

Whilldin—Miller House, 416 S. Broadway,
Borough of West Cape May, 03000012.

Essex County

Weequahic Park Historic District, Roughly
bounded by Meeker Ave., Dayton St., the
Union County border and Maple Ave.,
Newark, 03000013.

Morris County

Pruddentown Historic District, Mount
Kemble Ave., Morris Township, 03000011.

NEW YORK

Albany County

Mendelson, A., and Son Company Building,
40 Broadway, Albany, 03000021.

Columbia County

Blinn—Pulver Farmhouse, 219 Hudson Ave.,
Chatham, 03000025.

Dutchess County

Kimlin Cider Mill, Cedar Ave., Poughkeepsie,
03000020.

Greene County

Layman, Frank D., Memorial, Near
Kaaterskill Falls, Hunter, 03000022.
Onteora Park Historic District, Onteora Club
Property, Hunter, 03000023.

St. Lawrence County

Bayside Cemetery and Gatehouse Complex,
(Red Potsdam Sandstone Resources Taken
from Raquette River Quarries MPS), 115
Clarkson Ave., Potsdam, 03000026.
Brown, Luke, House, (Red Potsdam
Sandstone Resources Taken from Raquette
River Quarries MPS), 831 NY 72,
Parishville, 03000030.
Clarkson Office Building, (Red Potsdam
Sandstone Resources Taken from Raquette
River Quarries MPS), 17 Maple St.,
Potsdam, 03000031.

St. Lawrence County

Parmeter, Nathaniel, House, (Red Potsdam
Sandstone Resources Taken from Raquette
River Quarries MPS), 498 NY 59, Potsdam,
03000027.
Trinity Episcopal Church, (Red Potsdam
Sandstone Resources Taken from Raquette
River Quarries MPS), 38 Maple St.,
Potsdam, 03000032.
Wallace, Jonathan, House, (Red Potsdam
Sandstone Resources Taken from Raquette
River Quarries MPS), 99 Market St.,
Potsdam, 03000028.
Zion Episcopal Church and Rectory, (Red
Potsdam Sandstone Resources Taken from
Raquette River Quarries MPS), 91 and 95
Main St., Colton, 03000029.

OREGON

Coos County

Marshfield's South Fifth Street Historic
District, Roughly 900, 800, 700 blks of S.
Fifth St., also portions of Hall, Ingersoll
and Johnson Aves., Coos Bay, 03000034.

PENNSYLVANIA

Butler County

Saxonburg Historic District, Portions of E.
and W. Main, N. and S. Rebecca, N. and

S. Isabella, Pittsburgh, Butler, and State
Sts., Saxonburg, 03000035.

Fayette County

Uniontown Downtown Historic District
(Boundary Increase), 18 S. Beeson Blvd.
and 9 E. Peter St., Uniontown, 03000036.

[FR Doc. 03-991 Filed 1-15-03; 8:45 am]

BILLING CODE 4310-70-P

INTERNATIONAL TRADE COMMISSION

[Investigations Nos. 731-TA-986 and 987
(Final)]

Ferrovanadium From China and South Africa

Determinations

On the basis of the record ¹ developed
in the subject investigations, the United
States International Trade Commission
(Commission) determines, pursuant to
section 735(b) of the Tariff Act of 1930
(19 U.S.C. 1673(b)) (the Act), that an
industry in the United States is
materially injured by reason of imports
from China and South Africa for
ferrovanadium, provided for in
subheading 7202.92.00 of the
Harmonized Tariff Schedule of the
United States, that have been found by
the Department of Commerce
(Commerce) to be sold in the United
States at less than fair value (LTFV).

Background

The Commission instituted these
investigations effective November 26,
2001, following receipt of a petition
filed with the Commission and
Commerce by The Ferroalloys
Association Vanadium Committee and
its following members: Bear
Metallurgical Co., Butler, PA;
Shieldalloy Metallurgical Corp.,
Cambridge, OH; Gulf Chemical &
Metallurgical Corp., Freeport, TX; U.S.
Vanadium Corp., Danbury, CT; and CS
Metals of Louisiana, Convent, LA. The
final phase of the investigations was
scheduled by the Commission following
notification of preliminary
determinations by Commerce that
imports of ferrovanadium from China
and South Africa were being sold at
LTFV within the meaning of section
733(b) of the Act (19 U.S.C. 1673(b)).
Notice of the scheduling of the final
phase of the Commission's
investigations and of a public hearing to
be held in connection therewith was
given by posting copies of the notice in
the Office of the Secretary, U.S.

