6625  
U.S. Courthouse, 101 W. Lombard St.,  
Baltimore, MD 21201, and at U.S. EPA  
Region 3, 1650 Arch Street,  
Philadelphia, PA 19107. A copy of the  
Consent Decree may also be obtained by  
mail from the Consent Decree Library,

PO Box 7611, U.S. Department of  
Justice, Washington, DC 20044–7611 or  
by faxing a request to Tonia Fleetwood,  
fax no. (202) 514–0097, phone  
confirmation number (202) 514–1547. In  
requesting a copy, please enclose a  
check in the amount of \$25.25 (25 cents  
per page reproduction cost) payable to  
the U.S. Treasury.

**Robert D. Brook,**

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

[FR Doc. 02–12202 Filed 5–15–02; 8:45 am]

**BILLING CODE 4410–15–M**

**DEPARTMENT OF JUSTICE**

**Notice of Lodging of Consent Decree  
Pursuant to the Comprehensive  
Environmental Response,  
Compensation and Liability Act of 1980  
("CERCLA")**

In accordance with 28 CFR 50.7,  
notice is hereby given that on May 1,  
2002, a proposed Consent Decree  
("Decree") in *United States v. Interstate  
Power and Light Company, Kansas City  
Power and Light Company, and City of  
Mason City, Iowa*, Civil Action No.  
CO2–3030–MWB, was lodged with the  
United States District Court for the  
Northern District of Iowa.

The Complaint filed in the above-  
referenced matter alleges that Interstate  
Power and Light Company, Kansas City  
Power and Light Company, and the City  
of Mason City, Iowa ("Defendants") are  
liable under section 107(a) of the  
Comprehensive Environmental  
Response, Compensation and Liability  
Act of 1980, as amended, ("CERCLA"),  
42 U.S.C. 9607(a), for costs incurred and  
to be incurred by the Environmental  
Protection Agency ("EPA") as a result of  
the release or threatened release of  
hazardous substances at or in  
connection with the Mason City Coal  
Gasification Superfund Site (the "Site")  
located in Mason City, Iowa. The  
Complaint, which was filed  
simultaneously on May 1, 2002, with  
the Decree, sought response costs  
incurred and to be incurred by the  
United States in connection with the  
Site. Under the proposed Decree, the  
Defendants shall implement the remedy  
selected by EPA for the Site, pay  
\$23,678 in reimbursement of response  
costs, and pay EPA future oversight  
costs 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  
Decree. Comments should be addressed  
to the Assistant Attorney General for the

Environment and Natural Resources Division, PO Box 7611, U.S. Department of Justice, Washington, DC 20044-7611, and should refer to *United States v. Interstate Power and Light Company, Kansas City and Light Company, and City of Mason City, Iowa*, DOJ Ref. #90-11-3-07398.

The proposed Decree may be examined at the office of the United States Environmental Protection Agency, Region VII, 901 North 5th Street, Kansas City, Kansas 66101. A copy of the proposed Decree may also be obtained by mail from the Consent Decree Library, PO Box 7611, U.S. Department of Justice, Washington, DC 20044-7611 or by faxing a request to Tonia Fleetwood, fax no. (202) 514-0097, phone confirmation number (202) 514-1547. In requesting a copy of the proposed Decree, please refer to the referenced case number and enclose a check in the amount of \$51.75 (25 cents per page reproduction cost), payable to the U.S. Treasury.

**Robert Maher,**

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

[FR Doc. 02-12200 Filed 5-15-02; 8:45 am]

**BILLING CODE 4410-15-M**

## DEPARTMENT OF JUSTICE

### Notice of Lodging of Consent Decree Under the Comprehensive Environmental Response, Compensation and Liability Act

Under 28 CFR 50.7, notice is hereby given that on May 3, 2002, a proposed consent decree in *United States v. Key Investment Company et al.*, Civil Action No. 98-CV-5162, was lodged with the United States District Court for the Eastern District of Pennsylvania.

