If claimants seeking a small miner waiver for the upcoming year will not be able to conduct the mineral development work and file the waiver certification prior to August 31 because of the NPS's need to conduct a validity examination, such claimants may apply to BLM for a deferment of assessment work. As part of the application, claimants must present a letter to the BLM from the NPS as a testament to their having submitted to NPS a complete plan of operations before August 31. Specifically, the letter from the NPS must state the following: (1) the NPS finds the claimant's plan of operations complete, (2) the NPS cannot act on the plan until the NPS conducts a validity examination of the claim, and (3) the NPS anticipates completing the validity examination after August 31.

The decision of whether to grant a deferment of assessment work rests with the BLM, not the NPS. Claimants wishing to obtain more information regarding the application requirements for a deferment and criteria for granting deferments should contact the proper BLM State office.

III. Avoid Doubt by Paying the Maintenance Fee

NPS urges all claimants who hold mining claims, mill sites, or tunnel sites on National Park System lands and who wish to apply for the small miner waiver from the annual maintenance fee to carefully review and thoroughly comply with the BLM and NPS regulations explained in this Notice and contained in the CFR cites listed in this Notice. Claimants interested in waiving the fee are urged to begin the process early by reviewing the NPS requirements for a plan of operations and submitting a complete plan of operations to the appropriate NPS park superintendent as soon as possible.

Claimants who have any doubts that BLM will consider them eligible for the small miner waiver, or who, for any reason, are unable to complete the steps described in this Notice or in the BLM regulations on or before each August 31, are advised to pay the annual maintenance fee for each mining claim, mill site, or tunnel site. Otherwise, such claimants risk forfeiting the mining claims, mill sites, or tunnel sites.

Dated: December 12, 1995. John Reynolds,

Acting Director, National Park Service.
[FR Doc. 96–731 Filed 1–19–96; 8:45 am]
BILLING CODE 4310–70–P

INTERNATIONAL DEVELOPMENT COOPERATION AGENCY

Agency for International Development

SES Performance Review Board

AGENCY: United States Agency for International Development.

ACTION: Notice of Membership Roster for the Agency's Senior Executive Service (SES) Performance Review Board (PRB).

SUMMARY: This notice lists approved candidates who will comprise a standing roster for service on the Agency's SES Performance Review Board. The Agency will use this roster to select a Performance Review Board chairperson, SES and SFS board members, and a public member for the convening SES Performance Review Board each year. The standing roster is as follows:

To serve as chairperson or as a SES member:

Peter Kimm James Painter Barbara Turner Caroline McGraw Leonard Rogers

To serve as SES members:

Robert Lester Lois Hartman Michael Kitay Thomas Huggard Joan Dudik-Gayoso Arnold Haiman Nan D. Borton David Hales

To serve as SFS members:

Janet Ballantyne
Walter Bollinger
Carol Peasley
Sidney Chernenkoff
Kathleen Hansen
Dawn Liberi
Eric R. Zallman

To serve as a public member:

Lenora Alexander
Amy Billingsley
Robert Halligan
Lula Dawson
Ruth Camacho
Electra Beahler
J. Merle Schulman

FOR FURTHER INFORMATION CONTACT:

R. Darlene DeWitt or Melissa McCoy at (703) 302–4151 or 302–4154 respectively.

Dated: January 16, 1996.

Shirley D. Renrick,

Executive Secretary, SES Performance Review Board.

[FR Doc. 96–633 Filed 1–19–96; 8:45 am] BILLING CODE 6116–01–M

DEPARTMENT OF JUSTICE

Advisory Council on Violence Against Women

AGENCY: United States Department of Justice and United States Department of Health and Human Services.

ACTION: Notice of meeting.

SUMMARY: The Council on Violence Against Women will meet on January 25, 1996, in the Great Hall, at the United States Department of Justice, 10th and Constitution Avenues, NW., Washington, DC. The meeting is currently scheduled to begin at 9:30 a.m. and to end at 4:30 p.m. The agenda consists of committee reports and discussions by the seven working groups. These working groups are divided according to area of expertise and interest and include: Media and Entertainment: Colleges and Universities; Workplace; Religious Community; Sports Industry; Health Professionals; and Law Enforcement.

