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Federal

# WEDNESDAY, MAY 19, 1976



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#### AGENCY PUBLICATION ON ASSIGNED DAYS OF THE WEEK

Ten agencies have agreed to a six-month trial period based on the assignment of two days a week beginning February 9 and ending August 6 (See 41 FR 5453). The participating agencies and the days assigned are as follows:

Monday	Tuesday	Wednesday	Thursday	Friday
NRC	USDA/ASCS		NRC	USDA/ASCS
DOT/COAST GUARD	USDA/APHIS		DOT/COAST GUARD	USDA/APHIS
DOT/NHTSA	USDA/FNS		DOT/NHTSA	USDA/FNS
DOT/FAA	USDA/REA		DOT/FAA	USDA/REA
	CSC			CSC
	LABOR			LABOR

Documents normally scheduled on a day that will be a Federal holiday will be published the next work day following the holiday.

Comments on this trial program are invited. Comments should be submitted to the Director of the Federal Register, National Archives and Records Service, General Services Administration, Washington, D.C. 20408.

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# federal register



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(The items in this list were editorially compiled as an aid to FEDERAL REGISTER users. Inclusion or exclusion from this list has no legal significance. Since this list is intended as a reminder, it does not include effective dates that occur within 14 days of publication.)

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# rules and regulations

This section of the FEDERAL REGISTER contains regulatory documents having general applicability and legal effect most of which are keyed to and codified in the Code of Federal Regulations, which is published under 50 titles pursuant to 44 U.S.C. 1510.

The Code of Federal Regulations is sold by the Superintendent of Documents. Prices of new books are listed in the first FEDERAL REGISTER issue of each month.

#### Title 7-Agriculture

CHAPTER IX—AGRICULTURAL MARKET-ING SERVICE (MARKETING AGREE-MENTS AND ORDERS; FRUITS, VEGE-TABLES, NUTS), DEPARTMENT OF AGRICULTURE

[Valencia Orange Regulation 528, Amdt. 1]

PART 908—VALENCIA ORANGES GROWN IN ARIZONA AND DESIGNATED PART OF CALIFORNIA

#### Minimum Size Requirement

This amendment to Valencia Orange Regulation 528 extends from May 21, 1976, through January 15, 1977, the current minimum size regulation of 2.32 inches in diameter for shipments of Valencia oranges grown in Districts 1 or 3 of the California-Arizona production area, and establishes the same size requirement for the same period for Valencia oranges grown in District 2 of such area. More than ample quantities of the larger more desirable sizes of Valencia oranges are available to fill fresh market demand. Hence, the specified minimum size requirement is consistent with the size composition and available supply of the 1975-76 crop of Valencia oranges.

Notice was published in the FEDERAL REGISTER on April 26, 1976 (41 F.R. 17396), that consideration was being given to a continuation of the size regulation for Valencia oranges grown in District 1 or District 3 and to the establishment of the same minimum diameter requirement for oranges grown in District 2, pursuant to the applicable provisions of the marketing agreement, as amended, and Order No. 908, as amended CFR Part 908), regulating the handling of Valencia oranges grown in Arizona and designated part of California. This regulatory program is effective under the Agricultural Marketing Agreement Act of 1937, as amended (7 U.S.C. 601-674).

The amendment was recommended by the Valencia Orange Administrative Committee, established under said amended marketing agreement and order as the agency to administer the terms and provisions thereof. The notice provided that written data, views, or arguments in connection with the proposed amendment be submitted by May 10, 1976. None were received.

The minimum size requirement specified herein reflects the Department's appraisal of the crop and current and prospective marketing conditions. The 1975-76 season crop of Valencia oranges is currently estimated at 49,000 carlots. The demand in regulated market channels will require about 36 percent of this volume, and the remaining 64 percent

will be available for utilization in export, processing and other outlets. Fresh shipments of California-Arizona Valencia oranges are now in progress. The volume and size composition of the crop of Valencia oranges grown in the production area are such that ample supplies of the more desirable sizes are available to satisfy the demand in regulated channels. Equivalent fresh on-tree returns for California-Arizona Valencia oranges averaged \$0.68 per carton for the season through April 1976 or 28 percent of the equivalent parity price. The regulation herein specified is necessary to assure shipment of Valencia oranges of the more desirable sizes in the interest of both growers and consumers, and it would contribute to the establishment and maintenance of orderly marketing

After consideration of all relevant matters presented, including the proposal set forth in the aforesaid notice and other available information, it is hereby found that the regulation of shipments of Valencia oranges, as hereinafter set forth, is in accordance with said amended marketing agreement and order and will tend to effectuate the declared policy of

It is hereby further found that good cause exists for making this amendment effective at the time hereinafter set forth and for not postponing the effective date hereof until 30 days after publication in the Federal Register (5 U.S.C. 553) in that (1) notice of proposed rulemaking concerning this amendment was published in the Federal Register on April 26, 1976 (41 F.R. 17396), and no objection to it was received; (2) the regulatory provisions are the same as those contained in said notice; (3) the recommendation and supporting information for regulation of Valencia oranges were submitted to the Department after open meetings of the committee in each of the three districts of the production area which were held to consider recommendations for regulation, after giving due notice of such meetings, and interested persons were afforded an opportunity to submit their views at these meetings; (4) information concerning such provisions and effective time has been disseminated among handlers of such oranges; and (5) compliance with the regulation will not require any special preparation on the part of the persons subject thereto which cannot be completed by the effective time hereof.

Order. In § 908.828 (Valencia Orange Regulation 528; 41 F.R. 14859) the provisions of paragraphs (a) and (b) are amended to read as follows:

§ 908.828 Valencia Orange Regulation 528.

(a) During the period May 21, 1976, through January 15, 1977, no handler shall handle any Valencia oranges grown in District 1, District 2, or District 3, which are of size smaller than 2.32 inches in diameter, which shall be the largest measurement at a right angle to a straight line running from the stem to the blossom end of the fruit: Provided, That not to exceed 5 percent, by count, of the Valencia oranges contained in any type of container may measure smaller than 2.32 inches in diameter.

(b) As used in this section, "handle", "handler", "District 1", "District 2", and "District 3" shall have the same meaning as when used in said amended marketing agreement and order.

(Secs. 1-19, 48 Stat. 31, as amended; 7 U.S.C.

601-674)

Dated: May 14, 1976, to become effective May 21, 1976.

CHARLES R. BRADER,
Deputy Director, Fruit and
Vegetable Division, Agricultural Marketing Service.

[FR Doc.76-14584 Filed 5-18-76;8:45 am]

[Nectarine Regulation 7]

## PART 916—NECTARINES GROWN IN CALIFORNIA

#### Minimum Grade and Size Requirements

This regulation for California nectarine shipments sets a minimum grade of U.S. No. 1, except that (1) a slightly smaller area of the surface of each fruit may be affected by fairly light colored, fairly smooth scars, and (2) an additional tolerance is provided for individual fruit not well formed but not badly misshapen. It also prescribes minimum sizes for 45 named varieties. These regulatory requirements are necessary to promote orderly marketing and provide consumers with an ample supply of acceptable-quality fruit.

Findings. (1) Pursuant to the amended marketing agreement and Order No. 916 (7 CFR Part 916), regulating the handling of nectarines grown in the State of California, effective under the applicable provisions of the Agricultural Marketing Agreement Act of 1937, as amended (7 U.S.C. 601-674), and upon the basis of the recommendations of the Nectarine Administrative Committee, established under the aforesaid marketing agreement and order, and upon other information, it is hereby found that the regulation of shipments of nectarines, as hereinafter set forth, will tend to effectuate the declared policy of the act.

(2) This regulation is based upon an appraisal of the current and prospective market conditions for California nectar-The committee estimates that 9,957,000 packages of nectarines will be available for shipment in the 1976 season compared to actual shipment of 9,595,000 packages last season. Industry reports indicate that 1976 shipments of fresh California peaches will total 9,655,000 packages, 657,000 packages more than last year. Likewise, fresh California plum shipments during 1976 are estimated at 9,317,000 packages, 517,000 packages more than last year. The estimated larger crop of California peaches and plums will provide strong market competition for California fresh nectarines. The grade and size requirements hereinafter set forth are necessary to prevent the handling of California nectarines of a lower grade or smaller size than specified herein for such nectarines so as to provide good-quality fruit in the interest of producers and consumers pursuant to

the declared policy of the act. (3) It is hereby further found that it is impracticable, unnecessary, and contrary to the public interest to give preliminary notice, engage in public rulemaking procedure, and postpone the effective date of this regulation until 30 days after publication thereof in the FED-ERAL REGISTER (5 U.S.C. 553) in that, as hereinafter set forth, the time intervening between the date when information upon which this regulation is based became available and the time when this regulation must become effective in order to effectuate the declared policy of the act is insufficient; a reasonable time is permitted, under the circumstances, for preparation for such effective time; and good cause exists for making the provisions hereof effective not later than the date hereinafter specified. A reasonable determination as to the supply of, and the demand for, such nectarines, which are currently regulated pursuant to Nectarine Regulation 6 (40 F.R. 21693, 28462, 18804), must await the development of the crop thereof; adequate information thereon was not available to the Nectarine Administrative Committee until the date hereinafter set forth on which an open meeting was held, after giving due notice thereof, to consider the need for, and the extent of, regulation of shipments of such nectarines; interested persons were afforded an opportunity to submit information and views at this meeting: the recommendation and supporting information for regulation during the period specified herein were promptly submitted to the Department after such meeting was held: shipments of the current crop of such nectarines are expected to begin on or about the effective date of this regulation; this regulation should be applicable to all such shipments in order to effectuate the declared policy of the act: the provisions of this regulation are identical with the aforesaid recommendation of the committee; information concerning such provisions and effective time has been

disseminated among handlers of such nectarines; and compliance with the provisions of this regulation will not require of handlers any preparation therefor which cannot be completed by the effective time hereof. Such committee meeting was held on April 29, 1976.

§ 916.349 Nectarine Regulation 7.

Order. (a) During the period June 1, 1976, through July 20, 1976, no handler shall handle:

(1) Any package or container of any variety of nectarines unless such nectarines grade at least U.S. No. 1: Provided, That nectarines 2 inches in diameter or smaller, or 4 x 4 size or smaller, shall not have fairly light colored, fairly smooth scars which exceed the aggregate area of a circle % inch in diameter, and nectarines larger than 2 inches in diameter, or larger than 4 x 4 size, shall not have fairly light colored, fairly smooth scars which exceed an aggregate area of a circle 1/2 inch in diameter: Provided further, That an additional tolerance of 25 percent shall be permitted for fruit that is not well formed but not badly mis-

(2) Any package or container of Mayred variety nectarines unless:

(i) Such nectarines, when packed in molded forms (tray pack) in a No. 22D standard lug box, are of a size that will pack, in accordance with the requirements of a standard pack, not more than 118 nectarines in the lug box;

(ii) Such nectarines, when packed in a standard basket, are of a size not smaller than a size that will pack a  $4\times5$ 

standard pack; or

(iii) Such nectarines, when packed in any container other than the containers packed as specified in subdivisions (i) and (ii) of this subparagraph (2), measure not less than 1¾ inches in diameter as measured by a rigid ring: Provided, That not more than 10 percent, by count, of the nectarines in any container may fail to meet such diameter requirement.

(3) Any package or container of Crimson Gold or Mayfair variety nectarines

unless:

(i) Such nectarines, when packed in molded forms (tray pack) in a No. 22D standard lug box, are of a size that will pack, in accordance with the requirements of a standard pack, not more than 112 nectarines in the lug box;

(ii) Such nectarines, when packed in a standard basket, are of a size not smaller than a size that will pack a 3 x 4

x 5 standard pack; or

(iii) Such nectarines, when packed in any container other than the containers packed as specified in subdivisions (i) and (ii) of this subparagraph (3), measure not less than 1% inches in diameter as measured by a rigid ring: Provided, That not more than 10 percent, by count, of the nectarines in any container may fail to meet such diameter requirement.

(4) Any package or container of June Belle, June Grand, May Grand, Red June, Spring Grand, Sunbright, Armking, or Zee Gold variety nectarines unless; (i) Such nectarines, when packed in molded forms (tray pack) in a No. 22D standard lug box, are of a size that will pack, in accordance with the requirements of a standard pack, not more than 108 nectarines in the lug box;

(ii) Such nectarines, when packed in a standard basket, are of a size not smaller than a size that will pack a 4 x 4

standard pack: or

(iii) Such nectarines, when packed in any container other than the containers packed as specified in subdivisions (i) and (ii) of this subparagraph (4), measure not less than 2 inches in diameter as measure by a rigid ring: Provided, That not more than 10 percent, by count, of the nectarines in any container may fail to meet such diameter requirement.

(5) Any package or container of Early Sungrand, Grandandy, Independence, Moon Grand, Star Grand I, Star Grand II, Sun Flame, Summer Grand, Sun Grand, Rose, or Kent Grand variety

nectarines unless:

(i) Such nectarines, when packed in molded forms (tray pack) in a No. 22D standard lug box, are of a size that will pack, in accordance with the requirements of a standard pack, not more than 96 nectarines in the lug box; or

(ii) Such nectarines, when packed in any container other than in molded forms in a No. 22D standard lug box, measure not less than 2½ inches in diameter as measured by a rigid ring: Provided, That not more than 10 percent, by count, of the nectarines in any container may fail to meet such diameter requirement.

(6) Any package or container of Autumn Grand, Clinton-Strawberry, Fantasia, Flamekist, Flavortop, Gold King, Granderli, Grand Prize, Harry Grand, Hi-Red, Late Le Grand, Le Grand, Niagara Grand, Red Grand, Regal Grand, Richards Grand, Royal Grand, September Grand, Fairlane, Grand Giant, Red Free, Bob Grand, or Tom Grand variety nectarines unless:

(i) Such nectarines, when packed in molded forms (tray pack) in a No. 22D standard lug box, are of a size that will pack, in accordance with the requirements of a standard pack, not more than 88 nectarines in the lug box; or

(ii) Such nectarines, when packed in any container other than in molded forms in a No. 22D standard lug box, measure not less than 2¼ inches in diameter as measured by a rigid ring: Provided, That not more than 10 percent, by count, of the nectarines in any container may fail to meet such diameter requirement.

(7) When used herein, "diameter,"
"U.S. No. 1," and "standard pack" shall have the same meaning as set forth in the United States Standards for Grades of Nectarines (7 CFR 51.3145-51.3160); the terms "standard basket" and "No. 22D standard lug box" shall have the same meanings as set forth in § 1387.11 of the "Regulations of the California Department of Food and Agriculture"; and all other terms shall have the same

meaning as when used in the marketing fective date of this regulation until 30 agreement and order.

(Secs. 1-19, 48 Stat. 31, as amended; 7 U.S.C. 601-674.)

Dated: May 14, 1976, to become effective June 1, 1976.

CHARLES R. BRADER,
Deputy Director, Fruit and
Vegetable Division, Agricultural Marketing Service.

[FR Doc.76-14583 Filed 5-18-76;8:45 am]

#### [Peach Reg. 7]

## PART 917—FRESH PEARS, PLUMS, AND PEACHES GROWN IN CALIFORNIA

#### Regulation by Grades and Sizes

This regulation, effective during the period May 20 through July 2, 1976, requires that fresh shipments of California peaches grade at least U.S. No. 1. It also establishes minimum sizes for certain specified varieties and a minimum size for all other varieties. This action is necessary to assure that the peaches shipped will be of suitable quality and size in the interest of consumers and producers.

Findings. (1) Pursuant to the amended marketing agreement and Order No. 917 (7 CFR Part 917; 41 F.R. 17528), regulating the handling of fresh pears, plums, and peaches grown in the State of California, effective under the applicable provisions of the Agricultural Marketing Agreement Act of 1937, as amended (7 U.S.C. 601-674), and upon the basis of the recommendations of the Peach Commodity Committee, established under the aforesaid amended marketing agreement and order, and upon other available information, it is hereby found that the regulation of shipments of peaches, as hereinafter provided, will tend to effectuate the declared policy of the act,

(2) This regulation is based upon an appraisal of the current and prospective market conditions for California peaches. The committee estimates that 9,655,000 packages of peaches will be available for shipment in the 1976 season compared to actual shipment of 8,998,000 packages last season. Industry reports indicate that 1976 shipments of fresh California plums will total 9,317,000 packages, 517,000 packages more than last year. Likewise, fresh California nectarine shipments during 1976 are estimated at 9,957,000 packages—362,000 packages more than last year. The estimated larger crop of California plums and nectarines will provide strong market competition for California fresh peaches. The grade and size requirements hereinafter set forth are necessary to prevent the handling of California peaches of a lower grade or smaller size than specified herein for such peaches so as to provide goodquality fruit in the interest of producers and consumers pursuant to the declared policy of the act.

(3) It is hereby further found that it is impracticable, unnecessary, and contrary to the public interest to give preliminary notice, engage in public rule-making procedure, and postpone the ef-

days after publication thereof in the FEDERAL REGISTER (5 U.S.C. 553) in that, as hereinafter set forth, the time intervening between the date when information upon which this regulation is based became available and the time when this regulation must become effective in order to effectuate the declared policy of the act is insufficient; a reasonable time is permitted, under the circumstances, for preparation for such effective time; and good cause exists for making the provisions hereof effective not later than May 20, 1976. A reasonable determination as to the supply of, and the demand for, such peaches must await the development of the crop thereof, and adequate information thereon was not available to the Peach Commodity Committee until April 29, 1976, on which date an open meeting was held, after giving due notice thereof, to consider the need for, and the extent of, regulation of shipments of such peaches. Interested persons were afforded an opportunity to submit information and views at this meeting: the recommendation and supporting information for regulation during the period specified was promptly submitted to the Department on April 30, 1976; shipments of the current crop of such peaches are currently underway; this regulation should be applicable to all such shipments during the period hereinafter specified in order to effectuate the declared policy of the act; the provisions of this regulation are identical, as to minimum grade and size, with the aforesaid recommendation of the committee; information concerning such provisions and effective time has been dis-seminated among handlers of such peaches; and compliance with the pro-visions of this regulation will not require of handlers any preparation therefor which cannot be completed by the effective time hereof.

#### § 917.440 Peach Regulation 7.

Order. (a) During the period May 20 1976, through July 2, 1976, no handler shall handle:

(1) Any package or container of any variety of peaches unless such peaches meet the requirements of U.S. No. 1 grade.

(2) Any package or container of Armgold, Early Amber, Desertgold, Pat's Pride, Royal April, Royal Gold, Springold, Springtime or Golden Supreme variety peaches unless:

(i) Such peaches when packed in molded forms (tray pack) in a No. 22D standard lug box are of a size that will pack, in accordance with the requirements of standard pack, not more than 108 peaches in the box; or

(ii) Such peaches, when packed in any container other than molded forms (tray pack) in a No. 22D standard lug box, measure not less than 2 inches in diameter as measured by a rigid ring: Provided, That not more than 10 percent, by count, of the peaches in any such container may fail to meet such diameter requirement.

(3) Any package or container of Springcrest, Early Royal May, or May Lady variety peaches unless:

(1) Such peaches when packed in moulded forms (tray pack) in a No. 22D standard lug box are of a size that will pack, in accordance with the requirements of standard pack, not more than 96 peaches in the box; or

(ii) Such peaches, when packed in any container other than molded forms (tray pack) in a No. 22D standard lug box, measure not less than 2½ inches in diameter as measured by a rigid ring: Provided, That not more than 10 percent, by count, of the peaches in any such container may fail to meet such diameter requirement.

(4) Any package or container of Robin, any type of Babcock, Blazing Gold, Bonjour, Cardinal, Dixired, Gold Dust, June Lady, Merrill Gemfree, Royal May, or Early Coronet variety peaches unless:

(i) Such peaches when packed in molded forms (tray pack) in a No. 22D standard lug box are of a size that will pack, in accordance with the requirements of standard pack, not more than 88 peaches in the box;

(ii) Such peaches when packed in a No. 12B standard fruit (peach) box are of a size that will pack, in accordance with the requirements of standard pack, not more than 75 peaches in the box; or

(iii) Such peaches, when packed in any container other than a No. 12B standard fruit (peach) box or molded forms (tray pack) in a No. 22D standard lug box, measure not less than 2½ inches in diameter as measured by a rigid ring: Provided That not more than 10 percent, by count, of the peaches in any such container may fail to meet such diameter requirement.

(5) Any package or container of Aurora, Coronet, Indian Red, Merrill Gem, Peterson Elberta, Redhaven, Regina, or Redtop variety peaches unless:

(i) Such peaches when packed in molded forms (tray pack) in a No. 22D standard lug box are of a size that will pack, in accordance with the requirements of standard pack, not more than 80 peaches in the box; or

(ii) Such peaches when packed in a No. 12B standard fruit (peach) box are of a size that will pack, in accordance with the requirements of standard pack, not more than 72 peaches in the box; or

(iii) Such peaches, when packed in any container other than a No. 12B standard fruit (peach) box or molded forms (tray pack) in a No. 22D standard lug box, measure not less than 2% inches in diameter as measured by a rigid ring: Provided, That not more than 10 percent, by count, of the peaches in any such container may fail to meet such diameter requirement.

(6) Any package or container of Alamar, Angelus, Belmont, Carnival, Fairtime, Fay Elberta, Fayette, Fiesta, Fortyniner, Franciscan, Halloween, John Gee, Jody Gaye, July Elberta (Early Elberta, Kim Elberta, and Socala), Madera Gem, Mardigras, Merricle,

O'Henry, Pacifica, Pageant, Parade, Paradise, Preuss Suncrest, Regular Elberta, Redglobe, Red Lady, Rio Oso Gem, Royal Fay, Scarlet Lady, Summerset, Summertime, Suncrest, Toreador, July Lady, Windsor, Williams Gem or Gem Crest variety peaches unless:

(i) Such peaches when packed in molded forms (tray pack) in a No. 22D standard lug box are of a size that will pack, in accordance with the requirements of standard pack, not more than

72 peaches in the box;

(ii) Such peaches when packed in a No. 12B standard fruit (peach) box are of a size that will pack, in accordance with the requirements of standard pack, not more than 65 peaches in the box; or

(iii) Such peaches, when packed in any container other than a No. 12B standard fruit (peach) box or molded forms (tray pack) in a No. 22D standard lug box, measure not less than 2% inches in diameter as measured by a rigid ring: Provided, That not more than 10 percent, by count, of the peaches in any such container may fail to meet such diameter requirement.

(b) During the period May 20 through July 2, 1976, no handler shall handle any package or container of any variety of peaches not specifically named in subparagraphs (2), (3), (4), (5), or (6) of

paragraph (a) unless:

(1) Such peaches when packed in molded forms (tray pack) in a No. 22D standard lug box are of a size that will pack, in accordance with the requirements of standard pack, not more than

96 peaches in the box; or
(2) Such peaches when packed in any container, other than molded forms (tray pack) in a No. 22D standard lug box, measure not less than 2½ inches in diameter as measured by a rigid ring: Provided, That not more than 10 percent, by count, of the peaches in any such con-

tainer may fail to meet such diameter requirement.

(c) [Reserved]

(d) Peach Regulation 6 (40 F.R. 21694, 27930) is hereby terminated as of the

effective date hereof.

(e) Terms used in the amended marketing agreement and order shall, when used herein, have the same meaning as given to the respective term in said amended marketing agreement and order; "U.S. No. 1" and "standard pack" shall have the same meaning, respectively, as when used in the United States Standards for Peaches (7 CFR 51.1210-1223); "No. 22D standard lug box" and "No. 12B standard fruit (peach) box" shall have the meanings as set forth, respectively, in § 1387.11 of the "Regulations of the California Department of Food and Agriculture"; and "diameter" shall mean the distance through the widest portion of the cross section of a peach at right angles to a line running from the stem to the blossom end.

(Secs. 1-19, 48 Stat. 31, as amended; 7 U.S.C. 601-674)

Dated, May 13, 1976, to become effective May 20, 1976.

CHARLES R. BRADER,
Deputy Director, Fruit and
Vegetable Division, Agricultural Marketing Service.

[FR Doc.76-14483 Filed 5-18-76;8:45 am]

Title 18—Conservation of Power, Water Resources

CHAPTER VI—WATER RESOURCES
COUNCIL

PART 701—COUNCIL ORGANIZATION
Procedural Changes

On pages 15425 and 15426 of the Federal Register of April 13, 1976, 41 FR 15425 there was published a notice of proposed rulemaking to amend Part 701 of the Council's rules and regulations. No objections have been received and the proposed rulemaking is hereby adopted without change.

This rulemaking is done by authority of section 402 of the Water Resources Planning Act of 1965 (Sec. 402, Public Law 89-80; 79 Stat. 254, as amended (42)

USC 1962d-1)).

