Corp., (C3500) (June 28, 1994), Alliant Techsystems Inc., (C3567) (April 7, 1995), and Lockheed Martin Corp., (C3576) (May 9, 1995). Industry participants have indicated that these prior orders have been effective in protecting their confidential information and preserving competition. In addition, the Department of Defense has stated that the proposed Consent Order resolves all of the competitive issues that they have identified.

Finally, Lockheed Martin is a significant competitor in the market for the research, development, manufacture and sale of unmanned aerial vehicles and Loral is the sole supplier of integrated communications systems, a critical unmanned aerial vehicle component. After the acquisition, Lockheed Martin would be the sole supplier of integrated communications systems for unmanned aerial vehicles and also a competitor in the unmanned aerial vehicle market. Because unmanned aerial vehicle manufacturers will have to provide proprietary information to the Lockheed Martin division that manufactures integrated communication systems, Lockheed Martin's military aircraft division, which manufactures unmanned aerial vehicles, could gain access to competitively sensitive non-public information relating to competing unmanned aerial vehicles. As a result, the proposed acquisition increases the likelihood that competition between unmanned aerial vehicle suppliers would decrease because Lockheed Martin would have access to its competitors' proprietary information, which could affect the prices and services that Lockheed Martin would offer. In addition, advancements in unmanned aerial vehicle research, innovation and quality would be reduced because Lockheed Martin's unmanned aerial vehicle competitors would fear that Lockheed Martin could "free ride" off of their technological developments.

To remedy the proposed acquisition's likely anticompetitive effects in the unmanned aerial vehicle market, the proposed Consent Order preserves the confidentiality of unmanned aerial vehicle suppliers' proprietary information by prohibiting Lockheed Martin's communications systems divisions from making any proprietary information from competing unmanned aerial vehicle manufacturers available to Lockheed Martin's military aircraft division. Under the proposed Consent Order, Lockheed Martin may only use such information in its capacity as a provider of integrated communications systems. Non-public information in this

context includes any information not in the public domain that is designated as proprietary information by any unmanned aerial vehicle manufacturer that provides such information to Lockheed Martin as well as information not in the public domain provided by any unmanned aerial vehicle manufacturer to Loral prior to the acquisition. The purpose of the proposed Consent Order is to preserve the opportunity for full competition in the market for the research, development, manufacture and sale of unmanned aerial vehicles.

Under the provisions of the proposed Consent Order, Lockheed Martin is required to deliver a copy of the Order to any United States military aircraft manufacturer and to any United States unmanned aerial vehicle manufacturer prior to obtaining any information from them that is outside the public domain. The Order also requires Lockheed Martin to provide the Commission a report of compliance with the provisions of the Order relating to its divestiture of its FAA SETA services assets within forty-five (45) days following the date the Order becomes final, and every forty-five (45) days thereafter until it has completed the required divestiture of its FAA SETA services assets. In addition, the Order also requires Lockheed Martin to provide the Commission a report of compliance with all other provisions of the Order within sixty (60) days following the date the Order becomes final, and annually for the next (10) years on the anniversary of the date the Order becomes final.

In order to preserve competition in the relevant markets during the period prior to the final acceptance of the proposed Consent Order (after the 60-day public notice period), Lockheed Martin has entered into an Interim Agreement with the Commission in which it has agreed to be bound by the proposed Consent Order as of the date the Commission accepted the proposed Consent Order subject to final approval.

The purpose of this analysis is to facilitate public comment on the proposed Consent Order, and it is not intended to constitute an official interpretation of the agreement and proposed Consent Order or to modify in any way their terms.

Donald S. Clark,

Secretary.

[FR Doc. 96–10560 Filed 4–26–96; 8:45 am] BILLING CODE 6750–01–P

DEPARTMENT OF HEALTH AND HUMAN SERVICES

Agency for Health Care Policy and Research

Notice of Filing of Annual Reports of Federal Advisory Committees

Notice is hereby given that, pursuant to Section 13 of the Federal Advisory Committee Act (5 U.S.C. App. 2), the Annual Reports prepared for the public by the committees set forth below have been filed with the Library of Congress: Health Care Policy and Research Special Emphasis Panel

Health Care Technology Study Section Health Services Research and Developmental Grants Review

Committee

Health Services Research Dissemination Study Section

National Advisory Council for Health Care Policy, Research, and Evaluation Copies of these reports, prepared in accordance with Section 10(d) of the Federal Advisory Committee Act, are available to the public for inspection at: (1) The Library of Congress, Special Forms Reading Room, Main Building, on weekdays between 9:00 a.m. and 4:30 p.m.; and (2) the Information Resource Center, Agency for Health Care Policy and Research, Suite 501, 2101 East Jefferson Street, Rockville, Maryland, on weekdays between 9:00 a.m. and 4:30 p.m.

Copies may be obtained by mail request from the Committee Management Officer, Agency for Health Care Policy and Research, Suite 309, 6000 Executive Boulevard, Rockville, Maryland 20852.

Dated: April 17, 1996.

Clifton R. Gaus, *Administrator*.

[FR Doc. 96–10486 Filed 4–26–96; 8:45 am]

BILLING CODE 4160-90-M

Agency for Toxic Substances and Disease Registry

[ATSDR-112]

Quarterly Public Health Assessments Completed

AGENCY: Agency for Toxic Substances and Disease Registry (ATSDR), Department of Health and Human Services (HHS).

ACTION: Notice.

SUMMARY: This notice is a quarterly announcement which contains the following: A list of sites for which ATSDR has completed public health assessments, or issued an addendum to

a previously completed public health assessment, during the period October–December 1995. This list includes sites that are on, or proposed for inclusion on, the National Priorities List (NPL) and a site for which an assessment was prepared in response to a request from the public.