¹ The record is defined in § 207.2(f) of the
Commission's rules of practice and procedure (19
CFR 207.2(f)).

International Trade Commission,
Washington, DC, and by publishing the
notice in the **Federal Register** of July 29,
2002 (67 FR 49035). The hearing was
held in Washington, DC, on November
22, 2002, and all persons who requested
the opportunity were permitted to
appear in person or by counsel.

The Commission transmitted its
determinations in these investigations to
the Secretary of Commerce on January
13, 2003. The views of the Commission
are contained in USITC Publication
3570 (January 2003), entitled
Ferrovanadium from China and South
Africa: Investigations Nos. 731-TA-986
and 987 (Final).

By order of the Commission.

Issued: January 13, 2003.

Marilyn R. Abbott,

Secretary of the Commission.

[FR Doc. 03-946 Filed 1-15-03; 8:45 am]

BILLING CODE 7020-02-M

DEPARTMENT OF JUSTICE

Notice of Lodging of Consent Decree Under the Lead-Based Paint Hazard Act

Notice is hereby given that on
December 30, 2002, a proposed consent
decree in *United States v. Joseph
DeLuca*, Civil Action No. CA02-546T,
was lodged with the United States
District Court for the District of Rhode
Island.

The consent decree settles claims
against Joseph DeLuca as owner of
twelve residential apartment buildings
in Providence, Rhode Island, which
were brought on behalf of the
Department of Housing and Urban
Development and the Environmental
Protection Agency under the Residential
Lead-Based Paint Hazard Reduction Act
42 U.S.C. 4851 *et seq.* ("Lead Hazard
Reduction Act"). The United States
alleged in its complaint that the
defendant failed to provide information
to tenants concerning lead-based paint
hazards, and failed to disclose to tenants
the presence of any known lead-based
paint or any known lead-based paint
hazards.

Under the consent decree, the
defendant has agreed to provide the
required notice and disclosures, to
perform inspections at the buildings for
the presence of lead-based paint, to
perform lead-based paint abatement,
and to pay the United States an
administrative penalty in the amount of
\$13,090.00. The defendant owns 12
buildings with 32 residential units.

The Department of Justice will receive
for a period of thirty (30) days from the

date of this publication comments relating to the consent decrees. Comments should be addressed to the Assistant Attorney General of the Environment and Natural Resources Division, Department of Justice, Washington, DC 20530, and should refer to *United States v. Joseph DeLuca*, D.J. # 90-5-1-1-07649.

The proposed consent decree may be examined at the Department of Housing and Urban Development, Office of Lead Hazard, Control, attention: Matthew E. Ammon, 490 L'Enfant Plaza SW., Room 3206, Washington, DC 20410, (202) 755-1785; at the office of the United States Attorney for the District of Rhode Island, 50 Kennedy Plaza, 8th Floor, Providence, Rhode Island 02903; and at U.S. EPA Region 1, One Congress Street, Boston, MA 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, or by faxing a request to Tonia Fleetwood, fax no. (202) 514-0097, phone confirmation number (202) 514-1547. In requesting a copy please refer to the referenced case and enclose a check in the amount of \$7.00 (25 cents per page reproduction costs), payable to the U.S. Treasury.

Karen Dworkin,

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

[FR Doc. 03-899 Filed 1-15-03; 8:45 am]

BILLING CODE 4410-15-M

DEPARTMENT OF JUSTICE

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

In accordance with Departmental policy, notice is hereby given that on January 8, 2003, three proposed consent decrees in the case captioned *Dow Chemical Co., et al. v. Acme Wrecking Co., Inc., et al.*, Civil Action Nos. C-1-97-0307, C-1-97-0308, and C-1-01-439-(S.D. Ohio), were lodged with the United States District Court for the Southern District of Ohio. The proposed, *de minimis* consent decrees relate to the Skinner Landfill Superfund Site ("Site") in West Chester, Ohio. The proposed consent decrees would resolve civil claims of the United States for response actions and for the recovery of response costs at the Site under Sections 106 and 107(a) of the Comprehensive Environmental Response, Compensation, and Liability Act, as amended, 42 U.S.C. 9606, 9607(a), against Aeronca, Inc. ("Aeronca"),