Effective date. This rulemaking is effective on May 13, 1976.

WARREN D. FAIRCHILD, Director, Water Resources Council.

In consideration of the foregoing, it is proposed to amend Part 701, Council Organization, of Chapter VI of Title 18 of the Code of Federal Regulations as follows:

1. By revising § 701.2 to read as follows:

§ 701.2 Creation and basic authority.

The Water Resources Council was established by the Water Resources Planning Act of 1965 (Pub. L. 89-80, 79 Stat. 244, as amended (42 U.S.C. 1962—1962d—5)). The rules and regulations of this part are promulgated by authority of section 402 of the Act (42 U.S.C. 1962 d—1).

2. By revising paragraph (b) of § 701.-5 to read as follows:

§ 701.5 Organization pattern.

(b) The Water Resources Council consists of the following Members: The Secretary of the Interior; the Secretary of Agriculture; the Secretary of the Army; the Secretary of Commerce; the Secretary of Housing and Urban Development; the Secretary of Transportation; the Administrator of the Environmental Protection Agency; and the Chairman of the Federal Power Commission.

3. By revising paragraph (a) of § 701.52 to read as follows:

§ 701.52 Definitions.

(a) As used in this part the term "Member" means the Secretary of the Interior, the Secretary of Agriculture, the Secretary of the Army, the Secre-

tary of Commerce, the Secretary of Housing and Urban Development, the Secretary of Transportation, the Administrator of the Environmental Protection Agency, and the Chairman of the Federal Power Commission, or Alternates appointed in accordance with \$701.53(a) when the Alternate is acting for one of the above-named.

4. By revising the first sentence of the first paragraph of § 701.53 and paragraph (b) of § 701.53 to read as follows:

§ 701.53 Council decisions by Members.

Council decisions by Members with respect to the purpose stated in § 701.3 and the functions listed in § 701.4 are determined by majority vote of Members present and voting; except that decisions affecting the authority or responsibility of a Member, within the meaning of section 3(b) of the Act (42 U.S.C. 1962–1(b)), can be made only with his concurrence.

(b) A quorum for the transaction of business consists of six or more Members.(5) By revising paragraph (e) of

§ 701.54 to read as follows:

§ 701.54 Council decisions by Representatives.

(e) A quorum for the transaction of business consists of six or more Representatives of different Members and the Director or in his absence the Acting Director.

6. By revising paragraph (a) (5) of § 701.78 to read as follows:

§ 701.78 Director—delegation of authorities.

(a) \* \* \*

(5) Procure services as authorized by section 15 of the Act of August 2, 1946 (5 U.S.C. 3109), at rates not in excess of the daily equivalent of the rate prescribed for grade GS-18 under section 5332 of Title 5 of the United States Code in the case of individual experts or consultants.

[FR Doc.76-14491 Filed 5-18-76;8:45 am]

Title 41—Public Contracts and Property
Management

CHAPTER 14—DEPARTMENT OF THE INTERIOR

PART 14-3—PROCUREMENT BY NEGOTIATION

**Small Purchase Methods** 

Correction

In FR Doc. 76-13612 appearing at page 19221 in the issue for Tuesday, May 11, 1976, on page 19222, in § 14-3.650-2, there should be a line inserted immediately after the 3rd line in column three which reads as follows:

"(3) The purchase does not exceed the \* \* \*".

# Title 24—Housing and Urban Development CHAPTER X—FEDERAL INSURANCE ADMINISTRATION

[Docket No. FI-1135]

# PART 1915—IDENTIFICATION AND MAPPING OF SPECIAL HAZARD AREAS

## List of Communities With Special Hazard Areas

The purpose of this notice is the identification of communities with areas of special flood or mudslide or erosion hazards in accordance with Part 1915 of Title 24 of the Code of Federal Regulations as authorized by the National Flood Insurance Program (42 U.S.C. 4001–4128). The identification of such areas is to provide guidance so that communities may adopt appropriate flood plain management measures to minimize damage caused by flood losses and to guide future construction, where practicable, away from locations which are threatened by flood hazards.

The Flood Disaster Protection Act of 1973 requires the purchase of flood insurance on and after March 2, 1974, as a condition of receiving any form of Federal or Federally related financial assist-

ance for acquisition or construction purposes in an identified flood plain area having special flood hazards that is located within any community participating in the National Flood Insurance Program.

One year after the identification of the community as flood prone, the requirement applies to all identified special flood hazard areas within the United States, so that, after that date, no such financial assistance can legally be provided for acquisition and construction in these areas unless the community has entered the program. The prohibition, however, deos not apply to loans by a Federally regulated, insured, supervised or approved bank prior to March 1, 1976, to finance the acquisition of a previously occupied residential dwelling.

The effective date of identification shall be 30 days after the date of publication in the FEDERAL REGISTER, or the date which appears in this notice; whichever is later.

This 30 day period does not supersede the statutory requirement that a community, whether or not participating in the program, be given the opportunity for a period of six months to establish that it is not seriously flood prone or that such flood hazards as may have existed have been corrected by floodworks or other flood control methods. The six months period shall be considered to begin 30 days after the date of publication in the Federal Register or the effective date of the Flood Hazard Boundary Map, whichever is later. Siniilarly, the one year period a community has to enter the program under Section 201(d) of the Flood Disaster Protection Act of 1973 shall be considered to begin 30 days after publication in the FEDERAL REGISTER or the effective date of the Flood Hazard Boundary Map, whichever is later.

Where several dates appear in the column set forth below marked effective Date of Identification, the first date is the date of initial identification, and all other dates represent modification by additions or deletions to identified areas with special hazards.

Accordingly, § 1915.3 is amended by adding in alphabetical sequence a new entry to the table, which entry reads as follows:

§ 1915.3 List of communities with special hazard areas (FHBM's in effect).

State	County	Location .	Map No.	Local map repository	Effective date of identification of areas which have special flood hazar
Alabama	Marshall	Arab, town of-	through	Mayor, City Hall, Arab, Ala. 35016	July 9, 1976.
Do	Jackson	Brldgeport, clty of	through	Mayor, City IIali, Bridgeport, Aia. 35740	Mar. 8, 1974. May 14, 1976.
Arkansas	Boone	. Harrison, city of	H 010218A 08 H 050020A 01 through H 050020A 04	City Hall, Harrison, Ariz. 72001.	Mar. 29, 1974. May 14, 1976.
California	Los Angeles	Arcadia, city of	H 065014A 01 through H 065014A 05	Director Public Works, 240 W. Huntington Dr., Arcadla, Calif. 91006.	June 28, 1974; May 14, 1976.
Do	Fresno	Fowler, town of	H 060047A 01 through	Mayor, City Hall, Fowler, Calif. 93625.	May 3, 1974. May 14, 1976.
Do	_ Lassen	Susanville, city of	H 060047A 02 H 060093A 01 through H 060093A 03	Community Development Department, City Hall, 66 N. Lassen St., Susanville, Calif. 96130.	Feb. 1, 1974: May 14, 1976.
Do	. Stanislaus	Turlock, city of	H 060392A 01 through	Mayor, City Hall, 900 N. Palm, Turlock, Caiif. 95380	May 24, 1974. May 14, 1976.
Connectleut	New London	. Colchester, borough of	through	Borough Warden, P.O. Box 197, Colchester, Conn. 06415	June 28, 1974. May 14, 1976.
				Mayor, P.O. 2163, Eatonville, Fia. 32751	Mow 14 1076
				Mayor, P.O. Drawer A, Port St., Joe, Fia. 32456	May 14 1978
Georgia	Ciayton Kootenal	Lake City, city of Hayden Lake, city of	H 130044A 01. H 160082A 01.	Mayor, 5347 Jonesboro Road, Lake City, Ga. 30260	May 31 1974
Illinois	Warren and Mercer.	Alexis, village of	H 170674A 01.	Village President, Village Hall, Alexis, Ill. 61412	Mar. 1, 1974.
Do	Lake	. Gurnee, village of	H 170365A 01. through H 170365A 03	Mayor, 4573 Grand Ave., Gurnee, Ill. 60031	May 24, 1974. May 14, 1976.
Do	McHenry	Lakewood, village of	H 170805A 01.	Village President, 2500 Lake Ave., Woodstock, Ill. 60014	Oct. 18, 1974;
		. New Lenox, village of	H 170706A 01 through	Village President, 201 N. Church St., New Lenox, Ill. 60451.	May 14, 1976. May 24, 1974. May 14, 1976.
Do	Macon Lake	Niantic, village of	H 170385A 01 through	Village President, Box 31, Nlantic, Ill. 62551	Mar. 1, 1974. Aug. 30, 1974. May 14, 1976.
Do	Sangamon	Pieasant Plains, village of	H 170385A 02 H 170798A 01.	Village President, Village Hall, Picasant Piains, Ill. 62677.	Mar. 22, 1974.
				Village President, Village Hall, Ullin, Ill. 62992	May 14, 1976. Apr. 12, 1974.
Indiana	Boone	Advance, town of	H 180012A 01. H 180242A 01.	Town Board President, Town Hall, Advance, Ind. 46102	Nov. 30, 1974.
Do Do	Putnam	Roachdale, town of	H 180217A 01. H 180347A 01.	Town Board President, Town Hall, Roachdale, Ind. 46172.  Mayor, P.O. Box 70, Springport, Ind. 47386	May 14, 1976. July 19, 1974. Feb. 1, 1974. May 14, 1976.
De	Dearborn	West Harrison, town of	H 180042A 01.	Town Board President, 200 W. Harrison Ave., West Har-	Sept. 6, 1974.
De	- White	. Wolcott, town of	H 180296A 01.	rison, Ind. 45030.  Town Board President, West School St., Wolcott, Ind. 47995.	May 14, 1976. June 14, 1974: May 14, 1976:

State	County	Location	Map No.	Local map repository	Effective date of identification of areas which have special flood hazar
Iowa	Crawford	. Arion, city of	H 190092A 01	Mayor, City Hall, Arion, Iowa 51520	. Sept. 6, 1974,
Do		. Bedford, city of	H 190263A 01 through	Mayor, City Hall, Bedford, Iowa 50833	May 14 1976
Do	Jasper	. Colfax, city of	H 190263A 02 H 190163A 01	Mayor, City Hall, Colfax, Iowa 50054.	Jan. 28, 1974.
Do	Johnson	. Coralville, city of	through	Mayor, City Hall, Coralville, Iowa 52241	May 14, 1976. June 14, 1974. May 14, 1976.
Do	Dubuque and Delaware.	Dybrsville, city of	through	Mayor, City Hall, Dyersville, Iowa 52050	
Do	Worth	. Manly, elty of	H 190120A 02 H 190834 01 through	Mayor, City Hall, Manly, Iown 50456.	July 9, 1976.
Do	Monona	Mapleton, eity of	through	Mayor, Clty Hall, Mapleton, Iowa 51034	Dec. 28, 1974. May 14, 1976.
Do	Page	. Northboro, city of	11 190208A 02 11 199473 01	. Mayor, City Hall, Northboro, Iowa 51647	
Do	Woodbury	Pleison, city of	H 190295A 01	Mayor, City Hall, Plerson, Iowa 51048	Sept. 13, 1974.
Do	Cedar	Stanwood, city of	H 190056A 01	Mayor, City Hall, Northboro, Iowa 51647. Mayor, City Hall, Plerson, Iowa 51048. Mayor, City Hall, Some, Iowa 52642. Mayor, City Hall, Stanwood, Iowa 52337.	Aug. 9, 1974.
Do		Walcott, city of	14 190675 01 through	Mayor, City Hall, Walcott, Iowa 52773	
Kansas	Leavenworth	Easton, city of	11 190675 02 11 200188 01	Mayor, Clty Hall, Easton, Kans. 66020	July 9, 1976.
Louisiana	Tangipahoa Parish.	Independence, town of		Mayor, Town Hall, independence, La., 70443	May 17, 1974. May 14, 1976.
Do	Lafayette Parisu.	Lafayetle, city of	through 11 220105A 10	Mayor, Clty Hall, Lafayette, La., 70501	May 14, 1976.
Maine	Kennebec	Belgrade, town of	11 230232A 01 through 11 230232A 21	Beard of Selectmen, Town Office, Belgrade, Maine 04917	. Jan. 31, 1975. May 14, 1976.
Do	Aroostook	Fort Fairfield, town of	H 230018A 01 through H 230018A 24	Assessment Administration, P.O. Box 451, Fort Fairfield, Maine, 04742.	Ang. 23, 1974. May 14, 1976.
Do	Piscataguis	. Gullford, town of	11 230117A 01 through 11 230117A 02	Town Manager, Town of Gnilford, P.O. Box 195, Gnilford, Maine 04443.	Sept. 6, 1974. May 14, 1976.
Do	Kennebec	. Wayne, town of	11 230188A 01 through	Chairman Board of Selectmen, Town of Wayne, Wayne, Malne 04284.	Sept. 13, 1974. May 14, 1976.
Mlehlgan	Monroe	. Erie, township of	through	Township President, 2060 Manhattan, Erle, Mlch. 48133	Aug. 22, 1975. June 28, 1974.
Do	Montealm	Greenville, city of	11 26014513 06 11 260158A 01 through	Mayor, 411 South Lafayette, Greenville, Mich. 48838	May 14, 1976. Jan. 17, 1975. May 14, 1976.
Do	St. Clair	Ira, township of	through	Supervisor, 8811 Vernier Road, Fair Haven, Mich. 48023	May 3, 1974. May 14, 1976.
Minnesota	Swift	. Appleton, city of	11 260199A 06 11 270466A 01 through	Mayor, 133 West Thielke Avc., Appleton, Minn. 56208	Nov. 16, 1973. May 14, 1976.
Do	Mahuomen	Bejou, city of	H 270466A 02 H 270555A 01	Mayor, City Hall, Bejon, Minn. 56516	Jan. 3, 1975.
Do		Dolano, city of		Mayor, Clty Hall, Delano, Minn. 55328	May 14, 1976. May 24, 1974.
		Fridley, city of		Mayor, 6431 University Ave., NE., Fridley, Minn. 55432	May 14, 1976.
Do	Kittson	Hallock, city of	H 270013A 05	Mayor, City Hall, Hallock, Minn. 56728	
Do	-	Roseville, city of	H 270599B 01 through	Mayor, 2761 N. Lexington Ave., Roseville, Minn. 55113	May 14, 1976. Oct. 31, 1975. Jan. 24, 1975.
Mississippi	Tishomingo	Belmont, city of	11 27059913 04 11 280287 01 through	Mayor, P.O. Box 489, Belmont, Miss. 38827	May 14, 1976. July 9, 1976.
Missouri	Benton	Cole Camp, elty of	11 280287 03	Mayor, Clty Ilall, Cole Camp, Mo. 65325	June 14, 1974.
Do	St. Claire	Lowry City, city of	11 290028A 02 H 290683 01 11 290689 01	Mayor, City Hall, Box 143, Lowry City, Mo. 64763	. July 9, 1976. Do.
		Republic, city of	through 11 290689 02	63361. City Clerk, City Hall, Republic, Mo. 65738	Apr. 5, 1974.
			through		May 14, 1976.
				Mayor, Town Hall, Fairview, Mont. 59221	
Nebraska	Holt	Ewing, village of	H 310114A 01	Mayor, Town Hall, Medicine Lake, Mont. 59247	May 14 1076
				Chairman, Village Hall, Gulde Rock, Nebr. 68942	
New Hampshire	Haslan Strafford	Orleans, village of	through	Chairman, Village Hall, Orleans, Nebr. 68960.  Board of Selectmen, Town Hall, Durham, N.H. 03824	July 9, 1976. Bept. 13, 1974. May 14, 1976.
Do	Cheshire	Hinsdale, town of	through	Chairman, Board of Scleetmen, Box 13, Hinsdale, N.H. 03451.	Mar. 8, 1974. May 14, 1976.
New Jersev	Monmouth	. Avon by the Sea, borough	H 330022A 10 H 310287A 01	. Mayor, 301 Main St., Avon by the Seas, N.J. 07717.	Peb. 1, 1974.
		of. Green, township of		Mayor, Box 65, Tranquility, N.J. 07879	Nov. 1, 1974. May 14, 1976.
Do	Monmouth	Millstone, township of	H 340529A 04 H 340314A 01 through	Mayor, R.D. No. 2, Box 143, Englishtown, N.J. 07726	Mar. 29, 1974. May 14, 1976.

State	County	Location	Map No.	Local map repository	Effective date of identification of areas which have special flood haza
New Mexico Do	_ Harding and San	Jal, city of	H 350030 01 H 350107 01	Mayor, Village Hall, P.O. Box 116, Mosquero, N. Mex.	July 9, 1976. July 9, 1976.
Do	Miguel Cos. Guadalupe	Vaughn, town of	through	87733. Mayor, Town Hall, P.O. Box 278, Vaughn, N. Mex. 88353	July 9, 1976.
New York	Washington	Granville, village of	1I 350118 04 II 360886A 01	Mayor, Village Hall, Granville, N.Y. 12832.	Apr. 12, 1974.
Do	Monroe	Hamlin, town of	through	Town Supervisor, 1658 Lake Rd., Hamlin, N.Y. 14464.	May 14, 1976. Jan. 23, 1974. May 14, 1976.
Do	Lewis	Harrisburg, town of	H 360418A 08 11 360366A 01 through H 360366A 11	Town Supervisor, Route No. 2, Lowville, N.Y. 13367.	Aug. 30, 1974. May 14, 1976.
Do	. Washington	Hudson Falls, village of		Mayor, 220 Main St., Hudson Falls, N.Y. 12839	May 31, 1974.
Do	Greene	Hunter, town of	through	Supervisor, Onteroa Rd., Tannersville, N.Y. 12485	May 14, 1976. July 9, 1976.
Do	Nassau	Kensington, viilage of Kent, town of	11 360671A 01 through	Mayor, Village Hall, 2 Nassau St., Great Neck, N.Y. 11021 Town Supervisor, Kent Town Half, Carmel, N.Y. 10512	June 14, 1974. Apr. 12, 1974. May 14, 1976.
Do	Ulster	Kingston, town of	H 360671A 10 1H 361218A 01 through	Town Supervisor, Route 2, Box 116, Klngston, N.Y. 12401	
Do	Oneida	Kirkland, town of	1H 361218A 03 1H 360531A 01 through	Town Supervisor, Box 235, Clinton, N.Y. 13323	Aug. 2, 1974. May 14, 1976.
Do	Erie	Lancaster, village of	H 360531A 05 11 360248A 01	Mayor, Municipal Bidg., Lancaster, N.Y. 14086	Apr. 12, 1974.
		Lyndonville, village of	II 361459A 01	Mayor, 8 N. Main St., Lyndonville, N.Y.	May 14, 1976. Dec. 20, 1974.
Do	Otsego	Milford, town ol	through 1I 361459A 02 11 361274A 01	Supervisor, R.D. No. 1, Maryland, N.Y. 12116	May 14, 1076.  Dec. 13, 1974.  May 14, 1076.
Do	Lewis	New Bremen, town of	through H 361274A 14 H 360373A 0I through	Supervisor, R.D. No. 3, Lowville, N.Y. 13367	May 14, 1976.  Nov. 1, 1974. May 14, 1976.
D.	0	Oswego, town of	II 360373A 04	Supervisor, R.D. No. 6, Oswego, N.Y 13126.	
	0	Sennett, town of		Supervisor, R.F.D. 6, Auburn, N.Y. 13021	May 14, 1976.
Do	. Ulster	Shawaugunk, town of	II 360124A 08	Supervisor, Box 247, Wallkill, N.Y., 12589	
Do	Delaware	Sidney, town of	H 360865A 05	Supervisor, R.D. No. 1, Box 180, Franklin, N.Y. 13775	
De	do	Sidney, village of	11 360210A 04	Mayor, Municipal Bidg., River St., Sidney, N.Y. 13838	
		Sylvan Beach, village of		Mayor, Box 508, Sylvan Beach, N.Y., 13157.	May 14, 1976.
D0	. Olleida	Sylvan Deach, vinage of	through	mayor, Dox oon, Cyrrait Deach, 14. 1., 1010/	May 31, 1974.
Do	Onondaga	Syracuse, elty of	through	Mayor, 400 City Hall, Syracuse, N.Y. 13202	Apr. 12, 1974.
orth Carolina	. Columbus	Lake Waccamaw, town of	through .	Mayor, P.O. Box 171, Lake Waccamaw, N.C. 28150	May 14, 1976. Dec. 28, 1973. May 14, 1976.
Do	. Surry	Mount Airy, town of	through	Mayor, P.O. Box 70, Mount Airy, N.C. 27030	June 28, 1974. May 14, 1976.
Do	. Caldweli	Rhodhiss, town of	II 370226A 03 II 37004LA 01	Mayor, P.O. Box 129, Rhodhiss, N.C. 28667	June 21, 1974.
Do	Wilkes	Ronda, town of	H 370258A 01	Mayor, P.O. Box 387, Ronda, N.C. 28670	May 14, 1976. Sept. 6, 1974.
				City Attorney, City Hall, Harvey, N. Dak. 58341	May 14, 1976.
orth Dakotaklahoma Do	Sequoyah	Roland, town of	H 400198 01	President, Town Hall, Washington, Okla. 74954.  President, Town Hall, Washington, Okla. 73093.	. July 9, 1976.
Do	Seminole	Wewoka, city of	H 400105 02 H 400193A 01 through	Mayor, 115 S. Wewoka Ave., Wewoka, Okla. 74884	June 14, 1974. May 14, 1976.
ennsylvania Do	Allegheny	Aspinwall, borough of Bart, township of	II 421761A 01	Mayor, 217 Commerical Ave., Aspinwall, Pa. 15215 Chairman, R.D. No. I, Box 341, Kirkwood, Pa. 17536	Sept. 6, 1974.
Do	Luzerne	Black Creek, township of	through H 421761A 05 H 420598A 01 through	Chairman, Townshilp Bidg., Rock Glen, Pa. 18248	
Do	. Schuylkill	Bythe, township of	H 420598A 08	Chairman, Main St., Kaska, Pa. 17940.	May 14, 1976. Aug. 30, 1974.
Do	Wyoming	Braintrim, township of	1I 420767A 04	Chairman, Township Bidg., Laceyville, Pa. 18623	
		Breeknock, township of	II 421053A OI through	Chairman, Route No. 2, Mohaton, Pa. 19540	May 14, 1976. Sept. 13, 1974. May 14, 1976.
Do	. Chester	Charlestown, township of	H 421053A 03 H 421475 01 through	Chairman, Township Bidg., DeVault, Pa. 19432	
Do	Potter	Clara, township of	H 421475 02 H 421974A 01 through	Chairman, Board of Supervisors, R.D. \$1, Shinglehouse, Pa. 16748.	Oct. 18, 1974. May 14, 1976.
Do	Montour	Cooper, township of	H 421974A 02 H 421920A 01	Chairman, R.D. #5, Danville, Pa. 17821	
		Dalton, borough of	H 420998A OI through	Mayor, 110 Church St., Dalton, Pa. 18414	May 14, 1976.
Do	Bucks	Doylestown, township of	H 420998A 02 H 420185A 01 through	Chairman, 425 Wells Rd., Doylestown, Pa. 18901	