The meeting will be open to the public on a space-available basis, but reservations are required. A photo ID will be requested for admittance. See contact below to reserve a space and to advise of any special needs. Sign language interpreters will be provided. Anyone wishing to submit written questions to this session should notify the Designated Federal Employee by Tuesday, January 23, 1996. The notification may be done by mail, telegram, facsimile, or a hand delivered note. It should contain the requestor's name; corporate designation, consumer affiliation, or Government designation; along with a short statement describing the topic to be addressed. Interested persons are encouraged to attend.

FOR FURTHER INFORMATION CONTACT:

Questions regarding this meeting may be directed to the Office of the Secretary, United States Department of Health and Human Services, Room 615F, 200 Indiana Avenue, SW., Washington, DC 20201, telephone (202) 690–8157, facsimile (202) 690–7595. Bonnie J. Campbell,

Director, Violence Against Women Office, United States Department of Justice. [FR Doc. 96–721 Filed 1–19–96; 8:45 am]

BILLING CODE 4410-01-M

Notice of Consent Decree in Comprehensive Environmental Response, Compensation and Liability Action

In accordance with the Departmental Policy, 28 C.F.R. 50.7, notice is hereby given that five Consent Decrees in

United States v. Ralph Riehl, et al., Civil Action No. 89–226(E), were lodged with the United States District Court for the Western District of Pennsylvania on December 15, 1995.

On October 16, 1989, the United States filed a complaint against the owners and operator of, and certain transporters to, the Millcreek Dump Superfund Site (the "Site"), pursuant to Section 107(a) of the Comprehensive Environmental Response, Compensation and Liability Act (CERCLA), 42 U.S.C. 9607(a). In September 1991, the United States added additional defendants to the action, including most of the defendants included in the five proposed Consent Decrees. The five proposed Consent Decrees resolve the liability of: (1) American Sterilizer Co., Casting Services, Erie Bronze & Aluminum Co., National Forge Co., Pennsylvania Electric Co., Times Publishing Co., Emerson Electric Co., Waste Management of Pennsylvania, and Zurn Industries; (2) Bucyrus-Erie Co.; (3) Ethyl Corp., Hammermill Paper, Parker White Metal Co., Ralph Riehl Jr., and a third-party defendant, Millcreek Township; (4) Teledyne Corp.; and (5) American Meter Co. These Consent Decrees resolve the liability of the above-named defendants and thirdparty defendant for the response costs incurred and to be incurred by the United States at the Site. The defendants included in proposed Consent Decree no. 1 will pay \$5.4 million in response costs. Bucyrus-Erie will pay \$500,000 in response costs under Consent Decree no. 2. American Meter will pay \$550,000 in response costs under Consent Decree no. 3, and Teledyne Corp. will pay \$250,000 in response costs under Consent Decree no. 4. The defendants included in proposed Consent Decree no. 5 will pay \$3.1 million in response costs, as well as operate the groundwater treatment plant at the Site for a period of 10 years. Also pursuant to proposed Decree no. 3, Millcreek Township will pay up to \$35,000 per year for a period of 10 years toward operation of the groundwater treatment plant at the Site. All of the defendants are committed to continuing to comply with a Unilateral Administrative Order (Docket No. III-92–13DC) requiring construction of the cap at the Site.

The Department of Justice will accept written comments relating to these proposed Consent Decrees for thirty (30) days from the date of publication of this notice. Please address comments to the Assistant Attorney General, Environment and Natural Resources Division, Department of Justice, P.O. Box 7611, Ben Franklin Station,

Washington, D.C. 20044 and refer to *United States* v. *Ralph Riehl, et al.,* DOJ No. 90–11–3–519.