Martin E. Clarke, Clarke Sanitary Landfill, Clarke Container, Inc., Clarke's Incinerators, Inc. (the "Martin Clarke Entities"), Richard M. Clarke, Clarke's Complete Collection, Dick Clarke Co., Dick Clarke Trash Removal and Demolition, Clarke's Services, Inc., and Clarke, Inc. (the "Dick Clarke Entities") (collectively "Settling Defendants"). Under the proposed consent decree with Aeronca, Aeronca would pay the United States \$232,500 and would pay the parties that are performing the work at the Site (the "Skinner Landfill Site Group") \$232,500. Under the proposed consent decree with the Martin Clarke Entities, the Martin Clarke Entities would pay the United States \$88,000 and would pay the Skinner Landfill Site Group \$88,000. Under the proposed consent decree with the Dick Clarke Entities, the Dick Clarke Entities would pay the United States \$100,500, and would pay the Skinner Landfill Site Group \$25,500.

The Department of Justice will receive, for a period of thirty (30) days from the date of this publication, comments relating to the proposed consent decrees. Comments should be addressed to the Assistant Attorney General of the Environment and Natural Resource Division, Department of Justice, Washington, DC 20530, and should refer to *Dow Chemical Co. et al. v. Acme Wrecking Co., Inc. et al.*, Civil Action Nos. C-1-97-0307, C-1-97-0308, and C-1-01-439 (S.D. Ohio), and DOJ Reference No. 90-11-3-1620/2.

The proposed consent decrees may be examined at: (1) The Office of the United States Attorney for the Southern District of Ohio, 221 E. Fourth St., Suite 400, Cincinnati, Ohio 45202 and (2) the United States Environmental Protection Agency (Region 5), 77 West Jackson Boulevard, Chicago, Illinois 60604-3590. Copies of the proposed consent decrees may be obtained by mail from the Department of Justice Consent Decree Library, P.O. Box 7611, Washington, DC 20044. In requesting copies, please refer to the above-referenced case and DOJ Reference Number and enclose a check for \$9.50 (38 pages at 25 cents per page reproduction cost) for the Consent Decree with Aeronca, \$9.00 (36 pages) for the Consent Decree with the Martin Clarke Entities, and/or \$8.50 (34 pages) for the Consent Decree with the Dick

Clarke Entities, made payable to the Consent Decree Library.

William D. Brighton,

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

[FR Doc. 03-897 Filed 1-15-03; 8:45 am]

BILLING CODE 4410-15-M

DEPARTMENT OF JUSTICE

Notice of Lodging of Consent Decree Under the Clean Air Act

Notice is hereby given that on December 20, 2002, a proposed Consent Decree ("Decree") in *United States v. Rhode Island Resource Recovery Corporation*, Civil Action No. 02-540ML was lodged with the United States District Court for the District of Rhode Island.

In this action the United States sought injunctive relief and a civil penalty from the defendant, Rhode Island Resource Recovery Corporation ("RIRRC"), for violations of the Clean Air Act at the Central Landfill in Johnston, Rhode Island. The Decree provides that RIRRC shall pay a civil penalty of \$321,000. Moreover, the Decree requires the defendant to preform injunctive relief estimated to cost upwards of \$3.5 million, and undertake a supplemental environmental project ("SEP") with a total SEP cost to RIRRC of at least \$1.8 million. The SEP includes, *inter alia*, the termination of waste acceptance operations at Phases II and III of the landfill by July 2003, the capping of Phases I, II, and III by 2006, and the accelerated capping of portions of Phases II and III by the end of 2003.

The Department of Justice will receive for a period of 30 days from the date of this publication, comments relating to the Decree. Comments should be addressed to the Assistant Attorney General, Environment and Natural Resources Division, P.O. Box 7611, U.S. Department of Justice, Washington, DC 20044-7611, and should refer to *United States v. Rhode Island Resource Recovery Corporation*, D.J. Ref. 90-5-2-1-07164.

The Decree may be examined at the Office of the United States Attorney, District of Rhode Island, Fleet Center, 50 Kennedy Plaza, 8th Floor, Providence, Rhode Island 02903, (401) 528-5477 and at U.S. EPA Region I, 1 Congress Street, Suite 1100, Boston, Massachusetts 02114, (617) 918-2001. A copy of the Decree may also be obtained by mail from the Consent Decree Library, P.O. Box 7611, U.S. Department of Justice, Washington, DC 20044-7611 or by faxing a request to Tonia