State	County	Location	Map No	Local map repository	Effective date Identilication areas which has special flood has
onnsylvania	Allegheny	East Deer, township of	H 421061A (	Township Supervisor, 527 Freeport, Creighton, Pa. 15030.	Sept. 20, 1974.
Do	. Chester	East Goshen, township ol	H 420277A 01 through H 420277A 0	Chairman, 1580 Paoli Plke, West Chester, Pa. 19380	May 14, 1976. July 26, 1974. May 14, 1976.
D <sub>0</sub>	York.	Franklin, township of	11 420607A 0	Mayor, 5 Tripp Manor, Forty Fort, Pa. 18704	Mar. 30, 1973. Nov. 8, 1974. May 14, 1976.
Do	Chester and	Green Tree, borough of	II 420040A 0	Mayor, 978 Green Tree Rd., Pittsburgh, Pa. 15220	June 21, 1971.
Do	Allegheny.	. Greene, township ol	through	Chalrman, Board of Supervisors, R.D. No. 1, Carmieliaels Pa. 15320.	, Jan 47, 1975. May 14, 1976.
Do	Franklin and	Harmony, borough ol	11 421670A 00 11 420217A 01	President of Conneil, Borough Bldg., Harmony, Pa. 16037	June 14, 1974.
Do Do		Houtzdale, borough of	11 420307A 01 11 420263A 01	Mayor, Borough Secretary, Houtzdale, Pa. 16651 Mayor, Howard Borough Council, Howard, Pa. 16841	May 14, 1976. May 17, 1974. May 31, 1974. May 14, 1976.
Do	. Allegheny	. Indiana, township of	11 421070A 0: through 11 421070A 0	Mayor, 1'.O. Box 153, Indianola, Pa. 15051	Sept. 6, 1971. May 14, 1976.
Do	Beaver	. Industry, borough oI	H 420113A 0 through H 420113A 0	Mayor, 1334 Midland Beaver Rel., Industry, Pa. 15052.	Feb. 8, 1971 May 14, 1976.
Do	Lackawanna	Jessup, borough ol	H 420531A 0	Mayor, 30) Second Ave., Jessup, Pa. 18434	Apr. 12, 1974 May, 14, 1976.
Do	. Elk	Johnsonburg, borough ol	through	President of Conneil, 600 Market St., Johnsonburg, Pa. 15845.	June 29, 1973. May 14, 1976.
Do	Delaware	Landsdowne, borough of	through	Mayor, 12 E. Baltimore Ave., Lansdowne, Pa. 19050	May 31, 1974.
Do	Westmoreland	Latrobe, borough ol	through	Mayor, 321 Thompson St., Latrobe, Pa. 15650	July 26, 4974. May 14, 1976.
Do	. Berks	Leesport, borough ol	II 420883A 0 II 420138A 0 through	Mayor, 202 North Centre Ave., Leesport, Pa. 19533	May 24, 1971 May 14, 1976.
Do	McKcan	Lewis Run, borough ol	H 420138A 0 11 420669A 0 3hrongh	Mayor, P.O. Bux 265, Lewis Run, Pa. 16738	Nov. 8, 1974. May 14, 1976.
Do	. Allegheny	. Liberty, borough of	H 430069A 0		Dec. 28, 1973
		. Ligonier, borough ol	11 433180A 0	Mayor, Town Hall, Ligonier, Pa. 15658	May 14, 1976. Apr. 12, 1974.
			II 430930A 0 through	Chairman Township Board, Route 1, Airville, Pa. 17302.	May 14, 1976. July 26, 1974. May 14, 1976.
Do	Bucks		11 420030A 1 11 420192A 0 through	Chairman, 1500 Desire Ave., Feasterville, Pa. 19017.	June 15, 1973. May 14, 1976.
Do	Schuylkill	Mahanoy City, borough of	H 430192A 0 H 420775A 0 H 420823A 0		Feb. 1, 1974.
Do	Perry	Marysville, borough of	through	Mayor, 323 S. Main St., Marysville, Pa. 17053	May 14, 1976. June 23, 1973 May 14, 1976.
Do	Schnytkill	Middleport, borough ol	H 420751A (		June 14, 1974.
		Nont Alto, borough of			May 14, 1976.
D <sub>0</sub>	Lycoming	Montgomery, borough of	H 430473A (	Mayor, P.O. Box 125, Montgomery, Pa. 17752	Mar. 29, 1974. May 14, 1976.
D0	Lackawanna	Moscow, borough of	H 420534A 0 through H 420534A 0		Jan. 16, 1974. May 14, 1976.
Do	_ Laneaster	Mount Joy, borough of		Mayor 21 E. Main St., Mount Joy, Pa. 17552	. Jan. 9, 1974.
Do	Clarion	New Bethlehem, borough of.	H 420296A 0	President of Council, Borough Hall, New Bethlehem,	June 28, 1974. May 14, 1976.
Do	Cumberland	New Cumberland, borough	H 420366A 0	Pa. 16242.  President of Council, Seventh and Reno Sts., New	Aug. 24, 1973.
		of. New Kensington, city of	H 420891A 0	Mayor, 2400 Leeeliburg Rd., New Kensington, Pa. 15068.	May 14, 1976. Mar. 1, 1974. May 14, 1976.
Do	Allegheny	North Versailles, township of.	through	President, Township Commissioners, 1401 Greensburg Ave., North Versailles, Pa. 15137.	Sept. 6, 1974. May 14, 1976.
D <sub>0</sub>	Clarion	Porter, township of	through	Chairman, R.D. No. 8, New Bethicham, Pa. 16242	. Sept. 6, 1974. May 14, 1976.
Do	Bucks	Riegelsville, borough of	through	President of Conneil, Borough Bldg., Riegelsville, Pa. 18077.	Feb. 20, 1973. May 14, 1976.
D0	Susquehanna	Rush, township of	through	Chairman, Rushville, Pa. 18839	Sept. 20, 1974. May 14, 1976.
Do	Indiana	Shelocta, borough of	H 422090A 0 H 420506A 0	President of Council, Borough Bldg., Shelocta, Pa. 15774.	Aug. 16, 1974.
		Shenango, township of	H 421875A 0	Chairman, P.O. Box 235, W. Middlesex, Pa. 16159	May 14, 1976. May 17, 1974. May 14, 1976.
Do	Luserne	Shickshinny, borough of	H 421875A 0	Mayor, 31 Furnace, Shickshinny, Pa. 18655	Mar. 30, 1973. May 14, 1976.
De	Beaver	Shippingport, borough of	H 420117A 0 through	Mayor, Box 46, Shippingport, Pa. 15077	Feb. 1, 1974. May 14, 1976.

State	County	Location	Map No.	Local map repository	Effective date of identification of areas which have special flood hazard
Do	Berks	Shoemakersville, borough of	11 420149A 01	Mayor, 506 Main St., Shoemakersville, Pa. 19555	Mar. 22, 1974.
Do	'Armstrong	South Bend, township of	through	Chairman, R.D. No. 1, Shelocta, Pa. 15686	May 14, 1976. Sept. 20, 1974. May 14, 1976.
Do	Berks	Spring, township of	11 421214A 06 11 421108A 01 through	Chairman, 2800 Shillington Rd., Cornwall Terrace, Reading, Pa. 19608.	Sept. 13, 1974. May 14, 1976.
Do	Allegheny	Springdale, township of	11 421108A 03 11 420074A 01	. President Commission, Box 177, Harwick, Pa. 15049	May 24, 1974. May 14, 1976.
1)0	do	Tarentum, borough of.	1I 420076A 01 through 1I 420076A 02	Mayor, 304 Lock St., Tarentum, Pa. 45048	Feb. 15, 1974. May 14, 1976.
110.	Forest	Tionesta, borough of	1f 421648A 01 through 1f 421648A 02	President of Councit, P.O. Box 408, Tionesta, Pa. 16353	Mar. 29, 1974. May 14, 1976.
Dò	. Westmoreland	Unity, township of.	1f 420964A 01 through 1f 420964A 19	Chnirmau, R.D. No. 3, Latrobe, Pa. 15650.	July 19, 1974. May 14, 1976.
170	do	Vandergrift, borough of	11 420904A 04 through	President of Conneil, Municipal Bldg., Vandergrift, Pa. 15690.	June 14, 1974. May 14, 1976.
Do	Crawford	Venango, borough of	11 420904A 03 11 420355A 01 11 420456A 01	President of Council, 3421 Buffalo Rd., Wesleyvitle, Pa.	Aug. 30, 1974. May 31, 1974.
10	Jefferson	Winstow, township of.	11 4212I5A 01 through	16510. Chulrman, R.D. No. I, Reynoldsville, Pa. 15851	Sept. 20, 1974. May 14, 1976.
Do	Northumberland	Zerbe, township of	11 421215A 04 11 421947A 01 through	Chairman, 800 Mahonoy St., Trevorton, Pa. 17881	Sept. 20, 1974. May 14, 1976.
th Carolina	. Kershaw	Camden, city of	El 421947A 03	Mayer, 1000 Lyttleton, Camden, S.C. 29020.	
Do	Charleston	North Charleston, city of	11 450117A '04 11 450042A 01 through	Mayor, P.O. Box 5817, Charleston, S.C. 29406	
1)0	Anderson	Pendleton, town of	H 450042A 09 H 450019A 01 through	Mayor, 108 S. Deport St., Pendleton, S.G. 29670	
Do	Union	Union, city of	11 450019A 03 11 450186A 01 through	Mayor, Herndon St., Union, S.C. 29379	
th Dakota	Hamlin	Bryant, city of	11 450186A 04 H 460160 01 I1 470335 01	M.F.O., City Hall, Bryant, S. Dak, 57231.  Mayor, 302 S. Main St., Diekson, Tenn. 37055	
[1 <sub>0</sub> ,	. Hawkins	Mount Carmel, city of	through 11 470335 10 11 470311 01 through	Mayor, 100 Main St., Mount Carmel, Tenn. 37643	Do.
83		Abernathy, city of	11 470311 05	Mayor, City Hall, 811 Avenue D, Abernathy, Tex. 79311	
10	Lubbock. Tarrent and Parker.	Azle, elty of	through	Mayor, City Hall, 200 W. Main, Azle, Tex. 76020	May 10, 1976. Mar. 8, 1974. May 14, 1976.
Do	McCullocti	Brady, city of	through	Mayor, City Hall, 213 W. Commerce, Brady, Tex. 76835	June 28, 1974. May 14, 1976.
Do	Hemphill	Canadian, city of	through	Mayor, City Itall, 6 Main St., Canadian, Tex. 79014	June 28, 1974. May 14, 1976.
1)0	. Fort Bend	Unincorporated areas	11 480323A 06 11 480328 01 through	County Judge, County Courthouse, Richmond, Tex. 77469.	
Do	. Wharton	El Campo, city of	11 480328 63	Mayor, 315 E. Jackson, City Hall, El Campo, Tex. 77437	
Do	. Hood	Granbury, city of	H 480653A 06 H 480357 01	Mayor, City Hall, 111 S. Houston, Granbury, Tex. 76048	May 14, 1976. July 9, 1976.
Do	. Turrant	Iturst, city of		Mayor, City Hall, 1505 Precinct Eine Road, Hurst, Tex.	
Do	Falls	Lott, eity of	through 11 480601A 04 11 480803 01	78053.  Mayor, Town Hall, Lott, Tex. 76656	May 14, 1976. July 9, 1976.
Do	. Hill	Malone, town of	H 480861 01	Mayor, Town Hall, Malone, Tex. 76660.  Mayor, City Hall, 235 N. 8th St., Midlothian, Tex. 76065	Do.
Do	McLennan	Moody, town of	11 480801 02	Mayor, Town Hall, 606 Avenue E, Moody, Tex. 76557	D <sub>0</sub> . Feb. 1, 1974.
		Quanah, eity of	through 11 480621 A 02	75455.  Mayor, City Ifall, 318 Mercer St., Quanab, Tex. 79252	May 14, 1976.
•			through 11 480283 A 02		May 14, 1976.
		Slaton, city of	through H 480453A 04	Mayor, City Hall, 9th and Garza, Slaton, Tox. 79364	May 14, 1976.
		Stamford, city of	through H 480403A 02	Mayor, City Hall, 201 E. McHarg, P.O. Box 191, Stamford, Tox. 79553.	Nov. 23, 1973; May 14, 1976.
		Wheeler, city of	H 480657A 01		May 14, 1976;
Do	. Wood and Franklin:	Winnsboro, city of	H 480680A 01 through H 480680A 04	Mayor, City Hall, 201 Locust, P.O. Box 184, Winnsboro, Tex. 75494.	June 28, 1974; May 14, 1978;
Dò	Runnels	Winters, city of	H 480550A 01 through H 480550A 02	Mayor, City Hall, 310 S. Main St., Winters, Tex. 79567	Dec. 17, 1974
De	. Wood	Yantis, town of	H 480500A 02 H 481167 01 through	Mayor, Town Hall, P.O. Box 245, Yantis, Tex. 75497	July 9, 1976:

State	County	Location	Map No.	Local map repository	Effective date of identification of areas which have special flood hazar
Utah	Millard	Fillmore, clty of	11 490087A 01 through	Mayor, City 11all, Fillmore, Utah 84631	June 28, 1974.
<b>D</b> 0	Davis	Layton, city of	H 490087A 03 LH 490047A 01 through	Mayor, City Hall, Layton, Utah 84041	May 14, 1976. Aug. 9, 1974. May 14, 1976.
Virginia		Bedford, city of	H 490047A 05 H 510015A 01 through	Mayor, Box 37, Bedford, Va. 24523	
<b>D</b> 0	Fluvanna	Columbia, town of	71 510015A 04	Mayor, Town Hall, Columbia, Va. 23038.	Dec. 28, 1973.
Do	Rockingham	Dayton, town of	II 510186A 01	Mayor, Box 215, Dayton, Va. 22821	May 14, 1976. May 31, 1974.
		Grundy, town of	through	Mayor, Box 711, Grundy, Va. 24614	May 24, 1974. May 14, 1976.
Do	Henrico	Unincorporated areas	11 510077A 01 through 11 510077A 22	County Manager, P.O. Box 27033, Richmond, Va. 23273.	Nov. 22, 1974. May 14, 1976.
Do		South Boston, city of	11 510153A 01 through	Mayor, Box 417, S. Boston, Va. 24593	Dec. 7, 1973. May 14, 1976.
Do		Staunton, city of	If 510153A 02 II 510155A 01 through	Mayor, Box 58, Staunton, Va. 24401	June 14, 1974.
Zemnoné	Washington	Cabot, village of	H 510155A 03	Villago Clark Cabat V4 05647	May 14, 1976.
ermont	washington	v aoot, vinage oi	through 11 500107A 03	Village Clerk, Cabot, Vt. 05647	_ Sept. 6, 1974.
Do	Chittenden	Ilumington, town of	11 500036A 01 through	Chairman, Sherman Hollow Rd., Muntington Planning Commission, Richmond, Vt. 05477.	July 26, 1974. May 14, 1976.
Vashington	Okanogan	. Conconully, town of	11 500036A 14 11 530118 01		July 9, 1976.
Do	Yakima	Grandview, city of	H 530318A 01 through	88819. Mayor, 114 Avenne A, City Hall, Grandview, Wash. 98930.	May 31, 1974. May 14, 1976.
Do	Stevens	Northport, town of	H 530218A 03	Mayor, Town Hall, Northport, Wash. 99157.	
Do	Benton	Prosser, city of	through 1H 530257 02 1I 530012A 01	Mayor, City Hall, 601 Seventh St., Prosser, Wash, 99350	Jan. 23, 1974.
			through H 530012A 03		May 14, 1976.
		Rosalia, town of		Mayor, Town Hall, 5th and Whitman, Rosalia, Wash. 99170. Mayor, Box 103, Valley Grove, W. Va. 26060.	May 14, 1976.
Test viiginia	0110	vality Grove, vimage or	through H 540151A 03	mayor, but too, tonly vivil, it tal source and the	May 14, 1976.
Wisconsin	Adams	Adams, eity of	H 550002A 01	Mayor, City Hall, Adams, Wis. 53910	. June 28, 1974. May 14, 1976.
Do	Jackson	Ahna Center, village of	II 550185A 01	Village President, Village Hall, Alma Center, Wis. 54611	July 19, 1974. May 14, 1976.
Do	Barron	Almena, village of	II 550009A 01	Village President, Village Hall, Ahmena, Wis	- Sept. 6, 1974. May 14, 1976.
Do	Marathon	Athens, village of	H 550246A 01	_ Village President, Viilage Hall, Athens, Wis. 54411	May 31, 1974. May 14, 1976.
Do	lowa	Avoca, village of	through	Village President, Village Hall Avoca, Wis. 53506. Village President, 319 Towers Ave., Birnamwood, Wis. 54444.	Jan. 9, 1974.
Do	Trempealeau	Blair, city of	H 550413A 02 H 550440A 01	Mayor, City Hall, Blair, Wls. 54616	Dec. 7, 1973.
Do	Grant	Boscobel, city of	II 550148A 01	Mayor, 1031 Wisconsin Ave., Boscobel, Wis. 53805	May 14, 1976. Dec. 17, 1974. May 17, 1974
Do		Burlington, city of		Mayor, 300 North Pine St., Burlington, Wis. 53105.	May 14, 1976. Oet. 5, 1973.
	•		through H 550348A 02	NIII - D. IV. A. D. BOT D. M. C. B.	May 14, 1976.
Do	Dane	Butternut, village of	H 550080A 01	Village President, Village Hall, Cambridge, Wis, 53523	Dec. 17, 1973.
				Mayor, 103 Moore St., Chetek, Wis. 54728	May 14, 1976.
Do	Milwaukee	Cudahy, city of	II 550272A 01	- Village President, Village Hall, Cobb, Wis. 58526	June 7, 1974. May 14, 1976.
Do	Crawford	DeSoto, village of	H 550272A 02	Village President, Village Hall, DeSoto, Wis. 54624	Jan. 9, 1974.
Do	Vilag	Eagle River, city of	II 550461 A 01	Mayor, City Hall, Eagle River, Wis, 54521	May 14, 1976. Dec. 28, 1973.
Do	Walworth	East Troy, village of	11 550464A 01	Village President, Box 603, East Troy, Wis. 53120	May 14, 1976,
				Village President 456 West Main St., Ellsworth, Wis. 54011	May 14, 1970.
	-			Village President, Village Hall, Ettrick, Wis. 54627	May 14, 1970.
				Mayor, 31 South Madison St., Evansville, Wis. 53536	May 14, 1976.
				Village President, Box 76, Fenwood, Wis. 54421	Aug. 2, 1974. May 14, 1976.
				Village President, Box 195, Fremont, Wis. 54940Village President, Village Hall, Friendship, Wis. 53034	
				Village President, P.O. Box 383, Genoa City, Wis. 53128.	Jan. 9, 1974. May 14, 1976.
				Village President, Village Hall, Gilman, Wis. 54433	June 28, 1974. May 14, 1976.
				Village President, Village Hall, Gratiot, Wis. 53541	Jan. 16, 1974. May 14, 1976.
Do	Shawano	Gresham, village of	H 550418A 01	Village President, Village Hall, Gresham, Wis. 54128	Jan. 9, 1974. May 14, 1976.
Do	Washington	Hartford, city of	through	Mayor, P.O. Box 31, Hartford, Wis. 53027	Jan. 9, 1974.
Do	Waukesha	Hartland, village of	H 550481A 01	Village President, Village Hall, Hartland, Wis. 53029	Nov. 30, 1973.
				Village President, Village Hall, Hatley, Wis. 54440	MS 11, 1010.

State	County	Location	Map No.	Local map repository	Effective date of identification of areas which have special flood hazard
De R	usk	Hawkins, village of	H 550373A 01	Village President, Village Hall, Hawkins, Wis. 54530	Aug. 30, 1974. May 14, 1976.
				Village President, Village Hall, Hollandale, Wis. 53544	Sept. 20, 1974. May 14, 1976.
Do B	a Crosse	Holmen, village of	through	Village President, P.O. Box 253, Holmen, Wis. 54836 Village President, 2322 Memorial Dr., Green Bay, Wis. 54303.	May 17, 1974.
				Village President, Village Hall, Hustler, Wis. 54637	MINV 14. 1576.
				Village President, Village Hall, Iola, Wis. 54945	June 7, 1974. May 14, 1976.
				Village President, Box 23, Kingston, Wis. 53930	
Do V	ernon	La Farge, village of		Village President, Village Hall, La Farge, Wis. 54639	May 14, 1976.
Do W	aiworth	Lake Geneva, city of	H 550466A 01 through H 550466A 02		Dec. 28, 1973. May 14, 1976.
Do T	avior	Linden, village of	H 550179A 01 H 550434A 01		Sept. 20, 1974. Dec. 17, 1973.
Do A	shland	Mellen, city of	H 550007A 01	Mayor, Box 738, Mellen, Wis. 54546	May 14, 1976. Dec. 17, 1973. May 14, 1976.
Do W	ashburn	Minong, village of	H 550468A 01	Village President, Box 415, Minong, Wis. 54849	Aug. 30, 1974. May 14, 1976.
				Village President, Village Hall, Mount Hope, Wis. 53816	Aug. 30, 1974. May 14, 1976.
Do T	rempealeau	Osseo, city of	H 550445A 01	Mayor, City Hall, Osseo, Wis. 54758	May 3, 1974. May 14, 1976.
<b>D</b> 0 D	ougias	Poplar, viilage of	H 550114A 01 through H 550114A 04	Village President, Box 186, Poplar, Wis. 54846	
Do	rempealeau Ionroe	Whitehall, city of	H 550449A 01	Village President, Highway 17 and Main St., Wilton, Wis.	Dec. 17, 1973. May 17, 1974. May 14, 1976.

(National Flood Insurance Act of 1968 (Title XIII of the Housing and Urban Development Act of 1968), effective Jan. 28, 1969 (33 FR 17804, Nov. 28, 1968), as amended 42 U.S.C. 4001-4128; and Secre-

tary's delegation of authority to Federal Insurance Administrator, 34 FR 2680, Feb. 27, 1969.)

Issued: May 10, 1976.

J. ROBERT HUNTER,
Acting Federal Insurance Administrator.

[FR Doc.76-14322 Filed 5-18-76;8:45 am]

[Docket No. FI-1134]

# PART 1915—IDENTIFICATION AND MAPPING OF SPECIAL HAZARD AREAS List of Communities With Special Hazard Areas

The purpose of this notice is the identification of communities with areas of special flood or mudslide or erosion hazards in accordance with Part 1915 of Title 24 of the Code of Federal Regulations as authorized by the National Flood Insurance Program (42 U.S.C. 4001–4128). The identification of such areas is to provide guidance so that communities may adopt appropriate flood plain management measures to minimize damage caused by flood losses and to guide future construction, where practicable, away from locations which are threatened by flood hazards.

The Flood Disaster Protection Act of 1973 requires the purchase of flood insurance on and after March 2, 1974, as a condition of receiving any form of Federal or Federally related financial assistance for acquisition or construction purposes in an identified flood plain area

having special flood hazards that is located within any community participating in the National Flood Insurance Program.

One year after the identification of the community as flood prone, the requirement applies to all identified special flood hazard areas within the United States, so that, after that date, no such financial assistance can legally be provided for acquisition and construction in these areas unless the community has entered the program. The prohibition, however, does not apply to loans by a Federally regulated, insured, supervised or approved bank prior to March 1, 1976, to finance the acquisition of a previously occupied residential dwelling.

The effective date of identification shall be 30 days after the date of publication in the Federal Register, or the date which appears in this notice, whichever is later.

This 30 days period does not supersede the statutory requirement that a community, whether or not participating in the program, be given the opportunity for a period of six months to establish that it is not seriously flood prone or that such flood hazards as may have existed have been corrected by floodworks or other flood control methods. The six months period shall be considered to begin 30 days after the date of publication in the FEDERAL REGISTER or the effective date of the Flood Hazard Boundary Map, whichever is later. Similarly, the one year period a community has to enter the program under Section 201 (d) of the Flood Disaster Protection Act of 1973 shall be considered to begin 30 days after publication in the FEDERAL REGISTER or the effective date of the Flood Hazard Boundary Map, whichever is later.

Where several dates appear in the column set forth below marked Effective Date of Identification, the first date is the date of initial identification, and all other dates represent modification by additions or deletions to identified areas with special hazards.

Accordingly, § 1915.3 is amended by adding in alphabetical sequence a new entry to the table, which entry reads as follows:

§ 1915.3 List of communities with special hazard areas (FHBM's in effect).