Copies of the proposed Consent Decrees may be examined at the Office of the United States Attorney, Western District of Pennsylvania, Federal Building and Courthouse, Room 137, 6th and States Streets, Erie, Pennsylvania, 15219; Region III Office of the Environmental Protection Agency, 841 Chestnut Building Philadelphia, Pennsylvania 19107; and at the Consent Decree Library, 1120 G Street, N.W., 4th Floor, Washington, D.C. 20005 (202) 624-0892. A copy of the proposed Decrees may be obtained in person or by mail from the Consent Decree Library, 1120 G Street, N.W., 4th Floor, Washington, D.C. 20005. When requesting a copy of the proposed Consent Decrees, please enclose a check to cover the twenty-five cents per page reproduction costs payable to the "Consent Decree Library" in the following amounts:

\$9.50 for Consent Decree no. 1. \$6.75 for Consent Decree no. 2. \$6.50 for Consent Decree no. 3. \$6.75 for Consent Decree no. 4. \$22.25 for Consent Decree no. 5 (plus \$249.25 for the attachments to the Decree).

\$301.00 for all Decrees and attachments. Bruce S. Gelber.

Acting Chief, Environmental Enforcement Section, Environment and Natural Resources Division, U.S. Department of Justice.

[FR Doc. 96–722 Filed 1–19–96; 8:45 am] BILLING CODE 4410–01–M

Drug Enforcement Administration

Importation of Controlled Substances; Notice of Application

Pursuant to Section 1008 of the Controlled Substances Import and Export Act (21 U.S.C. 958(i)), the Attorney General shall, prior to issuing a registration under this Section to a bulk manufacturer of a controlled substance in Schedule I or II and prior to issuing a regulation under Section 1002(a) authorizing the importation of such a substance, provide manufacturers holding registrations for the bulk manufacture of the substance an opportunity for a hearing.

Therefore, in accordance with Section 1311.42 of Title 21, Code of Federal Regulations (CFR), notice is hereby given that on November 5, 1995, Knight Seed Company, Inc., 151 W. 126th Street Burnsville, Minnesota 55337, made application to the Drug Enforcement Administration to be registered as an importer of marihuana

(7360) a basic class of controlled substance in Schedule I.

This application is exclusively for the importation of marihuana seed which will be rendered non-viable and used as bird seed.

Any manufacturer holding, or applying for, registration as a bulk manufacturer of this basic class of controlled substance may file written comments on or objections to the application for a hearing on such application in accordance with 21 CFR 1301.54 in such form as prescribed by 21 CFR 1316.47.

Any such comments, objections, or requests for a hearing may be addressed, in quintuplicate, to the Deputy Assistant Administrator, Office of Diversion Control, Drug Enforcement Administration, United States Department of Justice, Washington, D.C. 20537, Attention: DEA Federal Register Representative (CCR), and must be filed no later than (30 days from publication).

This procedure is to be conducted simultaneously with and independent of the procedures described in 21 CFR 1311.42(b), (c), (d), (e), and (f). As noted in a previous notice at 40 FR 43745-46 (September 23, 1975), all applicants for registration to import a basic class of any controlled substance in Schedule I or II are and will continue to be required to demonstrate to the Deputy Assistant Administrator, Office of Diversion Control, Drug Enforcement Administration that the requirements for such registration pursuant to 21 U.S.C. 958(a), 21 U.S.C. 823(a), and 21 CFR 1311.42(a), (b), (c), (d), (e), and (f) are satisfied.

Dated: December 22, 1995.

Gene R. Haislip,

Deputy Assistant Administrator, Office of Diversion Control, Drug Enforcement Administration.

[FR Doc. 96–649 Filed 1–19–96; 8:45 am]

Manufacturer of Controlled Substances; Notice of Application

Pursuant to Section 1301.43(a) of Title 21 of the Code of Federal Regulations (CFR), this is notice that on November 8, 1995, Organix Inc., 65 Cummings Park, Woburn, Massachusetts 01801, made application to the Drug Enforcement Administration (DEA) for registration as a bulk manufacturer of the basic classes of controlled substances listed below:

Drug	Schedule
Tetrahydrocannabinols (7370) Morphine (9300)	- =