Wallace Press; Wyeth, on behalf of Dupli-Color Products Company; E.I. DuPont de Nemours and Company; Edwards & Deutsch Lithographing Co., Inc.; Elgin, Joliet and Eastern Railway Company; Flint Ink Corporation; Ford Motor Company; Georgia-Pacific Corporation/Will County Press; The Glidden Company (formerly Glidden Coatings & Resins, division of SCM Corporation) and including successor to the liability, MHC Inc., a subsidiary of Millennium Chemicals, Inc.; City of Hammond, Indiana; Lee Enterprises, Inc. f/d/b/a The Hammond Times; Harris-Hub Company, a division of Dresher, Inc.; Illinois Bronze Paint Company; Indiana Harbor Belt Railroad Company; International Truck and Engine Corp. (f/k/a International Harvester); BASF Corporation (International Print Ink Corp); Keil Chemical, Division of Ferro Corporation; Kohl & Madden Division of Sun Chemical Corporation; The Lehigh Press, Inc. (Lehigh Cadillac); The Dow Chemical Company on behalf of Mortell; National Can Company (Rexam Beverage); Tomkins Industries, Inc. (fka Philips Industries, Inc.); Poole Bros./ Primerica Corp./American Can Company; Rand McNally & Company; Service Web Offset Corporation; Sheffield Estates, LLC/Zeman Manufactured Home Communities; The Sherwin-Williams Company; Honeywell International, Inc., on behalf of Sinclair & Valentine; Sequa Corporation (fka Sun Chemical); Brenntag Great Lakes, LLC, successor to Tab Chemicals; Thermark (Avery); Thrall Car Mfg.; Union Tank Car Company; United States Steel Corporation; The Valspar Corporation on behalf of itself and Roto Ink; W.C. Richards Company; Quebecor World KRI Inc., f/k/a Krueger Ringier, Inc., f/ k/a W. F. Hall Printing Company, on behalf of itself and Chicago Rotoprint Company, a wholly owned subsidiary of W.F. Hall Printing Company; Chevron **Environmental Management Company** for itself and on behalf of Union Oil Company; and Moen Incorporated (Western Cold Drawn Steel).

Settling Federal Agency: United States Defense Logistics Agency.

FOR FURTHER INFORMATION CONTACT:

Richard M. Murawski, Assistant Regional Counsel (C–14J), Region 5, 77 West Jackson Boulevard, Chicago, Illinois 60604, or call (312) 886–6721.

Authority: The Comprehensive Environmental Response, Compensation and Liability Act, as amended, 42 U.S.C. 9601–9675, the Resource Conservation and Recovery Act, as amended, 42 U.S.C. 6901–6992, and the Illinois Environmental Protection Act, as amended, 415 ILCS Section 5/22.2a.

Dated: September 19, 2006.

Thomas Short,

Acting Director, Superfund Division, Region

[FR Doc. E6–15942 Filed 9–27–06; 8:45 am] BILLING CODE 6560–50–P

ENVIRONMENTAL PROTECTION AGENCY

[FRL 8223-7]

Proposed CERCLA Cost Recovery Settlement; Denova Environmental Site

AGENCY: Environmental Protection Agency.

ACTION: Notice; request for public comment.

SUMMARY: In accordance with Section 122(i) of the Comprehensive Environmental Response, Compensation, and Liability Act, as amended (CERCLA), 42 U.S.C. 9622(i), notice is hereby given of a proposed administrative settlement for recovery of past response costs concerning the Denova Environmental Site in Rialto, San Bernardino County, California with twenty-two settling parties. The settlement is entered into pursuant to Section 122(h) of CERCLA, 42 U.S.C. 9622(h) and it requires the settling parties to pay approximately \$220,000 to the United States Environmental Protection Agency (EPA). The settlement includes a covenant not to sue the settling parties pursuant to Section 107(a) of CERCLA, 42 U.S.C. 9607(a). For thirty (30) days following the date of publication of this notice, the Agency will receive written comments relating to the settlement. The Agency will consider all comments received and may modify or withdraw its consent to the settlement if comments received disclose facts or considerations which indicate that the settlement is inappropriate, improper, or inadequate. The Agency's response to any comments received will be available for public inspection at 75 Hawthorne Street, San

DATES: Comments must be submitted on or before October 30, 2006.

Francisco, CA 94105.

ADDRESSES: The proposed settlement is available for public inspection at EPA Region IX, 75 Hawthorne Street, San Francisco, California. A copy of the proposed settlement may be obtained from Lewis Maldonado, EPA Region IX, 75 Hawthorne Street, ORC–3, San Francisco, CA 94105, telephone number 415–972–3926. Comments should reference the Denova Environmental Superfund Site, Rialto, California and EPA Docket No. 2005–23 and should be

addressed to Lewis Maldonado at the above address.

FOR FURTHER INFORMATION CONTACT:

Lewis Maldonado, Office of Regional Counsel, U.S. EPA Region IX, 75 Hawthorne Street, San Francisco, CA 94105; phone: (415) 972–3926; fax: (415) 947–3570; e-mail: maldonado.lewis@epa.gov.

Dated: July 19, 2008.

Daniel Meer.

Acting Director, Superfund Division, U.S. EPA, Region IX.

[FR Doc. E6–15913 Filed 9–27–06; 8:45 am]

ENVIRONMENTAL PROTECTION AGENCY

[FRL-8222-4]

South Bay Asbestos Superfund Site; Proposed Notice of Administrative Settlement

AGENCY: Environmental Protection Agency (EPA).

ACTION: Notice; request for public comment.

SUMMARY: In accordance with section 122(i) of the Comprehensive Environmental Response, Compensation and Liability Act of 1980, as amended by the Superfund Amendments and Reauthorization Act of 1986 ("CERCLA"), 42 U.S.C. 9600 et seq., notice is hereby given that a proposed administrative cost recovery settlement concerning the South Bay Asbestos Area Superfund Site in San Jose, California was executed by the Agency on September 5, 2006. The proposed administrative settlement would resolve, pursuant to CERCLA section 122(h), the liability of the City of San Jose ("City") for past response costs of the U.S. Environmental Protection Agency ("EPA") with respect to CERCLA response actions taken by EPA at the Environmental Education Center ("EEC"), South Bay Asbestos Area Superfund Site, In 2003, EPA conducted a removal action at the EEC and successfully excavated and transported asbestos-containing soil material to an appropriate disposal site. Under the terms of the agreement, the City would pay EPA approximately \$245,000 plus interest for the removal action.

For thirty (30) calendar days following the date of publication of this notice, EPA will receive written comments relating to the proposed settlement. If requested prior to the expiration of this public comment period, EPA will provide an opportunity for a public meeting in the effected area.