State	County	Location	Map No.	State map repository	Local map repository	Effective date of identification of areas which have special flood hazards
Alabama	. Colbert	Leighton, city of	H 010046A 01 through H 010046A 02	of State Planning, State Office Bldg., 501 Dexter Ave., Montgomery, Ala. 36104.	Mayor, P.O. Drawer 308, Leighton, Ala. 35046.	June 14, 1974. Apr. 30, 1976.
Do	. Madison	Owens Cross	H 010218 01	Alabama Insurance Department, Room 453, Administrative Bldg., Montgomery, Ala. 36104.	Mayor, P.O. Box 23, Owens Cross	June 25, 1976.
De	Franklin	Roads, city of.	through H 010218 06 H 010216 01	do	Roads, Ala. 35763.	Do.
		city of.	through H 010216 21	do	Ala. 35653.	
Do	_ Jackson	Section, city of	H 010362 01 through H 010362 06	do	Mayor, Town Hall, Section, Ala. 35771.	Do.
Do	Lawrence	Town Creek, town of.	H 010148A 01 through	do	Mayor, P.O. Box 190, Town Creek,	June 14, 1974. Apr. 30, 1976.
Do	. Madison	Triana, city of	H 010143A 06 H 010155 01 through	do	Mayor, Box 128, Route 3, Madison,	June 25, 1976.
Do	. Morgan	Trinity, city of	H 010155 02 H 010309 01	do	Mayor, P.O. Box 36, Trinity, Ala.	Do.
Do	De Kalb	Valley Head.	through H 010309 06 H 010068A 01	do	35673. Mayor, Valley Head, P.O. Box 144.	May 3, 1974.
	Jackson	town of. Woodville, town	H 010114 01 through	do	Valley Head, Ala. 35989.  Mayor, P.O. Box 27, Woodville, Ala. 35776.	Apr. 30, 1976. June 25, 1976.
Arizona	Maricopa	-	H 010114 08 H 040046A 01	West Adams, Room 400, Phoenix.	Mayor, 119 North Litchfield Rd., Town Hall, Goodyear, Ariz. 85338.	Mar. 15, 1974. Apr. 30, 1976.
				Ariz. 85007.  Arizona Department of Insurance, P.O. Box 7098, 718 West Glenrosa,		
Do	Navajo	Taylor, town of	H 040071A 01 through	Phoenix, Ariz. 85011.	Mayor, Town Hall, Taylor, Ariz. 85939.	May 17, 1974. Apr. 30, 1976.
Arkansas	. Boone	Bergman, town of.	H 040071A 04	Division of Soil and Water Resources, State Department of Commerce, 1200 West Park Dr., Room 308, Little Rock, Ark, 72204.	Mayor, Town Hall, Bergman, Ark. 72615.	
Do	_ Mississippi	. Blytheville, city	H 050140B 01 through	Arkansas Insurance Department, 400 University Tower Bldg., Little Rock, Ark. 72204.	Chairman, Code Enforcement Committee, City of Blytheville, P.O.	Nov. 16, 1973. July 18, 1975.
Do Do	Lonoke		TT OKOLAND OF	do	Boy 104 Blythaville Ark 79215	A pr 20 1076
Do	Hot Springs	Perla, town of	H 050837 02	do	Mayor, Town Hall, Box 678, Perla,	Do.
				Department of Water Resources, P.O.     Box 388, Sacramento, Calif. 95802.     California Insurance Department, 600     South Commonwealth Ave Los	Ark. 72104. Mayor, City Hall, 175 Main St., Jackson, Calif. 95642.	Do.
Colorado	. Montrose	Montrose, city of	H 060125A 01 through H 080125A 02	Angeles, Calif. 90005. Colorado Water Conservation Board, Room 102, 1845 Sherman St., Denver, Colo. 80208. Colorado Division of Insurance, 106 State Office Bldg., Denver, Colo.	Mayor, 433 South 1st, Montrose, Colo, 81401.	Feb. 15, 1974. Apr. 30, 1976.
Florida	Osceola	Kissimmee, city of.	H 120190A 01 through H 120190A 05	80203.  Department of Community Affairs, 2571 Executive Center Circle East, Howard Bidg., Tallahassee, Fla. 32201.	City Manager, P.O. Box 340, Kissimmee, Fla. 82741.	July 19, 1974. Apr. 30, 1976.
				State of Florida Insurance Depart- ment, Treasurer's Office, The Capi- tol, Tallahassee, Fla. 32304.		
Do	. Broward	Parkland, town of.	through	do	Mayor, 7373 Northwest 820 Terrace, Parkland, Fla. 83067.	Aug. 30, 1974. Apr. 30, 1976.
Do	Hamilton	White Springs,	H 120051A 04 H 120102A 01	0b	Mayor, P.O. Drawer D, White Springs, Fla. \$2096.	Jan. 16, 1974. Apr. 30, 1976.
Georgia	Walker		H 130181A 01 through H 130181A 03	Department of Natural Resources, Office of Planning and Research, 270 Washington St. SW., Room 707, Atlanta, Ga. 30334. Georgia Insurance Department, State	Mayor, P.O. Box 68, Chickamauga, Ga. 30707.	Mar. 22, 1974. Apr. 30, 1976.
Do	Baldwin	Milledgeville, city of.	H 130006A 01 through	Capitol, Atlanta, Ga. 30334.	Mayor, P.O. Box E, Milledgeville, Ga. 31061.	May 31, 1974. Apr. 30, 1976.
Do	Catoosa	Ringgold, city of	H 130006A 06	do	Mayor, 105 Mountain St., Ringgold, Ga. 30736.	Mar. 22, 1974: Apr. 30, 1976.
Idaho	Lewis	. Craigmont, city of.	H 130029A 03 H 160163 01	Statehouse, Annex 2, Boise, Idaho	Mayor, City Hall, 109 East Main,	
				S3707. Idaho Department of Insurance, Room 206, Statehouse, Boise, Idaho 83707.		
				do	10800 83849.	Apr. 30, 1976
Do	Lemhi	Salmon, city of	H 160093 01 through H 160093 04	do	Mayor, City Hall, Salmon, Idaho 83467.	Fune 20, 1970/

State	County	Location	Map No.	State map repository	Local map repository	Effective date of identification of areas which have special flood hazards
llinois	Clinton	Albers, village of	H 170045A 01	Governor's Task Force on Flood Con- trol, 300 North State St., P.O. Box 475, Room 1010, Chicago, Ill. 60810. Illinois Insurance Department, 525 West Jefferson St., Springfield, Ill.	Village President, Village Hall, Albers, Ill. 62215.	Mar. 22, 1974. Apr. 30, 1976.
Do	Union	Anna, city of	Н 170657А 01	62702. do	Mayor, City Hall Bidg., 123 West Davles St., Anna, Ill. 62006.	Mar. 29, 1974.
Do	Franklin	Benton, city of	H 170237A 01	do	Mayor, 500 West Main St., Benton, Ill. 62812.	June 28, 1974. Apr. 30, 1976.
<b>D</b>	Managa	Proglement situral	through H 170237A 02	do	*	
	Tazewell		H 170646A 01	do		Mar. 1, 1974.
D0		village of.	through		Creve Coeur, Ill. 61611.	Apr. 30, 1976.
Do	De Kalb	Kirkland, village of	Н 170186В 01	do	land, Ill. 60146.	Sept. 26, 1975. Apr. 30, 1976.
	Mason	city of,		do	City 11, 62664.	Apr. 30, 1976.
		Meredosia, viliage of.		do	dosia, 11i, 62665.	Jan. 9, 1974.
		Merrionette Park, village of		do	Merrionette Park, Ill., 60655.	
Do	Kankakee	Momenee, city of	H 170340A 01 through	do	Mayor, 123 West River St., Momence, Ill. 60954.	Jan. 9, 1974. Apr. 30, 1976.
Do	Piait	Monticello, city of.	through	do	Mayor, 211 North Hamilton, Monti- cello, Ill. 61856.	Dec. 17, 1973. Apr. 30, 1976.
Do	Cook	Morton Grove, viliage of,	H 170550A 02 H 170128A 01 through	do	Mayor, 6300 West Lincoln Ave., Morton Grove, Ill. 60053.	Mar. 1, 1974. Apr. 30, 1976.
Do	Saline		TT + PO100 A 09	do	Village President, Village Hall, Muddy,	Mar. 22, 1974.
		North Riverside,		do	Village President, 2400 South Desplaines Ave., North Riverside, Ill.	Apr. 30, 1976. Feb. 1, 1974.
Do	Fulton		II 170781A 01	do	60546.	
ndlana	Huntington	of. Warren, town of	II 180005A 01	Division of Water, Department of Natural Resources, 608 State Office Bidg., Indianapolis, Ind. 46294. Indiana Insurance Department, 509 State Office Bidg., Indianapolis, Ind. 46294.	Hall, Vermont, Ill. 61494. Town Board President, Town Hall, Warren, Ind. 46792.	Nov. 23, 1973. Apr. 30, 1976.
Do	Koseiusko	Winona Lake,	H 180121A 01	do	Town Board President, P.O. Box 338, Winona Lake, Ind. 46590.	May 3, 1974. Apr. 30, 1976.
)Wa	Butler		II 190335 01	James W. Grimes Bldg., Des Molnes, Iowa 50319.  Jowa Insurance Department, Lucas State Office Bldg., Des Molnes, Iowa 50319.	Mayor, Clty Hall, Aplington, Iowa	
Do	Ida Jackson	Arthur, city of Baldwin, city of	II 190696 01 II 190428 01	do	Mayor, City Hall, Arthur, Iowa 51437. Mayor, City Hall, Baldwin, Iowa	Do. Do.
		•		do	52207.	Do.
		Carbon, city of			50520. Mayor, City Hall, Carbon, Iowa 50839.	
		Cenier Junction,	through H 190001 02 II 190433 01	do	1 1	Do.
20	· · · · · · · · · · · · · · · · · · ·	city of.	through H 190433 02		Iowa 52212,	
Do	Union	Cromwell, city of.	H 190519 01	do	50842.	Do.
Do	Montgomery Emmet	Estherville, city of	II 190124A 01 tirough	do	<ul> <li>Mayor, City Hall, Elliott, Iowa 51532.</li> <li>Mayor, City Hall, Estherville, Iowa 51334.</li> </ul>	
Do	Muscatine		H 190124A 04 H 190212 01	do	Mayor, City Hali, Fruitland, Iowa	June 25, 1976.
Do	Clayton	Garber, city of	H 190076A 01	do	52749. Mayor, City Hall, Garber, Iowa 52048	Aug. 30, 1974.
Do	Wright	Goldfield, city of	H 190584 01 tirrough	do	Mayor, City Hall, Goldfield, Iowa 50542.	Apr. 30, 1976. June 25, 1976.
Do	. Warren	Indianola, clty of	II 190584 02 II 190275A 01 through	do	Mayor, City Hall, Indianola, Iowa 50125.	June 7, 1974.
Do	. Hardln	Iowa Falls,	H 190275A 04 H 190140A 01	do	Mayor, City Hall, Iowa Falls, Iowa	Apr. 30, 1976. June 28, 1974.
Do	Winneshiek	clty of Jackson Junction,	through II 190140A 02		50126.  Mayor, City Hall, Jackson Junction,	Apr. 30, 1976.
		city of.	through H 190533 02		Iowa 52150.	
Do	Scott	Le Claire, city of	H 190243 01 through H 190243 02	do	Mayor, City Hall, Le Claire, Iowa 52753.	Dec. 17, 1973. Apr. 30, 1976.
Do	. Lee	Montrose, city of	H 190186A 01 through	do	Mayor, City Hall, Montrose, Iowa 52639.	Jan. 23, 1974. Apr. 30, 1976.
Do	Hardin	Radcliffe, city of	H 190186A 02 H 190644 01	do	Mayor, City Hall, Radcliffe, Iowa	
Do	Winnebago	Rake, city of	through	do	50230. Mayor, City Hall, Rake, Iowa 50465.	Do.
Do	Buchanan	Stanley, city of	H 190350 02 H 190333 01	do	Mayor, City Hall, Stanley, Iowa 50671	Do.
De	Bramer	Summer, city of	H 190029A 01 through H 190029A 02	do	Mayor, City Hall, Sumner, Iowa 50674	May 3, 1974. Apr. 30, 1976.

State	County	Location	Map No.	State map repository	Local map repository	Effective date of identification of areas which have speelal flood hazards
Do	Allamakee	Waukon, elty of	H 190008A 01	do	Mayor, City Hall, Waukon, Iowa	Mar. 22, 1974.
Do	Bremer	Waverly, city of	H 190030A 01 through 11 190030A 02	do	52172. Mayor, City Hall, Waverly, Iowa 50677.	Apr. 30, 1976. Mar. 29, 1974. Apr. 30, 1976.
		West Liberty, city	11 190215A 01	do	52776.	Jan. 16, 1974. Apr. 30, 1976.
Do	Wright		through 11 190827 02	do	Mayor, City Hall, Woolstock, lowa 50599.	June 25, 1976.
Kansas	Johnson			Division of Water Resources, Kansas Department of Agriculture, 1750 South Topeka Ave., Topeka, Kans. 66612. Kansas Insurance Department, 1st Floor, Statehouse, Topeka, Kans. 66612.	Mayor, City Hall, 5716 West 62d St., Countryside, Kaus. 66202.	Aug. 23, 1974. Apr. 30, 1976.
Do	Leavenworth	of.	11 200192A 01 through	(lo	Mayor, Cily Hall, 321 South Dela- ware, Tonganoxie, Kans. 66086.	June 7, 1974. Apr. 30, 1976.
Kentucky	Bath	Salt Liek, city of	11 200192A 03 11 210000A 01	Division of Waler, Kentucky Department of Natural Resources, Capitol Plaza Office Tower, Frankfort, Ky. 40001.	Mayor, City Hall, 168 East Maln St., Morehead, Ky. 40351.	June 7, 1974. Apr. 30, 1976.
Londona	Livlameton Porich	Killian, village of.	11 220955 21	Kentucky Insurance Department, Old Capitol Annex, Frankfort, Ky. 40601.	Mayor, Village Hall, Killian, La. 70452.	Inno 25, 1076
Louisiana	Livingsion Laten.		through 11 220355 05	P.O. Box 44155, Capitol Station, Baton Rouge, La. 70804. Lonisiana Insurance Department, Box 44214, Capitol Station, Baton	Anyon, Change Han, Killian, 148, 1952.	Jine 20, 1970.
Do	Caddo Parish	Mooringsport, town of.	11 220339 01	Rauge, La. 70804.	Mayor, Village Hall, Mooringsport, La. 71060.	1)0.
Do	Bienville Parish Washington Parish.	Saline, village of	11 220 <b>30</b> 9 01 11 2202 <b>3</b> 4A 01	do		Do. Oct. 25, 1976. Арг. 30, 1976.
Maine			II 230019A 01 through II 230019A 17	Office of Civil Emergency Preparedness, Statchonse, Augusta, Maine 04330.  Maine Insurance Department, Capitol Shopping Center, Augusta, Maine	Town Manager, Town Office, West	Nov. 29, 1974. Apr. 30, 1976.
Do	Llncoln	Nobleboro, town of.	11 230219A 01 through	04330. _do	Attorney at Law, Main St., Damari- scotta, Maine 04543.	Feb. 14, 1975. Apr. 30, 1976.
D0	Hancock		1I 230219A 10 11 230293A 01 through	do .	Natural Resources Coordinator, Town Office, Southwest Harbor, Maine	Jan. 17, 1975.
D <sub>0</sub>	Cumberland	of,	II 230293A 20 II 230054A 01 through	. do	04679. City Engineer, 790 Main St., West- brook, Maine 04092.	Apr. 12, 1974. Apr. 30, 1976.
Michigan	St. Clair	Marysville, city of.	11 230054A 08 H 260201A 01 through 11 260201A 04	of Water Management, Stevens T. Mason Bidg., Lansing, Mich. 48926. Michigan Insuranco Bureau, 111 North Hosmer St., Lansing, Mich.	City Manager, 887 East Huron Blvd., Marysville, Mich. 48040.	Mar. 15, 1974. Apr. 30, 1976.
Minnesota	. Hennepiu	Golden Valley, city of.	11 270162A 01 through 11 270162A 04	48913. Division of Waters, Soils and Minerals Department of Natural Resources Centomial Office Bldg., St. Paul, Minn. 55101. Minnesota Division of Insurance, R-210 State Office Bldg., St. Paul,	Mayor, City 11all, 7800 Golden Valley Rd., Golden Valley, Minn. \$5427.	Mar. 8, 1974. Apr. 30, 1976.
Do	Mille Lacs	Milaca, city of	11 270289A 01	Mlnn, 55101.	Mayor, City Hall, 145 South Central,	May 10, 1974.
Da	Uannanin	Minneapolle elter	through 11 270289A 02 H 270172A 01	. da	Milaca, Mlnn. 56353.  Mayor, City Hall, Minneapolls, Minn.	Apr. 30, 1976. Mar. 22, 1974.
DV	Hennepln	of.	through H 270172A 17	111	55415.	Apr. 30, 1976.
Missouri	Boone	Ashland, city of	II 290752 01 through II 290752 02	Division of Program and Policy Development, State of Missouri, 308 East High St., Jefferson City, Mo. 65101. Division of Insurance, P.O. Box 690,		June 25, 1976.
Do	Vernon	Bronaugh, city of.	H 290618 01	Jefferson City, Mo. 65101.	. Mayor, City Hall, Bronaugh, Mo.	Do.
Do	Clay	. Gladstone, city of.	II 290091A 01	do	64728. Mayor, City Hall, 7010 North Holmes, Gladstone, Mo. 64118.	May 17, 1974. Apr. 30, 1976.
Do	St. Louis	. Huntlelgh, city of.	11 290359 01 through 11 290359 03	. do	Mayor, City Hall, 2 Radnor Rd., Huntleigh, Mo. 63131.	June 25, 1976.
		. Kingsville, city of.	1f 200584 01		Mayor, City Hall, Kingsville, Mo. 64061.	Do.
Do	Linn. Schuyler	Laclede, city of Lancaster, city of	II 290557 01 II 290702 01	do	Mayor, City Hall, Laclede, Mo. 64651 Mayor, City Hall, Lancaster, Mo.	Do. Do.
		elty of.		Montana Department of Natural Re- sources and Conservation, Water Resources Division, 32 South Ewing		Aug. 16, 1974. Apr. 30, 1976. June 25, 1976.
				St., Helena, Mont. 59601. Montana Insurance Department		
Do	Powell	Deer Lodge, city	11 300060A 01	Capitol Bldg., Helena, Mont. 59601.	Clty Council, Clty Hall, Deer Lodge, Mont. 59722.	Jan. 9, 1974. Apr. 30, 1976.

State	County	Location	Map No.	State map repository	Local map repository	Effective date of identification of areas which have special flood hazards
Nebraska	. Hall	. Alda, village of	Н 310242 01	Nebraska Natural Resources Com- mission, Terminal Bidg., 7th Floor, Lincoln, Nebr. 68508. Nebraska Insurance Department, 1335 LSt., Lincoln, Nebr. 68509.	Chairman, Village Hall, Alda, Nebr. 68810.	June 25, 1976.
Do	Dawson	. Gothenburg, city of.	Il 310062A 01 through	dodo	Mayor, City Hall, Gothenburg, Nebr. 69138	May 3, 1974. Apr. 30, 1976.
New Jersey	Warren	Allamuchy, township of.	H 310062A 02 H 340480A 01 through H 310480A 07	Bureau of Water Control, Department of Environmental Protection, P.O. Box 1390, Trenton, N.J. 08625. North Jersey Department of Insurance, Statehouse Annex, Trenton, N.J. 08625.	Mayor, Box 26, Allamuchy, N.J. 07820.	May 24, 1974. Apr. 30, 1976.
Do	Monmouth			do		
Do	do	borough of. Asbury Park,	11 340285A 01	do	N.J. 07711. Mayor, 710 Bangs Ave., Asbury Park,	Apr. 30, 1976. July 13, 1973.
Do	Cumberland	city of. Bridgeton, city of.	through	do	N.J. 07712. Mayor, 168 East Commerce St., Bridgeton, N.J. 08302.	Apr. 30, 1976. May 31, 1974. Apr. 30, 1976.
Do	Morris	Butler, borough	II 340165A 03 11 310337A 01	do	Mayor, 10 High St., Butler, N.J. 07405.	Feb. 1, 1974.
	Bergen	of.	11 340029A 01 through	do		
Do	Atlantle	Galloway, town-	11 340029A 02 11 340008A 01 through	do	Mayor, 2468 White Horse Pike, Cologne, N.J. 08213.	
Do	Bergen	•	11 340008A 28 H 340012A 01 through	,do	Mayor, 300 Haworth Ave., Haworth, N.J. 07641.	Feb. 1, 1974. Apr. 30, 1976.
Do	Monmouth		11 340012A 03 11 340298A 01 through	do		- /
Do	Hudson	. Hoboken, city of	H 340298A 03	do		
Do	Cumberland	. Hopewell, town- ship of.	H 340222A 02 H 340170A 01 through	do		Aug. 9, 1974. Apr. 30, 1976.
Do	Bergen	Lodi, borough of	II 340170A 10	do		July 27, 1973.
Do	Middlesex	Old Bridge, town-	H 340047A 02 H 340265A 01	do	Mayor, Rural Delivery No. 1, Box 70	Apr. 30, 1976. June 28, 1974.
New Mexico	Lincoln		through H 340265A 11 H 350098 01	State Engineer's Office, Bataan	C, Old Bridge, N.J. 08857.  Mayor, City Hall, Box 246, Capitan,	Apr. 30, 1976. June 25, 1976.
vew York	Sullivan	Idberty, village of.	H 360824A 01 through	vironmental Conservation, Divi-	N. Mex. 88316.  Village President, Municipal Bldg., Liberty, N. Y. 12754.	Mar. 8, 1974. Apr. 30, 1976.
De	Cattaragus	Little Volley	H 360824A 03	sion of Resources Management Services, Bureau of Water Manage- ment, Albany, N.Y. 12201. New York State Insurance Dept., Two World Trade Center, New York, N.Y. 10047.	Marca Mandales VIII VIII VIII VIII	0-4 07 1074
		town of.	1I 361066A 01 through H 361066A 04		Mayor, Municipal Bldg., Little Valley, N.Y. 14755.	Oct. 25, 1974.
	do	village of.	H 360082A 01	do	N. Y 14755	May 31, 1974. Apr. 30, 1976.
Do	Llvlngston	Livonia, town of	H 360386A 01 through H 360386A 11	do	Supervisor, 35 Commercial St., Livonia, N.Y. 14487.	Mar. 8, 1974. Apr. 30, 1976.
Do	Lewis	Lowville, village	H 360370A 01	do		June 28, 1974.
Do	Cattaragus		H 360085A 01 through H 360085A 11	do	Supervisor, Box 63, Little Valley, N.Y. 14755.	May 31, 1974. Apr. 30, 1976.
Do	Oneida		H 360533A 01 through H 360533A 05	do	Supervisor, 9455 Toby Rd., Marcy, N.Y. 13403.	Sept. 20, 1974. Apr. 30, 1976.
Do	Delaware	Masonville, town	H 360206A 01 through	do	Supervisor, Town Hall, Masonville, N.Y. 13804.	June 28, 1974. Apr. 30, 1976.
	Herklmer	Middleville, village of.		do	Mayor, Village Hall, Middleville, N.Y.	May 17, 1974. Apr. 30, 1976. May 31, 1974.
Do	Dutchess	Millbrook, village of.	H 360219A 01		Mayor, Village Hall, Millbrook, N.Y. 12545.	May 31, 1974. Apr. 30, 1976.
Do	Llvingston	village of.	H 360969A 01 through H 360969A 02	do	Mayor, 103 Maln St., Mount Morris, N.Y. 14510.	Nov. 16, 1973.
	Madison Montgomery	Munnsville, village of.	1I 360107A 01		Mayor, Village Hall, Munnsville, N.Y. 13409. Mayor, Village Hall, Nelliston, N.Y.	- '
		of.			13410.	May 17, 1974. Apr. 30, 1976.
			H 360087A 10	do	Mayor, 100 Wood Lane, Newark,	May 31, 1974.
Do	Wayne				NY V 14512	
	Tioga	of.	through H 360894A 03		N.Y. 14513.	Apr. 30, 1976. June 7, 1974. Apr. 30, 1976.

