the firms which are members of your association.

(a) Production (quantity) and, if known, an estimate of the percentage of total production of *Subject Merchandise* in each *Subject Country* accounted for by your firm's(s') production;

(b) Capacity (quantity) of your firm(s) to produce the Subject Merchandise in each Subject Country (i.e., the level of production that your establishment(s) could reasonably have expected to attain during the year, assuming normal operating conditions (using equipment and machinery in place and ready to operate), normal operating levels (hours per week/weeks per year), time for downtime, maintenance, repair, and cleanup, and a typical or representative product mix); and

(c) the quantity and value of your firm's(s') exports to the United States of Subject Merchandise and, if known, an estimate of the percentage of total exports to the United States of Subject Merchandise from each Subject Country accounted for by your firm's(s') exports.

(12) Identify significant changes, if any, in the supply and demand conditions or business cycle for the Domestic Like Product that have occurred in the United States or in the market for the Subject Merchandise in each Subject Country since the Order Date, and significant changes, if any, that are likely to occur within a reasonably foreseeable time. Supply conditions to consider include technology; production methods; development efforts; ability to increase production (including the shift of production facilities used for other products and the use, cost, or availability of major inputs into production); and factors related to the ability to shift supply among different

national markets (including barriers to importation in foreign markets or changes in market demand abroad). Demand conditions to consider include end uses and applications; the existence and availability of substitute products; and the level of competition among the Domestic Like Product produced in the United States, Subject Merchandise produced in each Subject Country, and such merchandise from other countries.

(13) (OPTIONAL) A statement of whether you agree with the above definitions of the *Domestic Like Product* and *Domestic Industry*; if you disagree with either or both of these definitions, please explain why and provide alternative definitions.

Authority: These reviews are being conducted under authority of Title VII of the Tariff Act of 1930; this notice is published pursuant to section 207.61 of the Commission's rules.

By order of the Commission. Issued: March 26, 2013.

Lisa R. Barton.

Acting Secretary to the Commission. [FR Doc. 2013–07329 Filed 3–29–13; 8:45 am] BILLING CODE 7020–02–P

DEPARTMENT OF JUSTICE

Notice of Lodging of Proposed Consent Decrees Under the Comprehensive Environmental Response, Compensation, and Liability Act

On March 26, 2013, the Department of Justice lodged two proposed consent decrees with the United States District Court for the Central District of California in the lawsuit entitled *City of Colton v. American Promotional Events, Inc., et al.,* Civil Action No. CV 09–

01864 PSG [Consolidated with Case Nos. CV 09-6630 PSG (SSx), CV 09-06632 PSG (SSx), CV 09-07501 PSG (SSx), CV 09-07508 PSG (SSx), CV 10-824 PSG (SSx) and CV 05-01479 PSG (SSx)]. The first consent decree ("Goodrich consent decree") requires Goodrich Corporation and/or United Technologies Corporation to partially fund and to perform work required by a future Record of Decision relating to the B.F. Goodrich Superfund Site ("Site"). The second consent decree ("KTI consent decree") requires Ken Thompson, Inc.; KTI, Incorporated; Pipeline Carriers, Inc.; and Rialto Concrete Products, Inc. to pay \$2.8 million toward Site costs. In the Goodrich consent decree and the KTI consent decree the United States provides certain covenants not to sue and other protections pursuant to the Comprehensive Environmental Response, Compensation, and Liability Act and Section 7003 of the Resource Conservation and Recovery Act. A hearing will be held on the proposed settlement if requested in writing within the public comment period.

The publication of this notice opens a period for public comment on the Goodrich consent decree and the KTI consent decree. Comments should specify which consent decree is being commented upon and should be addressed to the Assistant Attorney General, Environment and Natural Resources Division, and should refer to City of Colton v. American Promotional Events, Inc., et al., D.J. Ref. No. 90-11-2-09952. All comments must be submitted no later than thirty (30) days after the publication date of this notice. Comments may be submitted either by email or by mail:

To submit comments:	Send them to:
By e-mail	

During the public comment period, the Goodrich consent decree and the KTI consent decree may be examined and downloaded at this Justice Department Web site: http://www.usdoj.gov/enrd/Consent_Decrees.html. We will provide paper copies of the consent decrees upon written request and payment of reproduction costs. Please mail your request and payment to: Consent Decree Library, U.S. DOJ—ENRD, P.O. Box 7611, Washington, DC 20044–7611.

Please enclose a check or money order for \$51.75 for the Goodrich consent

decree and \$13.00 for the KTI consent decree (25 cents per page reproduction cost) payable to the United States Treasury.

Maureen Katz,

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

[FR Doc. 2013-07450 Filed 3-29-13; 8:45 am]

BILLING CODE 4410-15-P

DEPARTMENT OF JUSTICE

Antitrust Division

Notice Pursuant to the National Cooperative Research and Production Act of 1993—International Kitchen Exhaust Cleaning Association

Notice is hereby given that, on March 8, 2013, pursuant to Section 6(a) of the National Cooperative Research and Production Act of 1993, 15 U.S.C. 4301 et seq. ("the Act"), International Kitchen Exhaust Cleaning Association

("IKECA") has filed written notifications simultaneously with the Attorney General and the Federal Trade Commission disclosing (1) the name and principal place of business of the standards development organization and (2) the nature and scope of its standards development activities. The notifications were filed for the purpose of invoking the Act's provisions limiting the recovery of antitrust plaintiffs to actual damages under specified circumstances.

Pursuant to Section 6(b) of the Act, the name and principal place of business of the standards development organization is IKECA, Philadelphia, PA. The nature and scope of IKECA's standards development activities are to develop national standards for cleaning, inspection, and maintenance of commercial kitchen exhaust systems.

