Albuquerque, NM 87109; telephone 505/816–1313.

SUPPLEMENTARY INFORMATION: This action notifies the public of a review and comment period for the draft "To-Be" trust business model from the date of publication to March 31, 2004. The draft "To-Be" trust business model is available by accessing http:// www.ost.doi.gov. If you do not have internet access, a copy of the draft "To-Be" trust business model is available on Compact Disk (CD) format. For a copy of the CD please write to: Office of the Special Trustee for American Indians, Trust Program Management Center, 4400 Masthead NE., Albuquerque, NM 87109, or call 505/816-1313.

Individual respondents may request confidentiality. If you wish us to withhold your name, street address, and other contact information (such as fax or phone number) from public review or from disclosure under the Freedom of Information Act, you must state this prominently at the beginning of your comment. We will honor your request to the extent allowable by law. We will make available for public inspection in their entirety all submissions from organizations or businesses, and from individuals identifying themselves as representatives or officials of organizations or businesses.

This notice is published in accordance with the authority delegated by the Secretary of the Interior to the Special Trustee for American Indians by 209 DM 11.

Dated: January 30, 2004.

Ross Swimmer,

Special Trustee for American Indians, Office of the Special Trustee for American Indians. [FR Doc. 04–2407 Filed 2–4–04; 8:45 am]
BILLING CODE 4310–2W–P

INTERNATIONAL TRADE COMMISSION

[Inv. No. 337-TA-494]

Certain Automotive Measuring
Devices, Products Containing Same,
and Bezels for Such Devices; Notice of
Commission Decision Not To Review
an Initial Determination Extending the
Target Date for Completion of the
Investigation

AGENCY: U.S. International Trade Commission.

ACTION: Notice.

SUMMARY: Notice is hereby given that the U.S. International Trade Commission has determined not to review the initial determination ("ID") issued by the presiding administrative

law judge ("ALJ") on January 7, 2004, extending the target date for completion of the above-captioned investigation to January 20, 2005.

FOR FURTHER INFORMATION CONTACT:

Michael Liberman, Esq., Office of the General Counsel, U.S. International Trade Commission, 500 E Street, SW., Washington, DC 20436, telephone (202) 205–3115. Copies of the ALJ's ID and all other nonconfidential documents filed in connection with this investigation are or will be available for inspection during official business hours (8:45 a.m. to 5:15 p.m.) in the Office of the Secretary, U.S. International Trade Commission, 500 E Street, SW., Washington, DC 20436, telephone (202) 205-2000. Hearing-impaired persons are advised that information on this matter can be obtained by contacting the Commission's TDD terminal on (202) 205-1810. General information concerning the Commission may also be obtained by accessing its Internet server (http://www.usitc.gov). The public record for this investigation may be viewed on the Commission's electronic docket (EDIS) at http://edis.usitc.gov.

SUPPLEMENTARY INFORMATION: The Commission issued a notice of investigation dated June 16, 2003, naming Auto Meter Products, Inc. ("Auto Meter") of Sycamore, Illinois, as the complainant and several companies as respondents. On June 20, 2003, the notice of investigation was published in the **Federal Register**. 68 FR 37023. The complaint alleges violations of section 337 of the Tariff Act of 1930 in the importation and sale of certain automotive measuring devices, products containing same, and bezels for such devices, by reason of infringement of U.S. Registered Trademark Nos. 1,732,643 and 1,497,472, and U.S. Supplemental Register No. 1,903908, and infringement of the complainant's trade address. Subsequently, seven more firms were added as respondents based on two separate motions filed by Auto

On December 16, 2003, Auto Meter filed a motion to extend the target date for completion of the investigation and to modify procedural schedule. On December 23, 2003, respondents American Products, Inc., Equus products, Inc., GR Motorsports, Inc. (d/b/a Matrix GR Motorsports) and Hiper Industries, Inc. (d/b/a R–1 Racing Sports) filed an opposition to Auto Meter's motion. On December 24, 2003, respondent Blitz North America, Inc., filed a joinder to the above opposition. On December 30, 2003, Auto Meter filed a motion for leave to reply, and a reply.

On January 7, 2004, the ALJ issued an ID (Order No. 15) extending the target date for completion of this investigation from August 20, 2004, to January 20, 2005. No party petitioned for review of the ID.

The authority for the Commission's determination is contained in section 337 of the Tariff Act of 1930, as amended (19 U.S.C. 1337), and in section 210.42 of the Commission's Rules of Practice and Procedure (19 CFR 210.42).

Issued: February 2, 2004. By order of the Commission.

Marilyn R. Abbott,

Secretary.

[FR Doc. 04–2409 Filed 2–4–04; 8:45 am] **BILLING CODE 7020–02–P**

DEPARTMENT OF JUSTICE

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

Notice is hereby given that on January 27, 2004, a proposed Consent Decree in *United States* v. *A–L Processors, f.k.a. Atlas-Lederer Co., et al.*, Civil Action No. C–3–91–309, was lodged with the United States District Court for the Southern District of Ohio.

In this action United States seeks the reimbursement of response costs in connection with the United Scrap Lead Superfund Site in Troy, Miami County, Ohio ("the Site") pursuant to the Comprehensive Environmental Response, Compensation and Liability Act ("CERCLA"), 42 U.S.C. 9601 et seq. The Consent Decree resolves the United States' claims against Defendants Broadway Iron & Metal, Barker Junk Company, Inc., Moyers Auto Wrecking, and U.S. Waste materials, for response costs incurred as a result of the release or threatened release of hazardous substances at the Site. Two of these settlements are "ability-to-pay" settlements based on financial analyses conducted by the Department's Antitrust Corporate Finance Unit. All of the settling Defendants made de minimis contributions of waste to the Site. The four settling parties collectively will pay the United States \$137,499.18. The United States' remaining outstanding costs exceed \$9,000,000 and are being sought from the remaining defendants in this case.

The Consent Decree also resolves the United Scrap Lead Respondent Group's ("Respondent Group") CERCLA claims against the same parties for response costs incurred by the Respondent Group