FOR FURTHER INFORMATION CONTACT: Robert C. Williams, P.E., DEE, Director, Division of Health Assessment and Consultation, Agency for Toxic Substances and Disease Registry, 1600 Clifton Road NE., Mailstop E–32, Atlanta, Georgia 30333, telephone (404) 639–0610.

SUPPLEMENTARY INFORMATION: The most recent list of completed public health assessments and public health assessments with addenda was published in the Federal Register on February 14, 1995 [61 FR 5787]. The quarterly announcement is the responsibility of ATSDR under the regulation, Public Health Assessments and Health Effects Studies of Hazardous Substances Releases and Facilities [42] CFR Part 90]. This rule sets forth ATSDR's procedures for the conduct of public health assessments under section 104(i) of the Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA), as amended by the Superfund Amendments and Reauthorization Act (SARA) [42 U.S.C. 9604(i)].

Availability

The completed public health assessments are available for public inspection at the Division of Health Assessment and Consultation, Agency for Toxic Substances and Disease Registry, Building 33, Executive Park Drive, Atlanta, Georgia (not a mailing address), between 8 a.m. and 4:30 p.m., Monday through Friday, except legal holidays. The completed public health assessments are also available by mail through the U.S. Department of Commerce, National Technical Information Service (NTIS), 5285 Port Royal Road, Springfield, Virginia 22161, or by telephone at (703) 487-4650. A charge is applied by NTIS for these public health assessments. The NTIS order numbers are listed in parentheses following the site name.

Public Health Assessments or Addendum Completed or Issued

Between October 1, 1995 and December 31, 1995, public health assessments were issued for the sites listed below:

NPL Sites California Frontier Fertilizer—Davis—(PB96–125596)

Indiana

Fisher Calo—Kingsbury—(PB96–128079)

Iowa

Mason City Coal Gasification Plant— Mason City—(PB96–107289)

Massachusetts

Industri-Plex Site—Woburn—(PB96–136445)

Wells, G and H—Woburn—(PB96– 136411)

Michigan

Lower Ecorse Creek Dump— Wyandotte—(PB96–128061) New York

Pfohl Brothers Landfill— Cheektowaga—(PB96–118641) Port Washington Landfill—North Hempstead—(PB96–115688) Tennessee

USA Defense Depot Memphis— Memphis—(PB96–117908)

Washington

Hanford 1100-Area (USDOE)— Richland—(PB96–125521) McChord Air Force Base Wash Rack/ Treatment)—American Lake Gardens/Mchord Air Force Base (a/k/a McChord Air Force Base Area "D")—Tacoma—(PB96–131909)

Non-NPL Petitioned Site

Georgia

Southern Wood Piedmont Company— Augusta—(PB96–127675)

Dated: April 22, 1996.

Claire V. Broome,

Deputy Administrator, Agency for Toxic Substances and Disease Registry. [FR Doc. 96–10503 Filed 4–26–96; 8:45 am] BILLING CODE 4163–70–P

[ATSDR-108]

Notice of the Revised Priority List of Hazardous Substances That Will Be the Subject of Toxicological Profiles

AGENCY: Agency for Toxic Substances and Disease Registry (ATSDR), U.S. Department of Health and Human Services (HHS).

ACTION: Notice.

SUMMARY: The Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA or Superfund), as amended by the Superfund Amendments and Reauthorization Act (SARA), requires that ATSDR and the Environmental Protection Agency (EPA) revise the Priority List of Hazardous Substances to include additional substances most commonly found at facilities on the CERCLA National Priorities List (NPL).

This announcement provides notice that the agencies have developed and are making available a revised CERCLA Priority List of 275 Hazardous Substances, based on the most recent information available to ATSDR and EPA. This revised priority list includes newly listed substances that have been determined to pose the most significant potential threat to human health at or around NPL hazardous waste sites. Each substance on the priority list is a candidate to become the subject of a toxicological profile prepared by ATSDR and subsequently a candidate for the identification of priority data

ADDRESSES: Requests for a copy of the 1995 CERCLA Priority List of Hazardous Substances That Will Be The Subject of Toxicological Profiles and Support Document or comments on this notice should bear the docket control number ATSDR–108, and should be submitted to: ATSDR, Division of Toxicology, Emergency Response and Scientific Assessment Branch, Mail Stop E–29, 1600 Clifton Rd., NE., Atlanta, GA 30333.

This is an informational notice only, and comments are not being solicited at this time. However, any comments received will be placed in a publicly accessible docket; therefore, please do not submit confidential business information.

Electronic Availability: The 1995 Revised Priority List will be available as an electronic file on the Federal Bulletin Board on or near the day of publication in the Federal Register. By modem, dial (202) 512-1387 and set your parity to None, Data Bits to 8, and Stop Bit to 1 (N,8,1). To access the Federal Bulletin Board via Internet, use the telnet command to fedbbs.access.gpo.gov. This file is available in WordPerfect 5.1, Dbase IV, and ASCII. The top 20 substances from the priority list are also listed on ATSDR's Home Page on the World-Wide Web located at http:// atsdr1.atsdr.cdc.gov:8080/ atsdrhome.html.

FOR FURTHER INFORMATION CONTACT:

ATSDR, Division of Toxicology, Emergency Response and Scientific Assessment Branch, 1600 Clifton Rd., NE., Mailstop E–29, Atlanta, GA 30333, telephone (404) 639–6300.

supplementary information: CERCLA establishes certain requirements for ATSDR and EPA with regard to hazardous substances that are most commonly found at facilities on the CERCLA NPL. Section 104(i)(2) of CERCLA, as amended [42 U.S.C. 9604(i)(2)], requires that the two agencies prepare a list, in order of