In this action the United States is seeking response costs pursuant to the Comprehensive Environmental Response, Compensation and Liability Act ("CERCLA"). 42 U.S.C. 9601 *et seq.*, in connection with the North Penn Area Six Superfund Site ("Site"), which consists of a number of separate parcels of property within and adjacent to the Borough of Lansdale, Montgomery County, Pennsylvania. The proposed consent decree will resolve the United States' claims against Key Investment Company, Hancock Partnership, High Maples Inc., HGH Inc., and Philadelphia Toboggan Company ("Settling Defendants") in connection with the Settling Defendants' property at the Site. Under the terms of the proposed consent decree, Settling Defendants will reimburse the United States a total of

\$20,000 in past response costs incurred by the United States at Settling Defendants' property. Each Settling Defendant will receive a covenant not to sue by the United States for past costs under Section 107 of CERCLA.

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, and transmitted by one of the following methods: (1) Via U.S. Mail to PO Box 7611, U.S. Department of Justice, Washington, DC 20044-7611; (2) by facsimile to (202) 353-0296; and/or (3) by overnight delivery, other than through the U.S. Postal Service, c/o Chief, Environmental Enforcement Section, 1425 New York Avenue, NW., 13th Floor, Washington DC 20005. Each communication should reference *United States v. Key Investment Company et al.*, DJ # 90-11-2-06024/2.

The proposed consent decree may be examined at the Office of the United States Attorney, 615 Chestnut Street, Suite 1250, Philadelphia, PA 19106, and at U.S. EPA Region III, 1650 Arch Street, Philadelphia, PA 19103. A copy of the proposed consent decree may also be obtained by faxing a request to Tonia Fleetwood, Department of Justice Consent Decree Library, fax number 202-616-6584 (telephone confirmation number 202-514-1547). Upon requesting a copy, please mail a check payable to "U.S. Treasury" in the amount of \$6.00 (25 cents per page reproduction cost) to Consent Decree Library, U.S. Department of Justice, PO Box 7611, Washington, DC 20044-7611. The check should reference *United States v. Key Investment Company et al.*, DJ # 90-11-06024/2.

**Robert Brook,**

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

[FR Doc. 02-12201 Filed 5-15-02; 8:45 am]

**BILLING CODE 4410-15-M**

## DEPARTMENT OF JUSTICE

### Notice of Lodging of Consent Decree Pursuant to the Clean Water Act

In accordance with 28 CFR 50.7, 38 Fed. Reg. 19029, notice is hereby given that on April 30, 2002, a Consent Decree was lodged with the United States District Court for the District of Massachusetts in *United States v. Town of Winchendon, Massachusetts*, Civil Action No. 02-10777. A complaint in the action was also filed simultaneously

with the lodging of the Consent Decree. In the complaint the United States, on behalf of the U.S. Environmental Protection Agency (EPA), alleges that the defendant Town of Winchendon (the Town) violated the Clean Water Act, 33 U.S.C. 1251, *et seq.*, in the operation of its publicly-owned system to collect and treat sanitary sewage and industrial waste water. The violations involve EPA requirements for control of waste water discharges and discharges of pollutants; requirements of the Town's federal and state pollutant discharge permits; and discharge of untreated waste water into navigable waters. The consent decree requires the Town of pay a civil penalty of \$45,000 (\$30,000 to the federal government and \$15,000 to the Commonwealth of Massachusetts), and to comply with relevant environmental laws by upgrading and repairing its publicly-owned treatment works and sewer system.

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, PO Box 7611, Washington, DC 20044, and should refer to *United States v. Town of Winchendon, Massachusetts*, DOJ #90-5-1-1-07490.

The proposed consent decree may be examined at the office of the United States Attorney, Suite 9200, 1 Courthouse Way, Boston, Massachusetts 02110, and at the Region I office of the Environmental Protection Agency, One Congress Street, Suite 1100, Boston, Massachusetts 02114. A copy of the proposed consent decree may also be obtained by mail from the Department of Justice Consent Decree Library, PO Box 7611, Washington, DC 20044. In requesting a copy, please enclose a check (there is a 25 cent per page reproduction cost) in the amount of \$9.50 payable to the "U.S. Treasury."

**Ronald G. Gluck,**

*Assistant Chief, Environmental Enforcement Section, Environment & Natural Resources Division.*

[FR Doc. 02-12199 Filed 5-15-02; 8:45 am]

**BILLING CODE 4410-15-M**