been employed as laborers at the Niagara Falls location of KAC during the period of October 1, 1991 to October 1, 1993. KAC agrees to make such employees whole for lost wages they would have received from KAC, less interim earnings, during such period had they been employed by KAC. In order to be deemed qualified to work for KAC, the employee must successfully complete the medical examination required under OSHA 1926.58 and 1910.134, successfully pass the company drug test, and shows that they had attended and successfully passed Part 763 of the Asbestos Hazard Emergency Removal Act with a grade of at least 70% and had received a state asbestos license prior to or during the period of October 1, 1991, to October 1, 1993

22. Jurisdiction, including the authority to issue any additional orders or decrees necessary to effectuate the implementation of the provisions of this Consent Decree, is retained by the Office of Administrative Law Judges for a period of nine (9) months from the date this Consent Decree becomes final, or until debarment is lifted, whichever is earlier. If any motion is pending before the Office of Administrative Law Judges nine (9) months from the date this Consent Decree become final, jurisdiction shall continue beyond nine (9) months and until such time as the pending motion is finally resolved.

23. Enforcement proceedings for violation of this Consent Decree may be initiated at any time after the 25-day period referred to in Paragraph 18 has elapsed upon filing with the Court a motion for an order of enforcement and/ or sanctions. The hearing on the motion shall relate solely to the issues of the factual and legal claims made in the motion.

24. Liability for violation of this Consent Decree shall subject KAC, KISC and TK to possible sanctions set forth in the Executive Order and its implementing regulations.

25. If an application or motion for an order of enforcement or clarification indicates by signature of counsel that the application or motion is unopposed by the Plaintiff or KAC, KISC, TK and/ or KESC as appropriate, the application or motion may be presented to the Court without hearing, and the proposed Order may be implemented immediately. If an application or motion is opposed by any party, the party in opposition shall file a written response within twenty (20) days of service. The Office of Administrative Law Judges may, if it deems it appropriate, schedule an oral hearing on the application or motion.

26. This Consent Decree sets forth the complete agreement reached by the parties, including the agreement that there shall be no cancellation of any federal or federally assisted contracts or debarment of any officers of the KAC, KISC, TK and KESC or its subsidiaries.

27. The Agreement, herein set forth, is hereby approved and shall constitute the final Administrative Order in this case.

It is so ordered, this 21st day of December, 1994.

George P. Morin,

Administrative Law Judge, U.S. Department of Labor.

So agreed.

On behalf of Kimmins Environmental Services Corporation.

Dated: December 13, 1994.

Edward A. Mackowiak,

Vice President.

On behalf of the Office of Federal Contract Compliance Programs.

Dated: December 20, 1994.

Thomas S. Williamson,

Solicitor of Labor.

James D. Henry,

Associate Solicitor.

Debra A. Millenson,

Senior Trial Attorney.

Gretchen M. Lucken,

Attorney.

Gretchen M. Lucken,

U.S. Department of Labor, Room N–2464, 200 Constitution Ave., N.W., Washington, D.C. 20210, (202) 219–5854.

It is understood that each of the subsidiaries of KESC will sign this consent decree in its own name and such signature page shall be added to the consent decree.

On behalf of Kimmins Abatement

Corporation.

Dated: December 14, 1994.

Daniel Hoffner.

Assistant Secretary.

On behalf of Kimmins Industrial Services Corporation.

Dated: December 14, 1994.

Norman S. Dominiak,

Treasurer.

On behalf of Thermocor Kimmins, Inc. Dated: December 14, 1994.

Thomas C. Andrews,

President.

On behalf of Kimmins International. Dated: December 13, 1994.

Joseph M. Williams,

Secretary.

On behalf of Kimmins Contracting Corporation.

Dated: December 13, 1994.

John V. Simon, Jr.,

President.

On behalf of Transcor Waste Services, Inc.

Dated: December 13, 1994. Francis M. Williams, *President.* On behalf of Kimmins Recycling Corp.

Charles A. Baker, Jr.

Attachment A—Conciliation Agreement Between U.S. Department of Labor, Office of Federal Contract Compliance Programs and Kimmins Abatement Co., 256 3rd Street, Niagara Falls, New York 14303

Part I: General Provisions

1. This Agreement is between the Office of Federal Contract Compliance Programs (hereinafter OFCCP) and Kimmins Abatement Co., 256 3rd Street, Niagara Falls, New York 14303, (hereinafter Kimmins).

2. The violations identified in this Agreement were found during a compliance review of Kimmins which began on October 22, 1991 and they were specified in a Notice of Violation issued October 31, 1991. OFCCP alleges that Kimmins violated Executive Order 11246, as amended, and implementing regulations at 41 CFR Chapter 60 due to the specific violations cited in Part II below.

3. Subject to the performance by Kimmins of all promises and representations contained herein and all named violations in regard to the compliance of Kimmins with all OFCCP programs will be deemed resolved. However, Kimmins is advised that the commitments contained in this Agreement do not preclude future determinations of noncompliance based on a finding that the commitments are not sufficient to achieve compliance.

4. Kimmins agrees that OFCCP may review compliance with this Agreement. As part of such review, OFCCP may require written reports, inspect the premises, interview witnesses, and examine and copy documents, as may be relevant to the matter under investigation and pertinent to Kimmins's compliance. Kimmins shall permit access to its premises during normal business hours for these purposes.

5. Nothing herein is intended to relieve Kimmins from the obligation to comply with the requirements of Executive Order 11246, as amended, and/or Section 503 of the Rehabilitation Act of 1973, as amended, and/or the Vietnam Era Veterans' Readjustment Assistance Act of 1974, as amended (38 U.S.C. 2012) and implementing regulations, or any other equal employment statute or executive order or its implementing regulations.

6. Kimmins agrees that there will be no retaliation of any kind against any beneficiary of this Agreement or against