State	County .	Location	Map No.	State map repository	Local map repository	Effective date of identificatio of areas which have special flood hazards
Do	Niagara	. Niagara, town of	H 360507A 01 through	do	Supervisor, P.O. Box 237, La Salle Station, Niagara Falls, N.Y. 14304.	
Do	Tings	Nichols village of	TT 260507 A 04	do:		Apr. 30, 1976.
				do		Sept. 13, 1974
				do	N Y 14130	Apr. 30, 1976 Aug. 9, 1974.
	Oswego			do		Apr. 30, 1976. Nov. 15, 1974
		village of. Sea Cliff, village of.	11 360493A 01 through	do	N.Y. 13145. Mayor, Village Hall, Sea Cliff, N.Y. 11579.	Peb. 1, 1974 Apr. 30, 1976
North Carolina.	Gnilford .	Jamestown, town of,	H 360463A 02 If 370114A 01 through 11 370114A 63	<ul> <li>Division of Community Assistance, Department of Natural and Eco- nomic Resources, P.O. Box 27687, Rafeigh, N.U., 27611.</li> </ul>	Mayor, P.O. Box 463, Jamestown, N.C. 27282,	Dec. 7, 1973 Apr. 30, 1975
	•			North Carolina Insurance Depart- ment, P.O. Box 26387.		
Do	Lenoir	Kinslon, city of .	II 370145A 01 through II 370145A 17	40	Mayor, Box 339, Kinston, N.C. 28501	Mar. 15, 1974. Apr. 30, 1976.
Do	Lincoln	city of.	H 370147A 01 through H 370147A 02	do	Mayor, P.O. Box 617, Lincolnton, N.U. 28092.	Apr. 5, 1974. Apr. 30, 1976.
Do	Burke	Morganton, city of.	H 370035A 01 through H 370035A 05	do	Mayor, P.O. Drawer 430, Morganton, N.C. 28655.	Mar. 22, 1974 Apr. 30, 1976.
Do	Beaufort	Pantego, town of	H 370016A 01	do	Mayor, Main St., Pantego, N.C. 27860.	Sept. 6, 1974. Apr. 30, 1976.
North Dakota	Morton	. Mandan, city of	H 390072A 01 through H 390072A 04	State Water Commission, State Office Bldg., 900 East Blvd., Bismarck, N. Dak. 38501. North Dakota Insurance Department, State Capitol, Bismarck, N. Dak. 58501.	President, City Hall, Mandan, N., Dak. 58554.	June 7, 1974. Apr. 30, 1976
Do	McIntosh	Zeeland, city of	1I 380214 01		Mayor, City Hall, Zeeland, N. Dak. 58581.	Jime 25, 1976.
Ohio	Cuyahoga	Bedford Heights, city of.	H 390096A 01 through fH 390996A 02	Ohio Department of Natural Re- sources, Flood Insurance Coordi- nating Bidg., Fountain Sq., Colum- bus, Ohio 4324. Department of Insurance, 447 East	Mayor, 5661 Perklus Rd., Bedford Heights, Ohio 44146.	Mar. 22, 1974. Apr. 30, 1976.
D <sub>0</sub>	Sandusky and Huron.	Bellevue, cily of		Broad St., Columbus, Ohio 43215.	Mayor, 108 West Maln St., Bellevue, Ohio 44081.	Apr. 30, 1976.
Do	Meigs	Pomeroy, village of.	H 390389A 01 through 1I 390389A 03	do	Mayor, P.O. Box 351, Pomeroy, Ohio 45769.	Feb. 15, 1974. Apr. 30, 1976,
Do	Lorain	3beffield, villa	II 390354A 01 through II 390354A 04	do	Mayor, 4820 Detroit, Shellield, Ohlo 44035.	June 21, 1974. Apr. <b>30,</b> 1976.
Do	Cuyahoga	Westlake, city of		đo	Mayor, 27216 ffilliard Blvd., West- lake, Ohio 44145.	Apr. 12, 1974. Oct. 31, 1975. Apr. 30, 1976.
		Blair, town of	ff 400348 01	5th Floor, Jim Thorpe Bidg., Okla- homa City, Okia. 73105. Oklahoma Insurance Department, Room 408, Will Rogers Memorial Bidg., Oklahoma City, Okia. 73105.	Mayor, Town Hall, 119 M Main, Blair, Okla. 73526.  Chairman, City Hall, Forest Park,	June 25, f976.
		Forest Park, city of.		do	Okia. 73121. Mayor, P.O. Box 145, Hoffman, Okia.	Do.
	Okmulgee Pittsburg	of.	H 400285 01 H 400168 01	do	74489. Mayor, Town Hall, Klowa, Okla. 74653.	Do.
D <sub>0</sub>	Oklahoma	Luther, town of	through H 400168 04 H 400396 01 through	do		Do.
_	0	Normal Assum of	H 400396 16	do	. Chairman, City Hall, Mounds, Okla.	$D_0$ .
		Mounds, town of	H 400045A 01		74047. President, Town Hall, 106 South 3d, Noble, Okla. 73068.	
	0 )	Oh	through H 400045A 04	do		
		Shamrock, town		do		May 24, 1974.
Do	Nowata	South Coffeyville, town of.	H 400411 01	do	Shattuck, Okla. 73858.  Mayor, Town Hall, 207 Broadway Drawer C, South Coffeyville, Okla.	Apr. 30, 1976. June 25, 1976.
Do	Haskell	Stigler, city of	H 400415 01 through	do	74072. City Manager, P.O. Box 363, Stigler, Okla. 74462.	Do.
Do	Grady	Tuttle, town of	H 400415 05	do	Mayor, Town Hall, P.O. Box 10, Tuttle, Okla. 73059.	Do.
Do	La Flora	Wister town of	TT 400449 00	do	. Mayor, Town Hall, Wister, Okla.	Do.
Oregon	. Multnomah	Gresham, city of	H 410181A 01 through H 410181A 09	Executive Department, State of Oregon, Salem, Oreg. 97310.  Oregon Insurance Division, Department of Commerce, 158 12th St.,	74966. Mayor, City Hall, Gresham, Oreg. 97030.	Dec. 7, 1971. Apr. 30, 1976.
Do	Linn	Tangent, city of	H 410f47 01	NE., Salem, Oreg. 97310.	Mayor, % Jean Van Cauteran, Route 1, P.O. Box 164 A. Tangent, Oreg.	June 25, 1976.
Do	. Marion	Woodburn, city	through H 410147 02 H 410172A 01 through H 410172A 04	do	97389. Mayor, City Hall, Woodburn, Oreg. 97071.	May 24, 1974. Apr. 30, 1976.

State	County	Location	Map N	0.	State map repository	Local map repository	Effective date of identification of areas which have special flood hazards
'onnsylvania	Montgomery	. Ambler, borough of.	H 420947 A through H 420947 A		Department of Community Affairs, Commonwealth of Pennsylvania, Harrisburg, Pa. 17120. Pennsylvania Lusurance Department, 108 Finance Bildg., Harrisburg, Pa.	Mayor, 31 East Butler, Ambier, Pa. 19002.	May 31, 1974. Apr. 30, 1976.
Do	Sohuyikiii	. Ashland, borough	through		17120. do	Mayor, 1301 Centre St.; Ashland, Pa. 17921.	Jan. 23, 1974.
Do	Westmoreland	. Bolivar, borough	H 420765A H 420878A		do	Mayor, P.O. Box 63, Bolivar, Pa.	June 14, 1974.
Do	Luserne	of. Butler, township of.	H 420509A through		do	15928. Chairman, Board of Supv., Rural Delivery No. 7, Drums, Pa. 18222.	Apr. 30, 1976. May 31, 1974. Apr. 30, 1976.
Do	Lackawanna	. Carbondale, city	H 420599A H 420526A through	01	do	Mayor, City Hall, 1 North Main St., Carbondale, Pa. 18470.	Dec. 28, 1978. Apr. 30, 1976.
Do	Olinton	Castanea, town- ship of.	H 420526A H 420322A through	01	do	Chairman, Board of Supervisors, 109 Grape St., Castanea, Pa. 17745.	Jan. 9, 1974. Apr. 30, 1976.
Do	Butler	Center, town- ship of,	H 420322A ( H 421417A ( through	01	do	Chairman, Board of Supervisors, 160 Moore Rd., Butler, Pa. 16001.	Sept. 13, 1974. Apr. 30, 1976.
Do	Indiana	. Clymer, borough	H 421417A ( H 420498A ( through	01	do	Mayor, 99 Morris St., Clymer, Pa. 15728.	Jan. 9, 1974. Apr. 30, 1976.
Do	Chester	Coatesville, city of.	H 420498A ( H 420274A ( through	02 01	do	Mayor, 53 South 1st Ave., Coatesville, Pa. 19320.	May 31, 1974. Apr. 30, 1976.
Do	Alleghony		H 420274A ( H 421058A ( through	04 01	do	President of Community, Box 91, Rural Delivery No.: 1, Oakdale,	July 19, 1974. Apr. 30, 1976.
Do	Lancaster		H 421058A0 H 420643A through	6 01	do	Pa. 15071.  Mayor, 438 Maple St., Columbia, Pa. 17512.	June 15, 1973. Apr. 30, 1976.
Do	Fayette	Connellsville,	H 420543A H 420459A	07	do	Mayor, P.O. Box 698, Connellsville,	Nov. 30, 1973.
Do	Allegheny	city of, Crafton, borough of.	H 420026A ( through	01	do	Pa. 15425.	Apr. 30, 1976. Feb. 1, 1974.
Do	Butler		H 420026A ( H 421217A ( through	03	do		Sept. 20, 1974. Apr. 30, 1976.
Do	Indiana	Creekside,	H 421217A H 420499A	03 01	do	Mayor, Borough Bldg., Creekside, Pa.	Aug. 9, 1974.
Do	Schuylkill	borough of. Cressons, borough of.	H 420769A (	01	do	15732.	Apr. 30, 1976. June 28, 1974.
Do	Westmoreland	Derry, borough of.	H 420769A	02 01	do		June 28, 1974. Apr. 30, 1978.
Do	Blair	Duneansville, borough of.	H 420874A ( H 420161A ( through	02 01	do.,	Mayor, 1146 3d Ave., Duneausville, Pa. 16635.	June 28, 1974.
Do	Choster	-	H 420161A 6 H 421476A 6 through	)2 )1	do	Chairman, Board of Supervisors, Ru-	
Do	Lancaster	of. Elizabeth, town-	H 421476A 0 H 421773A 0	)2 )1	do	ral Delivery No. 1, Downingtown, Pa. 19335. Chairman, Board of Supervisors, Ru-	Apr. 30, 1976. Sept. 6, 1974.
Do	Lackawanna		through H 421773A 6 H 421752A 0	)6 )1	do		Apr. 30, 1976. Oct. 18, 1974.
Do	Mercer	ship of.	H 421866A (	01	do	ral Delivery No. 2, Moscow, Pa. 18444.	Apr. 30, 1976.
		ship of.	through H 421866A	03		ral Delivery No. 5, Mercer, Pa. 16137.	Apr. 30, 1978.
	Beaver	of.	through H 420111A 0	02	do	Mayor, P.O. Box 67, Freedom, Pa. 15042.	Feb. 1, 1974. Apr. 30, 1976.
	Mercer	borough of	H 420112A 0 H 421868A 0		do	Mayor, Rural Delivery No. 1, Mid- land, Pa. 15050.	Aug. 16, 1974. Apr. 30, 1976.
00.000000000000000000000000000000000000	17101 001 00 000 100000	ship of.	through H 421868A 0		do	Chairman, Board of Supervisors, Hempfield Township Municipal Bldg., 278 South Mercer St., Green-	Aug. 30, 1974. Apr. 30, 1976.
De	Fulton	Licking Creek, township of.	H 421662A 0 through		do	ville, Pa. 16125. Chairman, Board of Supervisors, Harrisonville, Pa. 17228.	Dec. 20, 1974; Apr. 80, 1976.
Do	Berks	Muhlenberg, township of.	H 421662A 1 H 420144A 0 through	)1	do	5400 Leesport Ave., Temple, Pa.	Feb. 1, 1974: Apr. 30, 1976.
De	Borks	Shillington, borough of.	H 420144A 0 H 420148A 0 _through	1	do	19560.	
Do	Fulton	Taylor, township	H 420148A 0 H 421663A 0 through		do		Dec. 20, 1974. Apr. 30, 1976.
Do	Lackawanna	Throop, borough	H 421663A 0 H 420540A 0	1	do.:::	Mayor, 101 George St., Throop, Pa. 18512.	May 31, 1974.
Do	Tioga	Tioga, borough	through H 420540A 0 H 420827A 0 through	3	4d0iv	Mayor, P.O. Box 362, Tioga, Pa.	Apr. 30, 1976. June 22, 1973.
Do	Schuylkill	Tower City,	H 420827A 0		d0	16933. Mayor, 1015 East Grand Ave., Tower	Apr. 12, 1974;
	Cumberland	west Fairview,	H 420373A 0			City, Pa. 17980.	Apr. 30, 1976.
Desissan	Olearfield	borough of. Westover, borough of.	H 420317A 0 through	nt	do,	Pa. 17025. Mayor, Box 208, Westover, Pa. 16092	Aug. 24, 1973, Apr. 30, 1976, Mar. 8, 1974, Apr. 30, 1976,
De	(lreene.:	Whiteley, town-	through H 420317A 0 H 421680A 0 through	I	•••do	Chairman, Board of Supervisors, Rural Delivery No. 3, Waynesburg,	Dec. 27, 1974; Apr. 30, 1976;
De	Lawrence	Wilmington,	H 421680A 0 H 421802A 0		do	Pa. 15370. Chairman, Board of Supervisors.	May 31, 1974
		township of.	through H 421802A 02	;	•	Rural Delivery No. 1, New Wil- mington, Pa. 16142.	Apr. 30, 1976

State	County	Location	Map No.	State map repository .	Local map repository	Effective date of identification of areas which have special flood hazards
South Carolina	Lexington	Cayee, city of	H 450131A 01 through H 450131A 02	mission, P.O. Box 4515, Columbia, S.C. 29204. South Carolina Insurance Depart- ment, 2711 Middleburg St., Colum-	Muyor, P.O. Box 4, Cayee, S.C. 29033	May 31, 1974. Apr. 30, 1976.
Do	Greenville		H 450000A 01	bia, S.C. 29204.	Mayor, 812 Belk St., City View, S.C.	
Do	Horry	town of. Conway, city of	through	do	29611. Mayor, Drawer 611, Couway, S.C. 29526.	Apr. 30, 1976. May 17, 1974. Apr. 30, 1976.
D <sub>0</sub>	Pickens	Easley, town of	through	do	Mayor, City Hafl, Easley, S.C. 29640	June 28, 1974. Apr. 30, 1976.
Do	Lexington	Irmo, town of	through	do	Mayor, P.O. Box 124, Irmo, S.C., 29063.	May 17, 1974. Apr. 30, 1976.
Do	Plorence	Lake City, city of.	H 450133A 02 H 450079A 01 through	do	Mayor, Γ.O. Box 398, Lake City, S.C. 20560.	May 31, 1971. Apr. 30, 1976.
Do	Newberry	Newberry, city of.	H 450133A 02 H 450153A 01 through	do	Mayor, P.O. Drawer 538, Newberry, S.C. 29108.	Sept. 6, 1974. Apr. 30, 1976.
Do	Dorchester	Ridgeville,	H 450153A 02 H 450071A 01	do	Mayor, P.O. Box 56, Ridgeville, S.C.	
	Greenville	town of.	H 450092A 01 through		29472. Mayor, 405 East Curtis, Simpsonville, S.C. 26891.	
Do	Hamptou	Varnville, town of.	H 450092A 02	. 40	Mayor, P.O. Box 308, Varnville, S.Ç. 29944.	May 24, 1974. Apr. 30, 1976.
De	Colleton	Walterboro, city	H 450102A 02 H 450058A 01 through	do	Mayor, P.O. Box 717, Walterboro, S.C. 29488.	
South Dakota	Brule		H 450058A 02 H 460164 01 through H 460164 02	ance, Insurance Building, Pierre, S.	Mayor, City Hall, Chamberlain, S. Dak. 57325.	-
De	Bon Homme	Tabor, town of	II 460112 01	Dak. 57501.	Town Presideni, Town Hall, Tabor,	Do.
Tennessee	Hawkins	Church Hill, city of.	H 470268A 01 through H 470268A 06	Tennessee State Planning Office, 660 Capitol Hill Bidg., Nashville, Tenn. 37219. Tennessee Department of Insurance and Banking, 114 State Office Bidg.,	S. Dak. 57063.  Mayor, P.O. Box 366, Church Hill, Tenn. 37642.	May 10, 1974. Apr. 30, 1976.
Do	Carroll	Hollow Rock,	H 470305 01 through	Nashviile, Tenn. 37210.	Mayor, P.O. Box 116, Hollow Rock, Teun. 38342.	June 25, 1976.
Do	Lawrence	S1. Joseph, city of	H 470305 03	dò	Mayor, P.O. Box 177, St. Joseph, Tenn. 38481.	Do.
De	Houston	Tennessee Ridge,	H 470327 06 H 470337 01 through	do	Mayor, Route 1, Box 2A, Tennessee Ridge, Tenn. 37178.	$\mathbf{D}_{0}$ .
Texas	Ward.	Barstow, city of	H 470337 10	Texas Water Development Board, Capitol Station, P.O. Box 13087, Austin, Tex. 78711. Texas Insurance Department, 1110 San Jacinto St., Austin, Tex. 78701.	Mayor, Community Center Building, Barstow, Tex. 79719.	Do.
Do	Milam	Cameron, city of	H 480478A 01	do	Mayor, City Hall, 206 South Houston, P.O. Drawer 833, Cameron, Tex. 76520.	June 14, 1974. Apr. 30, 1976.
D <sub>0</sub>	Atas Cosa		Н 481068 01	do	County Councilman, City Hall, Campbellton, Tex. 78008.	June 25, 1976.
Do	Randall	town of. Canyon, city of	H 480533A 01 'through	do	Mayor, City Hall, 1600 4th Ave., Canyon, Tex. 79015.	Feb. 1, 1974. Apr. 30, 1976.
Do	Wise	Decatur, city of	through	do	City Secretary, P.O. Box 281; Decatur, Tex. 76234.	Feb. 15, 1974. Apr. 30, 1976.
Do	Castro	Dimmitt, city of	through	<b>d</b> o	Mayor, City Hall, 201 E. Jones, Dimmitt, Tex. 79027.	May 10, 1974. Apr. 30, 1976.
D <sub>0</sub>	Gonzales	Gonzales, city of	through	do	Mayor, 820 St. Joseph St., P.O. Box 547, City Hall, Gonzales, Tex. 78629.	May 24, 1974. Apr. 30, 1976.
Do	Hardin	Kountze, city of	H 480254A 03 H 480845 01 through	<b>d</b> o		
Do	Taylor	Lawn, town of	H 480845 02	do		Do.
		Marietta, town of			79530. Mayor, Town Hall, P.O. Box 247.	Do.
		Marlin, city of			Marietta, Tex. 75568.  Mayor, 100 Fortune St., P.O. Box 980, City Hall, Marlin, Tex. 76661.	
Do	Walker	New Waverly, town of.	H 480221A 04 H 481043 01 through	do	Mayor, Town Hall, New Waverly, Tex. 77358.	
Do	. Carson		H 481043 02 H 480727 01	d0	Mayor, Town Hall, 117 Main, Pan-	Do.
	. Payette	of.	H 481184 01 through	, do	handle, Tex. 79068.  Mayor, City Hall, 607 Upton Ave., Schulenburg, Tex. 78956.	Do.
De	Ban Jacinto	Shepherd, city of	H 481134 02	<b>d</b> 0		Aug. 23, 1974. Apr. 30, 1976.
Do.	Hansland .	Enearman, city of	H 480554A 02	do		

State	County	Location	Map Ne.	State map repository	Local map repository	Effective date of identification of areas which have special flood hazards
· De	Dallas	Suprevela town	H 480188A 01		Mayor Lone Creek Rd. Route 2	June 28, 1974
		of.	through H 480188A 09	8. 00.0 MU-01.00	Box 122, Town Hall, Sunnyvale, Tex. 75149.	
Do	Hunt	Wolfe City, city	H 480372A 01	do	Woife City, Tex. 75496.	
Utah	. Davis	Clinton, city of	H 490042A 01 through H 490042A 02	Department of Natural Resources, Division of Water Resources, State Capitol Bidg., Room 435, Salt Lake City, Utah 84114. Utah Insurance Department, 115 State Capitol, Salt Lake City, Utah 8414.	City Engineer, City Hall, Clinton, Utah 84015.	Aug. 2, 1974. Apr. 30, 1978.
D <sub>0</sub>	Box Elder	. Corrine, city of	through		Mayor, P.O. Box 118, Corrine, Utah 84307.	June 25, 1976.
Do	Washington	Toquerville,	H 490197 02 H 490180 01 through	do	Town President, Town Hall, Toquer- ville, Utah 84774.	Do.
Do	do	Virgin, town of	through	do	Town President, Town Hall, Virgin, Utah 84779.	$\mathbf{D_0}$ .
Vermont	Washington	. Calais, town of	H 490181 02 H 500109A 01 through H 500109A 12	Management and Engineering Divi- sion, Department of Water Re- sources, Vermont Agency of En- vironmental Conservation, State Office Bidg., Montpelier, Vt. 05602. Vormont Insurance Department, State Office Bidg., Montpelier, Vt.	Selectmen, Office of the Town Clerk, Caiais, Vt. 05648.	June 28, 1974. Apr. 30, 1976.
Do	LaMoille	. Hyde Park,	H 500281A 01	05002. do		
_		village of.	through H 500231A 02		136, Hyde Park, Vt. 05655.	Apr. 30, 1976.
Do	Orange	of (including Randolph,	H 500073A 01 through H 500073A 16	đo,	Town Manager, Municipal Building, Randolph, Vt. 05060.	June 28, 1974. Feb. 8, 1974. Apr. 30, 1976.
Do	Addison	village of). Whiting, town of	through	do	Chairman, Town of Whiting, Whiting, Vt. 05778.	Sept. 20, 1974. Apr. 30, 1976.
Virginia	Rockingham	Broadway, town of.	H 500175A 06 H 510135A 01	Bureau of Water Control Manage- ment, State Water Control Board, P.O. Box 11143, Richmond, Va. 23230. Virginia Insurance Department, 700	Mayor, Box 234, Broadway, 22815	May 17, 1974.
Do	Fluvanna	Columbia	H 510059A 01	Blanton Bldg., P.O. Box 1157, Richmond, Va. 23209.	Mayor Town Hall Columbia Va	Dan 29 10773
		town of. Grottoes, town of.			23038. Mayor, Box 146, Grottoes, Va. 24441	Apr 30 1976
Do	Giles	Pembroke.	H 510138A 02	do	Mayor, Box 5, Pembroke, Va. 24136	
	Sussex	town of.		do		Apr. 30, 1976.
	Chelan	town of.	H 530017 01 through H 530017 04	Department of Ecology, Olympia, Wash. 98501.  Washington Insurance Department, Insurance Bidg., Olympia, Wash.	Va. 23882. Mayor, City Hall, P.O. Box 1000, Chefan, Wash. 98816.	Aug. 9, 1974. Apr. 30, 1976. June 25, 1976.
West Virginia	Morgan	Paw Paw, town of.	H 540252A 01	98501. Office of Federal-State Relations, Division of Planning and Devel- opment, Capitol Bidg., Room 150, Charleston, W. Va. 23305. Insurance Commissioner, Building No. 3. Room 643, 1800 Washington	Mayor, Rox 345, Paw Paw, W. Va. 25434.	Nov. 15, 1974. Apr. 30, 1976.
Do	Putnam	Winfield, town of	H 540271A 01	St., Charleston, W. Va. 25305.	Mayor, Main St., Box 12, Winfield, W. Va. 25213.	Nov. 15, 1974.
Wisconsin	Eau Claire	Augusta, city of.	H 550127A 0i	Department of Natural Resources, P.O. Box 450, Madison, Wis. 53701. Wisconsin Insurance Department, 201 East Washington Ava., Madison, Wis. 53703.	Mayor, City Hall, Augusta, Wis. 54722.	May 10, 1974. Apr. 30, 1976.
Do:	Sauk	Lake Delton, village of.	H 550394A 01 through	wis. 00700.	Village President, P.O. Box 87, Lake Delton, Wis. 53940.	Dec. 17, 1973. Apr. 30, 1976.
Do	Columbia		FI 550304 A 02	do		
	Sheboygan			do		Apr. 30, 1976. Nov. 30, 1973.
	Washington	city of. West Bend, city of.	H 550475A 01	do	Wis. 53085. Mayor, 100 North 6th Ave., West Bend. Wis. 53095.	Apr. 30, 1976. Dec. 28, 1973. Apr. 30, 1976.
Do	Milwaukee	Whitefish Bay,	H 550288A 01	do	Village President, 5300 North Marl-	Feb. 22, 1974.
Do	St. Croix	Woodville,	II 550390A 01	do	53217. Village President, Village Hall, Wood-	May 24, 1974.
		Gillette, city of		Wyoming Disaster and Civil Defense Agency, P.O. Box 1709, Cheyenne, Wyo. 82001. Department of Insurance, State of Wyoming, State Office Bidg., Chey-	ville, Wis. 54028. Assistant City Planner, Department of Planning and Development, P.O. Box 540, Gillette, Wyo. 82716.	
Do	Carbon	town of.	H 560066 01 through	enne, W 0. 82001.	Mayor, Town 11ail, Pino St., Medicine Bow, Wyo. 82329.	Juno 25, 1976.
Do	Park		H 500066 02 H 560040 01	do	Mayor, City Hall, P.O. Box 1008, 270	Do.
Da	Weston	Upton, town of	FL 560079 01	do	North Clark, Powell, Wyo. 82435. Mayor, P.O. Box 203, Upton, Wyo.	Dec