Patricia A. Brink.

Director of Civil Enforcement, Antitrust Division.

[FR Doc. 2013–07451 Filed 3–29–13; 8:45 am] BILLING CODE P

DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-74,919]

RG Steel Sparrows Point LLC. Formerly Known as Severstal Sparrows Point LLC, a Subsidiary of RG Steel LLC, Including On-Site Leased Workers From Echelon Service Company, Sun Associated Industries, Inc., MPI Consultants LLC, Alliance Engineering, Inc., Washington Group International, Javan & Walter, Inc., Kinetic Technical Resources Co.. Innovative Practical Approach, Inc., CPSI, Accounts International, Adecco, Aerotek, Booth Consulting, Crown Security, Eastern Automation, EDS (HP), TekSystems, URS Corporation, B More Industrial Services LLC, and **Recycling & Treatment Technologies** of Baltimore, LLC Sparrows Point, Maryland; Amended Certification Regarding Eligibility To Apply for **Worker Adjustment Assistance**

In accordance with Section 223 of the Trade Act of 1974, as amended ("Act"), 19 U.S.C. 2273, the Department of Labor (Department) issued a Certification of Eligibility to Apply for Worker Adjustment Assistance on February 9, 2011, applicable to workers and former workers of RG Steel Sparrows Point LLC, formerly known as Severstral Sparrows Point LLC, a subsidiary of RG Steel LLC, Sparrows Point, Maryland.

On June 22, 2012, July 18, 2012, July 30, 2012 and January 16, 2013, the Department issued amended certification applicable to the subject firm

Workers at the subject firm were engaged in employment related to production of rolled steel. The worker group includes on-site leased workers from various firms.

The Department reviewed the certification for workers and former workers of the subject firm.

The Department has received information that workers leased from Recycling & Treatment Technologies of Baltimore, LLC were employed on-site at the Sparrows Point, Maryland location of RG Steel Sparrows Point LLC. The Department has determined that these workers from Recycling & Treatment Technologies of Baltimore, LLC were sufficiently under the control of the subject firm to be considered leased workers.

Based on these findings, the Department is amending this certification to include workers leased from Recycling & Treatment Technologies of Baltimore, LLC who worked on-site at the Sparrows Point, Maryland facility.

The amended notice applicable to TA–W–74,919 is hereby issued as follows:

All workers of RG Steel Sparrows Point LLC, formerly known as Severstal Sparrows Point LLC, a subsidiary of RG Steel LLC, including on-Site leased workers from Echelon Service Company, Sun Associated Industries, Inc., MPI Consultants LLC, Alliance Engineering, Inc., Washington Group International, Javan & Walter, Inc., Kinetic Technical Resources Co., Innovative Practical Approach, Inc., CPSI, Accounts International, Adecco, Aerotek, Booth Consulting, Crown Security, Eastern Automation, EDS (HP), TekSystems, URS Corporation, B More Industrial Services LLC, and Recycling & Treatment Technologies of Baltimore, LLC, Sparrows Point, Maryland, who became totally or partially separated from who became totally or partially separated from employment on or after November 22, 2009 through February 9, 2013, and all workers in the group threatened with total or partial separation from employment on February 9, 2011 through February 9, 2013, are eligible to apply for adjustment assistance under Chapter 2 of Title II of the Trade Act of 1974, as amended.

Signed in Washington, DC, this 19th day of March, 2013.

Michael W. Jaffe,

Certifying Officer, Office of Trade Adjustment Assistance.

[FR Doc. 2013–07410 Filed 3–29–13; 8:45 am] BILLING CODE 4510–FN–P

DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-74,813; TA-W-74,813A]

Eastman Kodak Company (GCG), Electrographic Print Solutions, Including On-Site Leased Workers From Adecco and Datrose, Spencerport, New York; Eastman Kodak Company, IPS, Including On-Site Leased Workers From Adecco, Dayton, Ohio; Amended Certification Regarding Eligibility To Apply for Worker Adjustment Assistance

In accordance with Section 223 of the Trade Act of 1974, as amended ("Act"), 19 U.S.C. 2273, the Department of Labor issued a Certification of Eligibility to Apply for Worker Adjustment Assistance on February 18, 2011, applicable to workers of Eastman Kodak Company (GCG), Electrographic Print Solutions, including on-site leased workers from Adecco and Datrose, Spencerport, New York. The Department's Notice of determination was published in the **Federal Register** on March 10, 2011 (76 FR 13228).

On its own motion, the Department reviewed the certification for workers of the subject firm. The workers were engaged in activities related to the production of printers and printer consumables. Eastman Kodak has filed for bankruptcy and has ceased to produce printers and printer consumables.

The Department determines that workers at Eastman Kodak Company, IPS, including on-site leased workers from Adecco, Dayton, Ohio, were affected by the shift in production to a foreign country which contributed importantly to the worker separations at Eastman Kodak Company (GCG), Electrographic Print Solutions, Spencerport, New York.

The amended notice applicable to TA-W-74,813 is hereby issued as follows:

All workers of Eastman Kodak Company (GCG), Electrographic Print Solutions, including on-site leased workers from Adecco and Datrose, Spencerport, New York (TA-W-74,813) and Eastman Kodak Company, IPS, including on-site leased workers from Adecco, Dayton, Ohio (TA-W-74,813A), who became totally or partially separated from employment on or after October 29, 2009 through February 18, 2013, and all workers in the group threatened with total or partial separation from employment on date of certification through two years from the date of certification, are eligible to apply for adjustment assistance under Chapter 2 of Title II of the Trade Act of 1974, as amended.