State	County	Location	Map Ne:	State map repository	Local map repository	Effective date of identification of areas which have special flood hazards
•	•		•		•	•
Alabama	. Jackson	Dutton, city of	Н 010353 01	Alabama Development Office, State Office Bidg., 501 Dexter Ave., Montgomery, Ala. 36104. Alabama Insurance Department, Room 453, Administrative Bidg., Montgomery, Ala. 36104.	Mayor, P.O. Box 42, Dutton, Ala. 35744.	July 2, 1976.
Do	. De Kalb	. Fyffe, town of	H 010355 01 through H 010355 11	do	Mayor, P.O. Box 122, Fyffe, Ala. 35971.	Do.
Do	do	. Mentoue, town of.	H 010359 01 through H 010359 02	do	Mayor, P.O. Box 16, Mentone, Ala. 35984.	Do.
California	Orange	Garden Grove, city of.	H 060220A 01 through H 060220A 07	Department of Water Resources, P.O. Box 388, Sacramento, Calif. 95802. California Insurance Department, 1407 Market St., San Francisco, Calif. 94103. California Insurance Department, 600 South Commonwealth Ave., Los	Building Safety Manager, 11391 Acacia Parkway, Garden Grove, Calif. 92640.	June 14, 1974.
Do	Los Angeles	Glendale, city of	H 065030A 01 through	Angeles, Calif. 90005.	Director of Public Works, 633 East	Nov. 1, 1974.
Do	San Diego	. Unincorporated areas.	H 065030A 16 H 060284 01 through H 060284 259	do	Calif. 91205. Senior Civil Engineer, County of San Dlego Department of SanItation and Flood Courtol. 5555 Overland Ave.	July 2, 1976.
Do	Yolo	Winters, city of	through	do	Mayor, Clty Hall, 318 1st St., Winters, Calif. 95964.	Jan. 23, 1974. May 7, 1976.
Do	Tulare	. Woodlake, city of	through	do	Valencia Blvd., Woodlake, Calif.	June 28, 1974. May 7, 1976.
Plorida	Brevard	Rockledge, city of.	H 065071A 03 H 120027A 01 through H 120027A 04	2571 Executive Center Circle East, Howard Bldg., Tallahassee, Fla. 32301.	93286. Mayor, P.O. Box 488, Rockledge, Fla. 32955.	Mar. 1, 1974. May 7, 1976.
Georgia	Fannin	Mineral Bluff, city of.	H 130251 01 through H 130251 02	Florida Insurance Department, Treas- surer's Office, The Capitol, Talla- hassee, Fla. 32304. Georgia Department of Natural Re- sources, Office of Planning, and Research, 270 Washington St. SW., Room 707, Atlanta, Ga. 30334. Georgia Insurance Department, State	Mayor, City Hall, Mineral Bluff, Ga. 30559.	July 2, 1976.
Idaho	Latah	Bovill, city of	Н 160202 01	Capitol, Atlanta, Ga. 30334.  Idaho Department of Water Admin- Istration, Statehouse, Annex 2, Boise, Idaho 83707.  Idaho Department of Insurance, Room 206, Statehouse, Boise, Idaho 83707.	Mayor, City Hall, Bovill, Idaho 83800	. Po.
Illinois	. Macoupin	East Gillespie, village of.	H 170432A 01	Illinois Department of Transporta- tion, Division of Water Resources, 300 North State, Room 1010, Chi- cago, III. 60610. Illinois Insurance Department, 525 West Jefferson St., Springfield, III.	Mayor, Box 202, Gillespie, Ill. 62033	. July 19, 1974.
Do	. Ogle		H 170527A 01	62702. do	Mayor, Village Hall, Forreston, Ill.	June 7, 1974.
Do	. Kane	village of. . Gilberts,	H 170326A 01	do	61030. Village President, Railroad St., Gil-	Sept. 6, 1974.
Do	. Edwards and White.	Grayville, city of.	H 170683A 01 through	do	berts, Ill. 60136. Mayor, 101 South Main St., Grayville, 1ll. 62844.	May 7, 1976. May 31, 1974. May 7, 1976.
Do	Williamson	. Hurst, city of	II 170683A 02 - II 170792A 01	do	Mayor, City Hall, Hurst, Ill. 62949	Mar. 15, 1974;
	. Pulaski			do	Village President, Village Hall, Kar-	Apr. 12, 1974.
	. Cook	village of.		do		
		village of		do	Kenilworth, Ill. 60043.	May 24, 1974.
	Warren	village of.			wood. Ill. 61447.	May 7, 1976.
	Knox	city of.		do	Ill. 61448. Mayor, 3107 East Glenwood Dyer,	May 7, 1976.
Do	. Cook	Lynwood, village of	H 170119A 01 through		Lynwood, Ill. 60411.	May 7, 1976.
Do	Vermilion	. Oakwood,	H 170119A 03 H 170796A 01	do	Village President, Scott St., Oakwood,	Mar. 29, 1974. May 7, 1976.
	. Clark	village of.	Н 180025А 01	Indiana Division of Water, Department of Natural Resources, 608 State Office Bldg., Indianapolis, Ind. 46204. Indiana Insurance Department, 509 State Office Bldg., Indianapolis,	III. 61858. Mayor, 701 Maln St., Charlestown, Ind. 47111.	Apr. 12, 1974.
				Ind. 46204.  Lowa Natural Resources Council, James W. Grimes Bidg., Des Moines, Lowa 50319.  Lowa Insurance Department, Lucas State Office Bidg., Des Moines, Lowa 50319.	02301.	
Do	. Butler	Bristow, clty of	. II 190709 01	do	Mayor, City Hall, Bristow, Iowa 50611. Mayor, City Hall, Brunsville, Iowa	Do.
Do	Plymouth	_ Brunsvine, city of _	H 190970 01		51008.	Jan. 9, 1974.
Do	Louisa	. Columbus June- tion, city of.	H 190307A 01 through H 190307A 02	do	tion, Iowa 52738.	May 7, 1976.

State	County	Location	Map No.	State map repository	Local map repository	Effective date of identification of areas which have special flood hazards
	e marian	C	TI sonese os	• •	Manar City Hall Convey Jowe	* T1 2 1076
					DIRSH.	
		,		do	50222.	Do
	Grundy	aitm of		do	Town 50638	Do.
				do	DU042.	Do. •
				do	50122.	Do.
D <sub>0</sub>	. Chcrokee	Larrabee, city of	H 190353 01	do	. Mayor, Cliy Hall, Larrabee, Iowa	$\mathbb{D}_0$ .
	. Marion	city of.	H 190456 01 through H 190456 02		Mayor, City Hall, Marysville, Iowa 50116.	
Do	. Monroe	Mclrose, city of	11 190465 01	do	<ul> <li>Mayor, City Hall, Melrose, Iowa 52569.</li> </ul>	$D_0$ .
Do	. Plymouth	Merrili, elly of	H 190478 01 through H 190478 02	do	Mayor, City Hall, Merrill, Iowa 51038.	. Do.
Do	. Mitchell	Orchard, town of	H 190460 01	do	Mayor, Town Hall, Orchard, Iowa 50460.	Do.
Do	Butler		II 190337 01	do	Mayor, City Hall, Parkersburg, Iowa	Do.
Do	. Winnebago	city of. Scarville, city of	H 190531 01	·	. Mayor, . City 113h, Scarvine, 10wa	Do.
Do	. Fremont and	Taber, city of	II 190665 01	do	50473. Mayor, City Hall, Tabor, Iowa 51653	. Do.
Do	Mills. Monons	. Whiting, city of	H 190684 01	do	Mayor, City Hall, Whiting, Iowa	Do.
		Leawood, eity of		Division of Water Resources, Kansas Department of Agriculture, 1720 South Topeks Ave., Topeks, Kans. 66612. Kansas Insurance Department, 1st Floor, Statehouse, Topeks, Kans.	51063. Acting City Engineer, City Hall, 9615 Lee Bivd., Leawood, Kans. 66204.	
Do	Russeli	Lucas, city of	H 200519 01	66612. do.	Mayor, City Hali, Lucas, Kans. 67648.	July 2, 1976.
Do	do	Luray, city of	11 200433 01	do	Mayor, City Hall, Main St., Luray, Kans. 67649.	Do.
Do	. Logan	. Oakley, city of	H 200543 01	do	Mayor City Hall 200 Hudson Ave	Do.
Do	Rooks	. Palco, city of	II 200445 01	do	Mayor, City Hail, P.O. Box 257, Palco, Kans. 67657.	Do.
Do	Linn			do	Mayor, City Hall, 201 West 9th,	Do.
Do	. Comanche		II 200550 01	do	Pleasanton, Kans. 66075. Mayor, City Hall, 111 East Walnut,	Do.
Do	Marshall		H 200469-01	do	Mayor, City Hall, Summerficia,	$D_0$ .
Do	Neosho	city of. Thayer, city of	П 200365 01	do	Kans. 66541. Mayor, City Hall, c/o Clerk, Thayer,	$\mathbf{D_0}$ .
Kentuck y	. Kenton	Taylor Mill, city of.	H 210246A 01 through H 210246A 04	Division of Water, Kentucky Department of Natural Resources, Capitol Plaza Office Tower, Frankfort, Ky. 40001. Kentucky Insurance Department, Old Capitol Annex, Frankfort, Ky. 40001.	Mayor, City of Taylor Mill, 5225 Taylor Mill Rd., Covington, Kv. 41015.	Feb. 15, 1974. May 7, 1976.
Do	. Campbell	. Wilder, city of	H 210041A 01 through	do	Mayor, 400 Licking Pike, Wilder, Ky. 41071.	Feb. 15, 1974. May 7, 1976.
Louisiana	Madison	. Tallulah, village	H 210041A 02 H 220126A 01	State Department of Public Works	Mayor, Village Hall, Tallulah, La.	-
		of.	through II 220126A 04	P.O. Box 44165, Capital Station, Baton Rouge, La. 70804. Louisiana Insurance Commission, Box 44214, Capitol Station, Baton	71282.	May 7, 1976.
Michigan	Oakland	Troy, city of	H 260180B 01 through H 260180B 12	Rouge, La. 70804. Michigan Water Resources Commission, Bureau of Water Management, Stevens T. Mason Bldg., Lansing, Mich. 48926.	Mayor, 500 West Big Beaver Rd., Troy, Mich. 48084.	June 28, 1974. Oct. 3, 1975. May 7, 1976.
Minnesota	. Crow Wing	Brainerd, city of	H 270093A 01 through H 270093A 03	Michigan Insurance Burean, 111 North Hosmer St., Lansing, Mich. 48913. Division of Waters, Soils, and Minerals, Minnecota Department of Natural Resources, Centennial Office Bldg., St. Paul, Minn. 55155. Minnecota Division of Insurance, R-210 State Office Bldg., St. Paul,		June 21, 1974. May 7, 1976.
Do	. Chippewa and	Granite Falls,	H 270068A 01	Minn. 55101.	Mayor, 885 Prentice, City Hall,	Nov. 16, 1973.
Do	Yellow Medi- cine.	city of.	through H 270068A 02	A	Granite Falls, Minn. 56241.	May 7, 1976.
D0	. rrenneblu	. Hopkins, city of	through	do	Mayor, City Hall, 1010 South 1st St., Hopkins, Minn. 55343.	Nov. 9, 1973. May 7, 1976.
Do	MeLeod		H 270166A 03 H 270265A 01	do		Jan. 16, 1974.
Do	Hennepin	city of.  Mound, city of	H 270176A 01 through	do	Minn. 55354.  Mayor, City Hall, 5341 Maywood Rd., Mound, Minn. 55364.	May 7, 1976. June 7, 1974. May 7, 1976.
The	do	Young America,	H 270176A 04 H 270656A 01	do	Mayor, Route 1, Box 25A, Young	Jan. 31, 1975.

State	County	Location	Map No.	State map repository	Local map repository	Effective date of identification of areas which have special flood hazards
Missouri	Scott	. Chaffee, city of	H 290409A 01 through H 290400A 02	Department of Natural Resources, Division of Program and Policy Development, State of Missouri, 308 East High St., Jefferson, Mo. 65101.	Sanitary Engineer, City Hall, North Main St., Chaffee, Mo. 63740.	Mar. 15, 1974. May 7, 1976.
· T.	Close	Tiple also of	11 OLD NO DE	Missouri Dlylsion of Insurance, P.O. Box 690, Jefferson, Mo. 65101.	34 (See 11 1) 1) 18 85 C4040	I1 11 10M2
Do	Lincoln	Moseow Mills, elty of.	11 290003 01 H 200546 01	do	Mayor, City Hall, Holl, Mo. 64048 Mayor, City Hall, Moscow Mills, Mo. 63362.	July 2, 1976. Do
	Franklin	Parkway, village	П 200532 01	.do	Chairman, Village Hall, Parkway, Mo. 73077.	Do
		Sheridan, city of			Mayor, City Hall, Sheridan, Mo. 64486.	Do.
D0	Cedar	Stockton, city of .	through 11 290667 02	do	Mayor, City 11all, 203 Jackson St., Stockton, Mo. 65685.	100
Dø	St. Louis	Velda Village Hills, village of.	H 290857 01	do	Clerk, Village Hall, Volda Village Hills, Mo. 63126.	110
Do	Lincoln	Winfield, city of	H 290213A 01 H 310369 01 through H 310369 03	do. Nebraska Natural Resources Com- mission, Perminal Bldg., 7th Floor, Lincoln, Nebr. 68598, Nebraska Insuraure Department, 1335 LSt., Lincoln, Nebr. 68509.	Mayor, City Hall, Winfield, Mo. 63389 Mayor, City Hall, Friend, Nebr. 68350	
1)0	l'ierce	Plainview, city of	11 310175 01	1335 L St., Lincoln, Nebr. 68509, do	City Administrator, City Hall, Plans	July 2, 1976.
iew Jersey	Sussex	Branchville, borough of	H 340448A 01 through H 340148A 02	of Environmental Protection, P.O. Box 1800, Trenton, N.J. 08625, New Jersey Department of Insurance, Statchouse Armex, Trenton, N.J.	view, Nebr. 68769. Mayor, Wantage Ave , Branchville, N.J. 07829.	May 10, 1974. May 7, 1976.
lew Mexico	San Juan.	Aztee, city of	11 350965A Ut	08625. State Engineer's Office, Bataan Memorial Bidg, Sante Fe, N. Mex. 8750t. New Mexico Department of Insurance, P.O. Box 1269, Santa Fe, N. Mex. 87501.	Mayor, City Hall, 201 West Chaco, Artec, N. Mex. 87410.	Feb 8, 1974. May 7, 1976.
100	Colfax	Cimarron, village of.	H 350007A 01=	do	Administrative Officer, Village Hall, Box 391, Cimarron, N. Mex. 87714. Mayor, P.O. Box 163, Encluo, N. Mex.	May 17, 1974
Do	Torrance	Encino, village of	II 350102 01	do	88321.	July 2, 1976
		San Ysldro, eity of		. 40	Mayor, City Hall, P.O. Box 5, San Ysidro, N. Mex. 87053.	100.
		Tijeras, village of		Non-Mark Chair throughout of El-	Mayor, Village Hall, Tljeras, N. Mex. 87051. Town Supervisor, 58 East Church,	Do.
New York		. Adams, town of	through 11 360324 A 11	vironmental Conservation, Division of Resources Management Sawvices, Bureau of Water Management, Al- bany, N.Y. 12201. Now York State Insurance Depart- ment, 2 World Trade Center, New York, N.Y. 1607.	Adams, N. Y. 13695.	May 7, 1976
110	Delaware	. Andes, town of	through	do	Town Supervisor, Town Hall, Andes, N.Y 13731.	Aug. 16, 1974 May 7, 1976.
Do	Yates	. Barrington, town	H 360188A 09 H 360953B 01 through	. do	Supervisor, Town of Barrington, Rural Delivery 2, Penn Yan, N.Y.	Oct. 24, 1975. May 31, 1974.
Do	Cattaraugus	. Carrollton, town	H 360953B 10 H 360063A 01	_ do	14527. Town Supervisor, Town of Carroll-	May 7, 1976. Sept. 20, 1974
Da	Covere	of.  Calo, town of	through H 360063A 13 H 360105A 01	do	ton, Box 146, Limestone, N.Y. 14753.  Supervisor, Town of Cato, Rural De-	May 7, 1976. Aug. 2, 1974
			through H 360105 A 10		livery No. 1, Jordan, N.Y. 13080.	May 7, 1976.
Do	Tompkins	. Newfield, town of.	H 360853A 01 through	. do	Supervisor, P.O. Box 65, Newfield, N.Y. 19867.	June 28, 1974. May 7, 1976.
Do	Niagara	North Tonawan- da, eity of.	H 360853A 04 H 360608A 01 through	(10	Mayor, 216 Payne Ave., North Tona- wanda, N.Y. 14120.	Apr. 12, 1974. May 7, 1976.
Do	Otsego	. Oneonta, city of	H 360508A 05 H 360667A 01	do	Mayor, Municipal Bldg., Onconla,	
			H 360667A 05	4.	N.Y. 13820.	Tues 02 1074
D0	w yoming	. Perry, town of	H 360946A 01 through H 360946A 10		Supervisor, To n Hall, Perry, N.Y. 14530.	May 7, 1976.
1)0	. Ontario	Richmond, town of.	H 360604A 01 through	do	Supervisor, Town of Richmond Town Halt, Honedye, N.Y. 14471.	May 17, 1974. May 7, 1976.
Do	. Clinton	. Rouses Point,	H 360604A 14 H 360170A 01	do	Mayor, P.O. Box 185, Rouses Point,	June 14, 1974.
North Carolina	Avery	village of.  Elk Park, town of,	H 370382 01 through H 370382 02	Division of Community Assistance, Department of Natural and Eco- nomic Resources, P.O. Box 27687, Raleigh, N.C. 27611. North Carolina Insurance Depart- ment, P.O. Box 23637, Raleigh, N.O.		July 2, 1976.
100	fadison	Marshall, town of.	H 370154A 01	27611.	Mayor, P.O. Box 368, Marshall, N.C.	June 14, 1974
			H 370154A 05		28752. . Mayor, P.O. Box 368, Mars Hill, N.C.	May 7, 1976.
170		Mars Hill, city of.	through H 370385 04	do	28764.	July 2, 19100

State	County	Location	Map No.	State map repeditory	Local map repository	Effective date of identification of areas which have special flood hazards
Ohio	Darke	Ansonia, village of.	H 890136A 01	sources. Flood insurance Coordinat-	Mayor, Village Hall, Ansonia, Ohio	Apr. 5, 1974.
			,	ing Bidg., Fountaion Sq., Columbus, Ohio 43224. Ohio Department of Insurance, 447 East Broad St., Columbus, Ohio		
Do	Paulding	Antwerp,	H 390435A 01	<b>43215</b> ,do	Mayor, North Main St., Antwerp,	Mar. 29, 1974.
Do	Clermont	village of. Batavia,	H 390066A 01	do	Ohio 45813. Mayor, 389 East Main St., Batavia,	Nov. 30, 1973.
	Erie	village of.	H 390650A 01 through	do	Ohio 45103. Mayor, Village Hall, Berlin Heights, Ohio 44814.	May 7, 1976. Apr. 5, 1974.
Do	Montgomery		H 390650A 02	do	Mayor, P.O. Box 8, Brookville, Ohio	Feb. 15, 1974.
	Noble	village of.	H 390430A 01	do		May 7, 1976. June 7, 1974.
	Cuyahoga	village of.	H 390103A 01	do	43724. Mayor, 21 West Washington, Chagrin	Mar. 15, 1974.
Do		village of.		do	Falls, Ohio 44022.	May 7, 1976. June 7, 1974.
Do		village of.		do	ington, Ohio 45318.	Feb. 1, 1974.
		village of.			45634.	May 7, 1976.
D0	Buiter	Millville, village of.	H 390041A 01 through	do	Mayor, 80 Betty Dr., Hamilton, Ohio 95013.	May 7, 1976. June 7, 1974. May 7, 1976.
Do	Brown	Mount Orab, village of.	H 390041A 02 H 390621A 01 through	do	Mayor, Village Hali, Mount Orab, Ohio 45154.	July 25, 1975. May 7, 1976.
Do	Pickaway		H 390621A 02 H 390448A 01	do	Mayor, Village Hall, New Holland,	Apr. 5, 1974.
Do	Proble	village of. New Paris,	H 390463A 01	do	Ohio 43145. Mayor, 512 East Cherry St., New	Feb. 8, 1974.
Do	Hamilton	village of. North Bend.	H 390231A 01	do	Paris, Ohio 45347. Mayor, 21 Keyler Ave., North Bend,	Mar. 15, 1974.
	Ross	village of.		do	Ohio 45052.	May 7, 1976.
-	Logan	village of. Zanesfield,		do	Ohio 45681.	Oat 18 1074
		village of.				,
Okianoma	Jackson	e idorado, eny or	H 400372 01	Okiahoma Water Resources Board, 5th Floor, Jim Thorpe Bidg., Okia homa City, Okia. 73105. Okiahoma Insurance Department, Room 408, Will Rogers Memorial	Eldorado, Okla 74537.	July 2, 1976.
Do	Kiowa	Hobart, city of	H 400084A 01	Bldg., Oklahoma City, Okla. 73105.	Mayor, City Hall, 111 East 3d, P.O.	Dec. 7, 1973.
	Hnghes		H 400244 01 through	do	Box 231, Hobart, Okia. 73651. Mayor, City Hall, Holdenville, Okla. 74848.	May 7, 1976.
Do	Le Flore		H 400244 03	do		Do.
Do	Choctaw	Hugo, city oL	H 400091 02 H 400040A 01 through	do	Mayor, City Hall, 201 South 2d St., Hugo, Okla. 74743.	Jan. 23, 1974. May 7, 1976.
De	Connt	Mach town of	H 400040A 04	de		
	Grant			do	Mayor, 115 South Grand Ave., Nash, Okia. 73761.	
	Mayes		through H 400118 02	do	President, Town Hall, P.O. Box 276, Salina, Okla. 74365.	Do.
Do	Johnston	Tishomingo, city	H 400077A 01 through	do	President, City Hali, 413 West Main St., Tishomingo, Okia. 73460.	Jan. 16, 1974. May 7, 1976.
Do	Cotton	Walters city of	H 400077A 02	do		
				do	Walters, Okla. 73572. City Chairman, City Hall, P.O. Box	June 14, 1974.
	Marion				396, Weleetka, Okla. 74880. Mayor, City Hall, Gates, Oreg. 97346	May 7, 1976,
Oregon	MARTION		through H 410159 02	Oregon, Salem, Oreg. 97310. Oregon Insurance Division, Depart-	arayor, City Hall, Gates, Oreg. 97840	July 2, 1976.
	70 - 42		TT 404 40 H A 00	ment of Commerce, 158 12th St. NE., Salem, Oreg. 97310.	Cl .: D 440.25 D 46040	
Pennsylvania	Butler	Adams, township of.	H 421415A 01 through H 421415A 06	Department of Community Affairs, Commonwealth of Pennsylvania, Harrisburg, Pa. 17120.	Chairman, Box 442, Mars, Pa. 16046	Fept. 13, 1974. May 7, 1976.
				Pennsylvania Insurance Department, 108 Finance Bidg., Harrisburg, Pa.		
Do	Westmoreland	Arona, borough	H 420871A 01	17120, do	Mayor, Borough Hall, Arona, Pa.	Aug. 9, 1974.
	Berks.	of.		do	15617. Mayor, 316 Main St., Bernville, Pa.	May 7, 1976. Sept. 13, 1974.
	Allegheny	borough of.		do	19506. Mayor, 376 Freeport Rd., Blawnox,	May 7, 1976. June 14, 1974.
	McKean	of		do	Pa. 15238.	Apr. 5, 1974.
			through H 420665A 04	do	Bradford, Pa. 16701.	May 7, 1976.
	Bradford	township of.	H 421054A 01 through H 421054A 08		Rural Delivery No. 3, Towanda, Pa. 18848.	
Do	Mifflin	Burnham, borough of.	H 420684A 01 through H 420684A 02	d0	Mayor, 200 First Ave., Burnham, Pa. 17009.	Aug. 31, 1973. May 7, 1976.
D <sub>0</sub>	Indiana	Burrell, township of.	H 421213A 01 through	do	Chairman, Township of Burrell, Township Bldg., Black Lick, Pa.	Sept. 13, 1974: May 7, 1976.
	With the same	Cononchuse	H 421213A 02	do	15716. Mayor, 68 East Pike St., Canonsburg, Pa. 15317.	Feb. 1, 1974.
Do	Washington	Camonspurk,	AL TERUTIVE DISSESSE		Pa. 15317. Mayor, 1 Giass St., Carnegie, Pa. 15106.	

State	County	Location	Map No.	State map repository	Local map repository	Effective date of identification of areas which have special flood hazards
Do	Washington	Charlerol	0 TI 4000E0 A 01		Mayor, Municipal Bldg., Room 209,	
	•	borough of.	H 420850A 01 through H 420850A 02		4th and Fallowfield Ave., Charleroi,	Jan. 23, 1974. May 7, 1976.
D <sub>0</sub>	Bradford	Columbia, town- ship of.	H 421059A 01 through H 421059A 13		Chairman, Board of Supervisors, Township of Cotumbia, Cotumbia Cross Roads, Pa. 16914.	Aug. 2, 1974. May 7, 1976.
10	Lazerne	Conyngham, township of.	H 420600A 01 through	do	Chairman, Township of Conyngham, 10 Main St., Moranaqua, Pa. 18655.	May 3, 1974. May 7, 1976.
Do	Dauphln	of.	H 420600A 12 H 420376A 01 through	do	Chairman, Board of Supervisors, Township of Derry, 235 Hockers-	May 11, 1973. May 7, 1976.
Do	Lackawanna	Dunmore, borough of	H 420378A 05 H 420529A 01 through	do	Township of Derry, 235 Hockers- ville Rd., Hershey, Pa. 17033.  Mayor, 400 South Biakely St., Dun- more, Pa. 18512.	Feb. 1, 1974. May 7, 1976.
Do	Lancaster	East Hempfield,	H 420529A 04 H 420548A 01	do	Chairman, Township of East Hemp-	July 19, 1974.
Do	Chester		through H 420548A 08 H 421481A 01	do	field, 901 Rohrerstown Rd., Lan- caster, Pa. 17601.	
		township of.	through H 421481A 03		Caster, Pa. 17601. Chairman, Board of Supervisors, Township of East Nantmeal, Box 315, Rural Dollvery No. 2, Elverson,	
Do	Lancaster	Eden, township of.	H 421772A 01 through	do.,,	Pa. 19520. Chairman, Township of Eden, Rurai Dellvery 3, Box 263, Quarryville, I'a.	Aug. 30, 1974. May 7, 1976.
D <sub>0</sub>	MeKean	Eidred, borough	H 421772A 04 H 420666A 01 through	do	17566. Mayor, 184 Main St., Eldred, I'a. 16731.	Apr. 12, 1974.
Do	Lawrence and	Ellwood City,	H 420666A 02 H 420567A 01	do	Mayor, Municipal Bidg., 525 Lawrence	May 7, 1976. May 31, 1974.
Tho	Beaver.	borough of.	through H 420567A 02 H 420246A 01		Ave., Ellwood City, Pa. 16117.  Mayor, Municipal Bidg., Emporium,	May 7, 1976.
		borough of.	through H 420246A 02		Pa. 18834.	
Do	Allegheny	ship of.	H 421064A 01 through H 421064A 06		Chairman, Township of Forward, Rural Delivery No. 3, Mononga- hela, I'a. 15063.	May 7, 1976.
	Schuylkill	Frackviile,	H 420771A 01		Mayor, S. Balliei St., Frackville, Pa	
	Potter	of.	H 420762A 01	do	Mayor, 14 First St., Galeton, Pa. 16922.  Mayor, 138 West Main St., Girardville	May 7, 1976.
	. Attegheny	borough of. Glenfield,	H 420039A 01		Pa. 17:35.  Mayor, Rurat Delivery 2, Hill Road Borough of Glenfield, Sewickley	
Do	. Sebuylkiil	borough of.	through H 420039A 02 H 420773A 01		Pa. 15143.  Mayor, Berough Hail, Gordon, Pa	
		of,	through		17836.	May 7, 1976.
	. Clearfield	borough of.	H 420306A 01 H 420134A 01	do	Mayor, Borough Hall, Grampian, Pa. 16838. Mayor, 515 South 4th St., Hamburg Pa. 19526.	May 7, 1976. Oct. 5, 1978.
		borough of.	through		Pa. 19526.  Mayor, 10th and Moore Sts., Hunting	
	. Huntingdon	borough of.			don, Pa. 16652.  Mayor, P.O. Box 446, Hyndman, I'a	Man 7 1076
Do	. Clearfield	borough of. Irvona, borough	H 420308A 01 through		15545. Mayor, Box 17, Irvona, Pa. 16656	
Do	. Butier	Laneaster, town-	H 420308A 02 H 421422A 01	do	Chairman, Township of Lancaster,	Sept. 6, 1974.
Do	. Armstrong	siup of.	through H 420308A 02	do	Rural Delivery No. 1, Harmony, Pa. 16037. Mayor, P.O. Box 543, Leechburg, Pa.	
	Allegheny	borough of. Leetsdale,	H 420047A 01		15656. Mayor, 24 Riverview Rd., Leetsdaie,	June 21, 1974.
Do	. Perry	borough of.	through H 420047A 02 H 420750A 01	do	Pa. 15056.  Mayor, Borough Bldg., Liverpool, Pa.	May 7, 1976. May 10, 1974.
	. Delaware	borough of. Lower Chiches-		do	17045. President of Board, Township of	May 7, 1976,
Do	Monigomery	ter, township of.  Lower Frederick,	H 420952A 01	A0	Lower Chichester, P.O. Box 1255, Linwood, I'a. 19061. Chairman, Township of Lower Fred-	June 28, 1974.
		township of.	H 420952A 04	do	erick, Box 258, Zeiglerville, Pa. 19492.  Mayor, 655 North 2nd, Lykens, Pa.	May 1, 1910.
	. Dauphin	of.	H 420386A 01 through H 420386A 02		17018.	May 7, 1976.
Do	. Delaware	- Mareus Hook, borough of.	H 420419A 01 through H 420419A 02		Mayor, 672 Post Rd., Mareus Hook, Pa. 19061.	May 7, 1976.
Do.:	. Lackawanna	. Mayfield, borough of.	H 420532A 01		Mayor, 803 Hill St., Mayfield, Pa. 18433.	
	. Washington Juniata	borough of.			Mayor, 118 Fanny St., McDonald, Pa. 15057. Mayor, 311 Washington Ave., Mifflin-	Mar. 22, 1974.
	Berks	borough of. . Mohnton,	H 420142A 01		town, Pa. 17059. Mayor, 32 Fairview St., Moinnton, Pa. 19540.	May 7 1076
Do	Snyder	borough of.  Monroe, town-	through H 420142A 02 · H 421020A 01	do	Chairman, Township Supervisors,	Feb. 1, 1974.
		ship of.	4 h mossorh	• • • • • • • • • • • • • • • • • • • •	Township of Monroe, Rural Dellvery No. 1, Selinsgrove, Pa. 17870. Mayor, 302 South Manor St., Mountville, Pa. 17554.	May 7, 1976.
	Lancaster	borough of.	H 420070A 01	do	Mayor, Main St., Mount Jewett, Pa.	June 28, 1974.
	. Beaver	borough of. North Sewickley,	H 421161A 01		16740. Chairman, Board of Supervisors,	May 7, 1976.
		township of.	through H 421161A 04		Township of North Sewickley, Rural Delivery No. 2, Beaver Falls, Pa. 15010.	

State	County	Location	Map No.	State map repository	Local map repository	Effective date of identification of areas which have special flood hazards
•	•		•		•	
Do	. Northumberland	Northumberland, borough of.	H 420739A 01 through	d0,	Mayor, 221 Second St., Northumber- land, Pa. 17857.	June 28, 1974. May 7, 1976.
Do	. Schuyikili		H 420739A 03 H 420780A 01	do	Mayor, 408 West Savory St., Palo	July 26, 1974.
Do	Luzerne	Plymouth, borough of.	H 420622B 01 through	do	Alto, Pa. 17901. Mayor, 162 West Shawnee Ave., Plymouth, Pa. 18651.	Mar. 30, 1973. Mar. 29, 1974.
Do	Delaware		H 420622B 06 H 420427A 01	do	Mayor, 711 Eleventh Ave., Prospect	
Do		borough of. Punxsutawney,	H 420512A 01	do	Park, Pa. 19076. Mayor, Mahoning East, Civic Center,	May 7, 1974. July 26, 1974.
De	Patton	borough of.	through H 420512A 06	° do	Punxsutawney, Pa. 15767.  Mayor, Borough Bldg., Shingiehouse,	May 7, 1974. June 28, 1974.
Do	Potter	Shingiehouse, borough of.	H 420764A 01 through H 420764A 04		Pa. 16748.	May 7, 1976.
Do	Lehigh	Siatington, borough of.	II 420592A 01	do	Mayor, 215 South Walnut, Slatington, Pa. 18080.	Apr. 12, 1974. May 7, 1976.
Do	. Washington	Stockdale, borough of.	H 420859A 01	do	West Southern Ave., South	June 14, 1974.
Do	. Jefferson	Summerville, borough of.	H 420514A 01 through	do	Williamsport, Pa. 17701. Mayor, Box 277, Summerville, Pa. 15864.	May 10, 1974. May 7, 1976.
Do	. Lackawanna	Taylor,	H 420514A 02 H 420539A 01	do	Mayor, 608 South Main, Taylor, Pa.	Feb. 1, 1974.
Do	. Erie	borough of. Union City,	through H 420539A 08 H 420458A 01	do.	18517. Mayor, 13 South Main, Union City,	May 7, 1976. Apr. 12, 1974.
270	. Elli.	borough of.	through H 420453A 02	·	Pa. 16438.	May 7, 1976.
South Dakota	Tripp	Colome, town of	II 460084A 01	South Dakota State Pianning Bureau, Office of Executive Management, State Capitoi, Pierre, S. Dak. 57501. South Dakota Dept. of Insurance, Insurance Bidg., Pierre, S. Dak. 57501.	President, Town Hall, Colome, South Dakota 57528.	May 10, 1974. May 7, 1976.
Do	. Perkins	Lemmon, city of	H 460191 01		Mayor, City Hali, Lemmon, S. Dak. 56728.	July 2, 1976.
Do	. Turner	Marion, city of	H 460197 01	do	Mayor, Town Hall, Marion, S. Dak. 57043.	Do.
Tennessee	Sulhvan	Bluff City, city of.	H 470296 01	<ul> <li>Tennessee State Planning Office, 660 Capitol Hill Bidg., Nashville, Tenn. 37219.</li> <li>Tennessee Department of Insurance and Banking, 114 State Office Bidg.,</li> </ul>	Mayor, P.O. Box A, Bluff City, Tenn. 37618.	Do.
Do	Carroll	Bruceton, city of	through	Nashville, Tenn. 87219.	Mayor, P.O. Box 6, Bruceton, Tenn. 38317.	D <sub>0</sub> .
Do	. Unicoi	Erwin, city of	H 470244 04 H 470213 01 through	do	Mayor, P.O. Box 59, Erwin, Tenn. 37650.	Do.
Dò	Lawrence	Ethridge, city of	H 470244 04	do	Mayor, P.O. Box 43, Ethridge, Tenn. 88456.	Do.
Do	do	Loretto, city of	H 470301 03 H 470306 01 through	do	Mayor, P.O. Box 176, Loretto, Tenn. 38469.	Do.
Do	. Humphreys	McEwen, city of	H 470306 07 H 470308 01	do	Mayor, P.O. Box 236, McEwen, Tenn.	Do.
Do	. McNairy	Milledgaville	through H 470308 03 H 470130 01	do	87101.  Mayor, City Hall, Milledgeville.	Do
		city of.	through H 470130 03		Mayor, City Hall, Milledgeville, Tenn. 38359.	Do.
Do	. Giles	Minor Hill, city of.	through	do	Mayor, P.O. Box 69, Minor Hill, Tenn. 38473.	Do.
Do	. Grundy	Monteagie, town of.	H 470066 09 H 470309 01 through	do	Mayor, P.O. Box 785, Monteagle, Tenn. 37356.	Do.
Do	. Marion	Orme, city of	H 470309 07 H 470314 01 through	do	Mayor, City Hall, Orme, Tenn. 35704.	Do.
Do	. Cocke	Parrottsville,	H 470314 09 H 470315 01	do	Mayor, City Hall, Parrottsville, Tenn.	Do.
Do	. Henderson	eity of. Bootts Hill,	H 470322 01	do	37843. Mayor, City Hall, Scotts Hill, Tenn.	D <sub>0</sub> .
Do	. Greene	City of Tusculum, city of	through H 470322 06 H 470329 01	-de	38374. Mayor, P.O. Box 676, Tusculum,	
			through H 470329 03		Tenn. 37743.	Do.
Texas	. Dimmit	Asherton, city of	H 480790 01 through H 480790 04	Texas Water Development Board, P.O. Box 13087, Capitol. Texas Insurance Department, 1110	Mayor, City Hall, P.O. Box 368, Asherton, Tex. 78827.	Do.
Do	. Real	Camp Wood,	H 480979 01	San Jacinto St., Austin, Tex. 78701.	Mayor, P.O. Box 187, Camp Wood,	Do.
D <sub>0</sub>	. Kanfman and Dallas.	city of. Combine, city of		do	Tex. 78833.  Mayor, City of Combine, Route 2, Seagoville, Tex. 75159.	Do.
Do	Liberty	Daisetta, eity of	H 480408 03 H 481101 01	do		. Do.
	do		through H 481101 02	•		
			through H 480440A 05	do	Mayor, City Hall, 111 North Church St., Dayton, Tex. 77535.	June 28, 1974. May 7, 1976.
Do	. Brasoria	Iowa Colony, town of.	H 481071 01 through	do	Mayor, City Hall, Iowa Colony, Tex. 77583.	July 2, 1976.
Do	. Hockley	Levelland, city of.	H 48107104 H 480354A 01 through H 480354A 05	do	Mayor, City Hall, Box JJ, Levelland, Tex. 79336.	Feb. 8, 1974. May 7, 1976.

State	County	Location	Map No:	State map repository	Local map repository	Effective date of Identification of areas which have special flood hazards
		Yarker or dames of	TT 400010 01	• •	Manua (Dame Hall Olf Park Laund	Yes1- 0, 1078
Do	. Floyd	Lockney, town of.	through		Mayor, Town Hall, 215 East Locust St., Lockney, Tex. 79241.	July 2, 1976.
Do	Caldwell	Laling, city of	H 480096A 01 through	do	Mayor, City Hall, 509 East Crockett, Luling, Tex. 78648.	May 24, 1974. May 7, 1976.
Do	Coleman	Novice, city of	H 480096A 02 H 480752 01	do	Mayor, City Hali, Novice, Tex.	July 2, 1976.
Do	. Grayson	Sadler, town of	H 481160 01	do	79538. Mayor, Town Hall, Sadler, Tex. 76264.	Do.
Do	. Collingsworth	Wellington, city of.	H 480143A 01	do	Mayor, Clty Hall, 800 10th St., Well-	June 21, 1974. May 7, 1976.
Do	McLennan	West, olty of	H 480931 01 through H 480931 02	do	Mayor, City Hall, P.O. Box 97, West, Tex. 76691.	July 2, 1976.
Do	. Carson	White Deer,	H 480729 01	do	Mayor, Town Hall, 207 South Main	July 2, 1976.
Do	. Smith	whitehouse,	H 480572A 01	do	Mayor, City Hall, Main St., White-	May 17, 1974.
Do	. Hiv	Whitney	H 480865 01	do	Mayor, Town Hall, P.O. Box 296, Whitney Tex 76692	May 7, 1976. July 2, 1976.
Do	. Montgomery	Willis, city of	Н 480942 01	do	Mayor, City Hall, P.O. Box 436, Willis Tex. 77378.	Do.
	do	Woodbranch, village of.	H 480694 01	do	Mayor, City Hall, Route 1, Box 240- 22, Woodbranch, Tex. 77357.	Do.
Do	. Refugio	Woodsboro, town of.	Н 480987 01	do	Mayor, Town Hall, 121 Wood Ave., Woodsboro, Tex. 78393.	Do.
Do	Tyler	Woodville, town of	H 481035 01 through	do	Mayor, Town Hali, 113 Charlton St., Woodville, Tex. 75979.	Do.
Jtah	. Washington		H 481035 03 H 490174 01 through H 490174 02	Utah Department of Natural R- sources, Division of Water Resources, State Capitoi Bidg., Room 435, Sait Lake City, Utah 84114. Utah Insurance Department 115		Do.
				State Capitol, Salt Lake City, Uta 84114.		
				do	Town President, Town Haii, Meadow, Utah 84644. Town President, Town Hall, Walls-	Do.
	Wasatch	town of.		do	burg, Utah 84082,	Do.
ermont	Essex	town of.	H 500045A 01 through H 500045A 12	Management and Engineering Divi- sion, Department of Water Re- sources, Vermont Agency of Envi- ronmental Conservation, State Of- fice Bidg., Montpelier, Vt. 05602. Vermont Insurance Department, State Office Bidg., Montpelier, Vt.	Bloomfield Planning Commission, P.O. Box 144, North Stratford, Vt. 03590.	Sept. 6, 1974. May 7, 1976.
Do	do	East Haven, town of.	H 500209A 01 through	05602, do	Chairman, Board of Selectmen, P.O. Box 15, East Haven, Vt. 05837.	Dec. 13, 1974. May 7, 1976.
Do	Chittenden	Richmond, village of.	H 500209A 12 H 500041A 01	do	Chairman, Village of Richmond, Board of Trustees, P.O. Box 284,	May 10, 1974. May 7, 1976.
Virginia	Southampton	Courtland, town of.	H 510152A 01 through H 510152A 02	Board, P.O. Box 11143, Richmond, Va. 23230. Virginia Insurance Department, 700 Blanton Bldg., P.O. Box 1157,	Richmond, Vt. 06477. Mayor, Municipal Bldg., Courtland, Va. 23837.	Mar. 15, 1974. May 7, 1976.
Do		Falls Church,	H 510054A 01	Richmond, Va. 23209.	Mayor, 300 Park Ave., Falis Church,	Sept. 6, 1974.
		city of.	through H 510054A 02		Va. 22046.	May 7, 1976.
	Scott	town of.	H 510326 01	do	Mayor, Town Hall, Nickelsville, Va. 24271.	
Washington	_ Skagit	. Mount Vernon, city of.	H 530158A 01 through H 530158A 04	Washington Dept. of Ecology, Olym- pia, Wash. 98501. Washington Insurance Department, Insurance Bidg., Olympia, Wash. 98501.		May 7, 1976.
Do		town of.	H 530085A 01	do	Mayor, 201 Main St., P.O. Box 547, North Bend, Wash. 98045.	May 7, 1976.
Do	Thurston	Olympia, city of.	through	do	Mayor, City Hall, 8th and Plum, P.O. Box 1967, Olympia, Wash. 98507.	June 28, 1974, May 7, 1976.
Do	Whitman	Pullman, oity of	H 530191A 09 H 530212A 01 through	do		Feb. 8, 1974; May 7, 1976.
Do	Clark	Yacolt, town of	H 530212A 07	do	Mayor, Town Hall, 105 East Yacolt Rd., Yacolt, Wash. 98675.	July 2, 1976.
				Office of Federal-State Relations, Division of Planning and Develop- ment, Capitol Bidg., Room 150, Charleston, W. Va. 25305. West Virginia Insurance Commission, 1800 Washington St., Bldg. No. 3,	Mayor, Box 549, Richwood, W. Va.	May 31, 1974; May 7, 1976.
Do	McDowell	. Welch, city of		Room 643, Charleston, W. Va. 25306.		May 31, 1974;
Do	Lincoln		through H 540123A 02 H 540090A 01	do		May 7, 1976. May 31, 1974.
		town of.	through H 540000A 02		25571.	May 7, 1976
De	Harrison	_ West Milford, town of,	H 540062A 01	do	. Mayor, Liberty St., West Milford, W. Va. 20451.	Aug. v, 1974

State	County	Location	Map No.	State map repository	Local map repository	Effective date of identification of areas which have special flood hazards
•	•		•		•	
Wyoming	Fremont	Lander, city of	H 560020A 01 through H 560020A 03	Wyoming Disaster and Civil Defense Agency, P.O. Box 1709, Cheyenne, Wyo. 82001. Wyoming Department of Insurance, Btate Office Bidg., Cheyenne, Wyo. 82001.	Mayor, City Hall, 183 South 4th St., Lander, Wyo. 82520.	May 3, 1974. May 7, 1976.
Do	Platte	town of.	H 560043A 01 through H 560043A 02	do	City Engineer, 605 10th St., City Hall, Wheatland, Wyo. 82201.	Apr. 12, 1974 . May 7, 1976.

(National Flood Insurance Act of 1968 (Title XIII of the Housing and Urban Development Act of 1968), effective Jan. 28, 1969 (33 FR 17804, Nov. 28, 1968), as amended, 42 U.S.C. 4001-4128; and Secre-

tary's delegation of authority to Federal Insurance Administrator, 34 FR 2680, Feb. 27, 1969).

Issued: April 30, 1976.

J. ROBERT HUNTER, Acting Federal Insurance Administrator.

[FR Doc.76-14323 Filed 5-18-76;8:45 am]

SUBCHAPTER B-NATIONAL FLOOD INSURANCE PROGRAM

PART 1916—CONSULTATION WITH LOCAL OFFICIALS

[Docket No. FI-1103]

Notice of Changes Made in Determinations of the City of Columbia, Tennessee, Base Flood Elevations

On January 8, 1976, at 41 FR 1476, the Federal Insurance Administrator published a list of communities with Special Flood Hazard Areas. The list included Flood Insurance Rate Maps for portions of the City of Columbia, Tennessee.

The Federal Insurance Administration, after consultation with the Chief Executive Officer of the community, has determined that it is appropriate to modify the base (100-year) flood elevations of some locations in the City of Columbia. These modified elevations are currently in effect and amend the Flood Insurance Rate Map, which was in effect prior to this determination. A revised rate map will be published as soon as possible. The modifications are made pursuant to Section 206 of the Flood Disaster Protection Act of 1973 (P.L. 93-234) and are in accordance with the National Flood Insurance Act of 1968, as amended (Title XIII of the Housing and Urban Development Act of 1968, P.L. 90–448)
42 U.S.C. 4001–4128, and 24 CFR Part 1916.

For rating purposes, the new community number is 475423A, and must be used for all new policies and renewals.

Under the above-mentioned Acts of 1968 and 1973, the Administrator must develop criteria for flood plain management. In order for the community to continue participation in the National Flood Insurance Program, the community must use the modified elevations to carry out the flood plain management measures of the Program. These modified elevations will also be used to calculate the appropriate flood insurance premium rates for new buildings and their contents and for the second layer of insurance on existing buildings and contents.

From the date of this notice, any person has 90 days in which he can request

through the community that the Federal Insurance Administrator reconsider the changes. Any request for reconsideration must be based on knowledge of changed conditions or new scientific or technical data. All interested parties are on notice that until the 90-day period elapses, the Administrator's new determination of elevations may itself be changed.

Any persons having knowledge or wishing to comment on these changes should immediately notify:

Mayor J. A. Morgan, City Hall, North Main Street, Columbia, Tennessee.

Also, at this location is the map showing the new base flood elevations. This map is a copy of the one that will be printed. The numerous changes made in the base flood elevations on the City of Columbia Flood Insurance Eate Map make it administratively infeasible to publish in this notice all of the base flood elevation changes contained on the City of Columbia, Tennessee map.

(National Flood Insurance Act of 1968 (Title XIII of Housing and Urban Development Act of 1968), effective January 28, 1969 (33 FR 17804, November 28, 1968), as amended; 42 U.S.C. 4001-4128; and Secretary's delegation of authority to Federal Insurance Administrator 34 FR 2680, February 27, 1969, as amended by 39 FR 2787, January 24, 1974.)

Issued: April 27, 1976.

H. B. CLARK, Acting Federal Insurance Administrator.

FR Doc.76-14501 Filed 5-18-76;8:45 aml

[Docket No. FI-1131]

PART 1920—PROCEDURE FOR MAP
CORRECTION

Letter of Map Amendment for Honolulu County, Hawaii

On June 5, 1970, in 35 FR 8734, the Federal Insurance Administrator published a list of communities with special hazard areas which included Honolulu, Hawaii. Map No. H 150001 45 indicates that 46–205 Alaloa Place, Kaneohe, Hawaii, being Lot 10 of Land Court Application 1044 as shown on Map 128 of

Land Court Application 1100, recorded in the office of the Registrar of the Land Court of Hawaii, is in its entirety within the Special Flood Hazard Area. It has been determined by the Federal Insurance Administration, after further technical review of the above map in light of additional, recently acquired flood information, that, with the exception of the easement area as shown on the recorded plat cited above, the above property is not within the Special Flood Hazard Area. Accordingly, Map No. H 150001 45 is hereby corrected to reflect that the above property, with the exception of the easement, is not within the Special Flood Hazard Area identified on June 5. 1970.

(National Flood Insurance Act of 1968 (Title XIII of Housing and Urban Development Act of 1968), effective January 28, 1969 (33 FR 17804, November 28, 1968), as amended, 42 U.S.C. 4001-4128; and Secretary's delegation of authority to Federal Insurance Administrator 34 FR 2680, February 27, 1969, as amended by 39 FR 2787, January 24, 1974)

Issued: April 27, 1976.

H. B. CLARK, Acting Federal Insurance Administrator.

[FR Doc.76-14502 Filed 5-18-76;8:45 am]

[Docket No. FI-1132]

PART 1920—PROCEDURE FOR MAP
CORRECTION

Letter of Map Amendment for the County of Forsyth, North Carolina

On August 31, 1972, in 37 F.R. 17704, the Federal Insurance Administrator published a list of communities with Special Flood Hazard Areas which included the County of Forsyth, North Carolina. Map. No. H 375349 09 indicates that a part of Lot 65, Block 4633, Vienna Township, Forsyth County, North Carolina, as recorded in Deed Book 1006, Page 521, in the office of the Register of Deeds of Forsyth County, North Carolina, is in its entirety within the Special Flood Hazard Area. It has been determined by the Federal Insurance Administration, after further technical review of the

above map in light of additional, recently acquired flood information, that the above mentioned property is within Zone C, and is not within the Special Flood Hazard Area. The map amendment is not based on the placement of fill on the above named property after the effective date of the Flood Insurance Rate Map of the community. Accordingly, Map No. H 375349 09 is hereby corrected to reflect that the above property is not within the Special Flood Hazard Area identified on August 31, 1972.

(National Flood Insurance Act of 1968 (Title XIII of Housing and Urban Development Act of 1968), effective January 28, 1969 (33 FR 17804, November 28, 1968), as amended, 42 U.S.C. 4001-4128; and Secretary's delegation of authority to Federal Insurance Administrator 34 FR 2680, February 27, 1969, as amended by 39 FR 2787, January 24, 1974.)

Issued: April 27, 1976.

H. B. CLARK, Acting Federal Insurance Administrator.

FR Doc.76-14503 Filed 5-18-76;8:45 am]

[Docket No. FI-1133]

# PART 1920—PROCEDURE FOR MAP CORRECTION

Letter of Map Amendment for the Township of Wayne, New Jersey

On February 20, 1973, in FR 4669, the Federal Insurance Administrator published a list of communities with Special Flood Hazard Areas which included the Township of Wayne, New Jersey. Map No. H 345327 09 indicates that Lot 6, Block 478L, Preakness Valley Gardens, Wayne, New Jersey, as recorded on Map No. 1871, in the office of the Register of Deeds of Passaic County, New Jersey, is in its entirety within the Special Flood Hazard Area. It has been determined by the Federal Insurance Administration, after further technical review of the above map in light of additional, recently acquired flood information, that the above mentioned property is within Zone C. and is not within the Special Flood Hazard Area. The map amendment is not based on the placement of fill on the above named property after the effective date of the Flood Insurance Rate Map of the community. Accordingly, Map No. H 345327 09 is hereby corrected to reflect that the above property is not within the Special Flood Hazard Area identified on February 16, 1973.

(National Flood Insurance Act of 1968 (Title XIII of Housing and Urban Development Act of 1968), effective January 28, 1969 (33 FR 17804, November 28, 1968), as amended, 42 U.S.C. 4001-4128; and Secretary's delegation of authority to Federal Insurance Administrator 34 FR 2680, February 27, 1969, as amended by 39 FR 2787, January 24, 1974.)

Issued: April 23, 1976.

J. ROBERT HUNTER,
Acting Federal Insurance
Administrator.

[FR Doc.76-14604 Filed 5-18-76;8:45 am]

[Docket No. FI-321]

## PART 1920—PROCEDURE FOR MAP CORRECTION

Letter of Map Amendment for the City of Arcadia, California

On August 6, 1974, in 39 F.R. 28250, the Federal Insurance Administrator published a list of communities with Special Flood Hazard Areas which included the City of Arcadia, California. Map No. H 065014 01 indicates that Lot 11, Tract No. 14242, Arcadia, California, as re-corded in Book 291, Page 36, in the office of the Registrar of Los Angeles County, California, is in its entirety within the Special Flood Hazard Area. It has been determined by the Federal Insurance Administration, after further technical review of the above map in light of additional, recently acquired flood information, that the above mentioned property is not within the Special Flood Hazard Area. Accordingly, Map No. H 065014 01 is hereby corrected to reflect that the above property is not within the Special Flood Hazard Area identified on June 28,

(National Flood Insurance Act of 1968 (Title XIII of Housing and Urban Development Act of 1968), effective January 28, 1969 (33 FR 17804, November 28, 1968), as amended, 42 U.S.C. 4001-4128; and Secretary's delegation of authority to Federal Insurance Administrator 34 FR 2680, February 27, 1969, as amended by 39 FR 2787, January 24, 1974.)

Issued: April 27, 1976.

H. B. CLARK,
Acting Federal Insurance
Administrator.

[FR Doc.76-14605 Filed 5-18-76;8:45 am]

[Docket No. FI-365]

## PART 1920—PROCEDURE FOR MAP CORRECTION

Letter of Map Amendment for Fairfax County, Virginia

On January 8, 1976, in 41 FR 1477, the Federal Insurance Administrator published a list of communities with special hazard areas which included Fairfax County, Virginia. Map No. H & I 515525 19 indicates that Lot 109, Section 3, Keene Mill Station, being 8520 Etta Drive, Fairfax County, Virginia, as recorded in Deed Book 3156, Page 596 in the office of the Clerk of the Court of Fairfax County, Virginia, is in its entirety within the Special Flood Hazard Area. It has been determined by the Federal Insurance Administration, after further technical review of the above map in light of additional, recently acquired flood information, that the above property is within Zone C, and not within the Special Flood Hazard Area. The map amendment is not based on the placement of fill on the above named property after the effective date of the Flood Insurance Rate Map of the community. Accordingly, Map No. H & I 515525 19 is hereby corrected to reflect that the above property is not within the Special Flood Hazard Area identified on January 7, 1972.

(National Flood Insurance Act of 1968 (Title XIII of Housing and Urban Development Act of 1968), effective January 28, 1969 (33 FR 17804, November 28, 1968), as amended, 42 U.S.C. 4001-4128; and Secretary's delegation of authority to Federal Insurance Administrator 34 FR 2680, February 27, 1969, as amended by 39 FR 2787, January 24, 1974.)

Issued: April 27, 1976.

H. B. CLARK,
Acting Federal Insurance
Administrator.

[FR Doc.76-14606 Filed 5-18-76;8:45 am]

[Docket No. FI-222]

# PART 1920—PROCEDURE FOR MAP CORRECTION

Letter of Map Amendment for the Town of Windsor, Connecticut

On October 11, 1973, in 38 FR 28034, the Federal Insurance Administrator published a list of communities with Special Flood Hazard Areas which included the Town of Windsor, Connecticut, Map No. H 090041 04 indicates that Lot 39, Darwyn Heights, Windsor, Connecticut, as recorded in Volume 278, Pages 283 and 284, in the office of the Town Clerk of Windsor, Connecticut, is in its entirety within the Special Flood Hazard Area. It has been determined by the Federal Insurance Administration, after further technical review of the above map in light of additional, recently acquired flood information, that the structure on the above mentioned property is not within the Special Flood Hazard Area. Accordingly, Map No. H 090041 04 is hereby corrected to reflect that the structure on the above property is not within the Special Flood Hazard Area identified on October 5, 1973.

(National Flood Insurance Act of 1968 (Title XIII of Housing and Urban Development Act of 1968), effective January 28, 1969 (33 FR 17804, November 28, 1968), as amended, 42 U.S.C. 4001-4128; and Secretary's delegation of authority to Federal Insurance Administrator 34 FR 2680, February 27, 1969, as amended by 39 FR 2787, January 24, 1974.)

Issued: April 27, 1976.

H. B. CLARK,
Acting Federal Insurance
Administrator,

[FR Doc.76-14607 Filed 5-18-76;8:45 am]

[Docket No. FI-365]

## PART 1920—PROCEDURE FOR MAP CORRECTION

Letter of Map Amendment for the County of New Castle, Delaware

On January 8, 1976, in 41 FR 1472, the Federal Insurance Administrator published a list of communities with Special Flood Hazard Areas which included the County of New Castle, Delaware. Map No. H & I 105085A 32 indicates that 304 Brookside Drive, New Castle County, Delaware, as recorded in Deed Record M, Volume 90, Page 417, in the office of the Recorder of Deeds of New Castle County, Delaware, is in its entirety within the Special Flood Hazard

Area. It has been determined by the Federal Insurance Administration, after further technical review of the above map in light of additional, recently acquired flood information, that the above mentioned property is within Zone C, and is not within the Special Flood Hazard Area. The map amendment is not based on the placement of fill on the above named property after the effective date of the Flood Insurance Rate Map of the community. Accordingly, Map No. H & I 105085A 32 is hereby corrected to reflect that the above property is not within the Special Flood Hazard Area identified on December 7, 1971.

(National Flood Insurance Act of 1968 (Title XIII of Housing and Urban Development Act of 1968), effective January 28, 1969 (33 FR 17804, November 28, 1968), as amended, 42 U.S.C. 4001-4128; and Secretary's delegation of authority to Federal Insurance Administrator 34 FR 2680, February 27, 1969, as amended by 39 FR 2787, January 24, 1974.)

Issued: April 14, 1976.

H. B. CLARK,
Acting Federal Insurance
Administrator.

[FR Doc.76-14608 Filed 5-18-76;8:45 am]

[Docket No. FI-310]

# PART 1920—PROCEDURE FOR MAP CORRECTION

#### Letter of Map Amendment for the City of Davenport, Iowa

On July 12, 1974, in 39 FR 25649, the Federal Insurance Administrator published a list of communities with special hazard areas which included the City of Davenport, Iowa. Map No. H 190242 10 indicates that Lots 69 through 73, and 94 through 100, Cedar Vista Annex Third Addition to the City of Davenport, Iowa, as recorded in the office of the Recorder of Scott County, Iowa, as Document Number 8564-75, are in their entirety within the Special Flood Hazard Area. It has been determined by the Federal Insurance Administration, after further technical review of the above map in light of additional, recently acquired flood information, that the above property is not within the Special Flood Hazard Area. Accordingly, Map No. H 190242 10 is hereby corrected to reflect that the above property is not within the Special Flood Hazard Area identified on June 21,

(National Flood Insurance Act of 1968 (Title XIII of Housing and Urban Development Act of 1968), effective January 28, 1969 (33 FR 17804, November 28, 1968), as amended, 42 U.S.C. 4001-4128; and Secretary's delegation of authority to Federal Insurance Administrator 34 FR 2680, February 27, 1969, as amended by 39 FR 2787, January 24, 1974.)

Issued: April 27, 1976.

J. ROBERT HUNTER, Acting Federal Insurance Administrator.

[FR Doc.76-14609 Filed 5-18-76;8:45 am]

[Docket No. FI-321]

## PART 1920—PROCEDURE FOR MAP

#### Letter of Map Amendment for the City of Louisville, Kentucky

On August 6, 1974, in 39 FR 28255, the Federal Insurance Administrator published a list of communities with special hazard areas which included the City of Louisville, Kentucky, Map. No. H 210122 10 indicates that Lot 16, Block L, Aberdeen Subdivision Section 4. Louisville. Kentucky, as recorded in Plat Book 7. Page 94 in the office of the Clerk of the Court of Jefferson County, Kentucky, is in its entirety within the Special Flood Hazard Area. It has been determined by the Federal Insurance Administration, and further technical review of the above map in light of additional, recently acquired flood information, that the above property is not within the Special Flood Hazard Area. Accordingly, Map No. H 210122 10 is hereby corrected to reflect that the above property is not within the Special Flood Hazard Area identified on June 28, 1974.

(National Flood Insurance Act of 1968 (Title XIII of Housing and Urban Development Act of 1968), effective January 28, 1969 (33 FR 17804, November 28, 1968), as amended, 42 U.S.C. 4001-4128; and Secretary's delegation of authority to Federal Insurance Administrator 34 FR 2680, February 27, 1969, as amended by 39 FR 2787, January 24, 1974.)

Issued: April 28, 1976.

J. ROBERT HUNTER, Acting Federal Insurance Administrator.

[FR Doc.76-14610 Filed 5-18-76;8:45 am]

[Docket No. FI-232]

#### PART 1920—PROCEDURE FOR MAP CORRECTION

#### Letter of Map Amendment for the Town of Falmouth, Maine

On April 1, 1974, in 39 FR 11897, The Federal Insurance Administrator published a list of communities with special hazard areas which included the Town of Falmouth, Maine. Map No. H 230045 01 indicates that the property at 10 Ayers Court, Falmouth, Maine, as recorded in Book 2890, Page 132 in the Registry of Deeds of Cumberland County, Maine, is in in entirety within the Special Flood Hazard Area. It has been determined by the Federal Insurance Administration, after further technical review of the above map in light of additional, recently acquired flood information, that the existing structures on the above property are not within the Special Flood Hazard Area. Accordingly, Map No. H 230045 01 is hereby corrected to reflect that the existing structures on the above property are not within the Special Flood Hazard Area identified on March 29, 1974.

(National Flood Insurance Act of 1968 (Title XIII of Housing and Urban Development Act of 1968), effective January 28, 1969 (33 FR 17804, November 28, 1968), as amended, 42 U.S.C. 4001-4128; and Secretary's delegation of authority to Pederal Insurance Administrator 34 FR 2680, February 27, 1969, as amended by 39 FR 2787, January 24, 1974.)

Issued: April 28, 1976.

J. ROBERT HUNTER,
Acting Federal Insurance
Administrator.

[FR Doc.76-14611 Filed 5-18-76;8:45 am]

[Docket No. FI-410]

# PART 1920—PROCEDURE FOR MAP CORRECTION

#### Letter of Map Amendment for Anne Arundel County, Maryland

On November 29, 1974, in 39 FR 41504, the Federal Insurance Administrator published a list of communities with special hazard areas which included Anne Arundel County, Maryland. Map No. H 240008 28 indicates that 1631 Lakewood Road, being Lot 16 and the easternmost one-half of Lot 17, Belhaven Beach on the Bodkin, Anne Arundel County, Maryland, recorded as Plat No. 741 in Book 18, Folio 38 in the office of the Clerk of the Circuit Court of Anne Arundel County, Maryland, is in its entirety within the Special Flood Hazard Area. It has been determined by the Federal Insurance Administration, after further technical review of the above map in light of additional, recently acquired flood information, that the existing structure on the above property is not within the Special Flood Hazard Area. Accordingly, Map No. H 240008 28 is hereby corrected to reflect that the structure on the above property is not within the Special Flood Hazard Area identified on November 15,

(National Flood Insurance Act of 1968 (Title XIII of Housing and Urban Development Act of 1968), effective January 28, 1969 (33 FR 17804, November 28, 1968), as amended, 42 U.S.C. 4001-4128; and Secretary's delegation of authority to Federal Insurance Administrator, 34 FR 2680, February 27, 1969, as amended by 39 FR 2787, January 24, 1974.)

Issued: April 27, 1976.

H. B. CLARK,
Acting Federal Insurance
Administrator.

[FR Doc.76-14612 Filed 5-18-76;8:45 am]

[Docket No. FI-410]

# PART 1920—PROCEDURE FOR MAP CORRECTION

# Letter of Map Amendment for Anne Arundel County, Maryland

On November 29, 1974, in 39 FR 41504, the Federal Insurance Administrator published a list of communities with special hazard areas which included Anne Arundel County, Maryland. Map No. H 240008 42 indicates that Lot 920, Sunrise Beach Section 5, being 920 Oak Drive, Crownsville, Anne Arundel County, Maryland, recorded as Plat No.

1091 in Book No. 23, Folio 15 in the office of the Clerk of the Circuit Court of Anne Arundel County, Maryland is in its entirety within the Special Flood Hazard Area. It has been determined by the Federal Insurance Administration, after further technical review of the above map in light of additional, recently acquired flood information, that a portion of the above property which can be described as follows:

Beginning at the southwest corner of Lot 920; thence N 24°52'40'' E, 182.78 feet to a point; thence S 66°52'50' E, approximately 60 feet to a point; thence S 24°52'40'' W, approximately 200 feet to the southeast corner of Lot 920; thence N 44°52'20'' W, approximately 64 feet to the southwest corner of Lot 920, also being the point of beginning.

is not within the Special Flood Hazard Area. Accordingly, Map No. H 240008 42 is hereby corrected to reflect that the above portion of property is not within the Special Flood Hazard Area identified on November 15, 1974.

(National Flood Insurance Act of 1968 (Title XIII of Housing and Urban Development Act of 1968), effective January 28, 1969 (33 FR 17804, November 28, 1968), as amended, 42 U.S.C. 4001-4128; and Secretary's delegation of authority to Federal Insurance Administrator 34 FR 2680, February 27, 1969, as amended by 39 FR 2787, January 24, 1974.)

Issued: April 28, 1976.

J. ROBERT HUNTER, Acting Federal Insurance Administrator,

[FR Doc.76-14613 Filed 5-18-76;8:45 am]

[Docket No. FI-326]

## PART 1920—PROCEDURE FOR MAP CORRECTION

## Letter of Map Amendment for the Town of Dennis, Massachusetts

On August 7, 1974, in 39 FR 28425, the Federal Insurance Administrator published a list of communities with Special Flood Hazard Areas which included the Town of Dennis, Massachusetts. Map No. H 250005 04 indicates that Lot 5 through 9, in Dennis, Massachusetts, as shown on Subdivision Plan of Land in Dennis, Massachusetts, as surveyed for Peter L. McDowell, in August of 1973, as recorded in Book 285, Page 62, in the office of the Registry of Deeds of Barnstable County, Massachusetts, are in their entirety within the Special Flood Hazard Area. It has been determined by the Federal Insurance Administration, after further technical review of the above map in light of additional, recently acquired flood information, that the above mentioned property is not within the Special Flood Hazard Area. Accordingly, Map No. H 250005 04 is hereby corrected to reflect that the above property is not within the Special Flood Hazard Area identified on July 26, 1974.

(National Flood Insurance Act of 1968 (Title XIII of Housing and Urban Development Act of 1968), effective January 28, 1969 (33 FR 17804, November 28, 1968), as amended, 42 U.S.O. 4001-4128; and Secretary's delegation

of authority to Federal Insurance Administrator 34 FR 2680, February 27, 1969, as amended by 39 FR 2787, January 24, 1974.)

Issued: April 28, 1976.

J. ROBERT HUNTER, Acting Federal Insurance Administrator.

[FR Doc.76-14614 Filed 5-18-76;8:45 am]

[Docket No. FI-880]

## PART 1920—PROCEDURE FOR MAP CORRECTION

#### Letter of Map Amendment for the City of Grandview, Missouri

On February 13, 1976, in 41 FR 6736, the Federal Insurance Administrator published a list of communities with Special Flood Hazard Areas which included the City of Grandview, Missouri. Map No. H 290171A 04 indicates that Lot 13, Block 3, River Oaks First Plat, Grandview, Missouri, as recorded in Plat Book 33, Page 86, in the office of the Recorder of Deeds of Jackson County, Missouri, is in its entirety within the Special Flood Hazard Area. It has been determined by the Federal Insurance Administration, after further technical review of the above map in light of additional, recently acquired flood information, that the existing structure on the above mentioned property is not within the Special Flood Area. Accordingly, Map No. H 290171A 04 is hereby corrected to reflect that the structure on the above property is not within the Special Flood Hazard Area identified on July 19, 1974.

(National Flood Insurance Act of 1968 (Title XIII of Housing and Urban Development Act of 1968), effective January 28, 1969 (33 FR 17804, November 28, 1968), as amended, 42 U.S.C. 4001-4128; and Secretary's delegation of authority to Federal Insurance Administrator 34 FR 2680, February 27, 1969, as amended by 39 FR 2787, January 24, 1974.)

Issued: April 15, 1976.

J. ROBERT HUNTER, Acting Federal Insurance Administrator.

[FR Doc.76-14615 Filed 5-18-76;8:45 am]

[Docket No. FI-880]

# PART 1920—PROCEDURE FOR MAP CORRECTION

#### Letter of Map Amendment for the City of Grandview, Missouri

On February 13, 1976, in 41 FR 6736, the Federal Insurance Administrator published a list of communities with Special Flood Hazard Areas which included the City of Grandview, Missouri. Map No. H 290171A 04 indicates that Lot 14, Block 3, River Oaks First Plat, Grandview, Missouri, as recorded in Plat Book 33, Page 86, in the office of the Recorder of Deeds of Jackson County, Missouri, is in its entirety within the Special Flood Hazard Area. It has been determined by the Federal Insurance Administration, after further technical review of the above map in light of additional, recently acquired flood information, that the

existing structure on the above mentioned property is not within the Special Flood Hazard Area. Accordingly, Map No. H 290171A 04 is hereby corrected to reflect that the structure on the above property is not within the Special Flood Hazard Area identified on July 19, 1974.

(National Flood Insurance Act of 1968 (Title XIII of Housing and Urban Development Act of 1968), effective January 28, 1969 (33 FR 17804, November 28, 1968), as amended, 42 U.S.C. 4001-4128; and Secretary's delegation of authority to Federal Insurance Administrator 34 FR 2680, February 27, 1969, as amended by 39 FR 2787, January 24, 1974.)

Issued: April 14, 1976.

H. B. CLARK,
Acting Federal Insurance
Administrator.

[FR Doc.76-14616 Filed 5-18-76;8:45 am]

#### PART 1920—PROCEDURE FOR MAP CORRECTION

[Docket No. FI-577]

#### Letter of Map Amendment for the City of Genoa, Nebraska

On May 13, 1975, in 40 FR 20812, the Federal Insurance Administrator published a list of communities with Special Flood Hazard Areas which included the City of Genoa, Nebraska. Map No. H 310153A 02 indicates that a tract of land in Genoa, Nebraska, as recorded in Deed Book 48, Page 98, in the office of the Register of Deeds of Nance County, Nebraska, is in its entirety within the Special Flood Hazard Area. It has been determined by the Federal Insurance Administration, after further technical review of the above map in light of additional, recently acquired flood information, that the existing structure on the above mentioned property is not within the Special Flood Hazard Area. Accordingly, Map No. H 310153A 02 is hereby corrected to reflect that the structure on the above property is not within the Special Flood Hazard Area identified on June 14, 1974.

(National Flood Insurance Act of 1968 (Title XIII of Housing and Urban Development Act of 1968), effective January 28, 1969 (33 FR 17804, November 28, 1968), as amended, 42 U.S.C. 4001-4128; and Secretary's delegation of authority to Federal Insurance Administrator 34 FR 2680, February 27, 1969, as amended by 89 FR 2787, January 24, 1974.)

Issued: April 27, 1976.

J. ROBERT HUNTER, Acting Federal Insurance Administrator,

[FR Doc.76-14617 Filed 5-18-76; 8:45 am]

[Docket No. FI-294]

# PART 1920—PROCEDURE FOR MAP CORRECTION

# Letter of Map Amendment for the City of Duncanville, Texas

On February 13, 1974, in 39 FR 5500, the Federal Insurance Administrator published a list of communities with special hazard areas which included the

City of Duncanville, Texas. Map No. H 480173 05 indicates that Lots 6, 13, and 15, Block F, Dannybrook Estates Installment No. 4, Duncanville, Texas, as re-corded in Volume 71129, Pages 1681 through 1688 in the office of the Clerk of Dallas County, Texas, are in their entirety within the Special Flood Hazard Area. It has been determined by the Federal Insurance Administration, after further technical review of the above map in light of additional, recently acquired flood information, that the existing structures on the above property are not within the Special Flood Hazard Area. Accordingly, Map No. H 480173 05 is hereby corrected to reflect that the structures on the above property are not within the Special Flood Hazard Area identified on February 8, 1974.

(National Flood Insurance Act of 1968 (Title XIII of Housing and Urban Development Act of 1968), effective January 28, 1969 (33 FR 17804, November 28, 1968), as amended, 42 U.S.C. 4001–4128; and Secretary's delegation of authority to Federal Insurance Adminis-trator 34 FR 2680, February 27, 1969, as amended by 39 FR 2787, January 24, 1974.)

Issued: April 27, 1976.

H. B. CLARK. Acting Federal Insurance Administrator.

IFR Doc.76-14618 Filed 5-18-76;8:45 am]

[Docket No. FI-279]

#### PART 1920-PROCEDURE FOR MAP CORRECTION

#### Letter of Map Amendment for the City of Richardson, Texas

On June 3, 1974, in 39 FR 19466, the Federal Insurance Administrator published a list of communities with special hazard areas which included the City of Richardson, Texas. Map No. H 480184 01 indicates that Lots 10 and 11, Block 104, Canyon Creek Country Club No. 17, Richardson, Texas, as recorded in Volume 6, Page 4 in the office of the Clerk of Collin County, Texas, are in their en-tirety within the Special Flood Hazard Area. It has been determined by the Federal Insurance' Administration, after further technical review of the above map in light of additional, recently acquired flood information, that the existing structures on the above lots are not within the Special Flood Hazard Area. Accordingly, Map No. H 480184 01 is hereby corrected to reflect that the structures on the above lots are not within the Special Flood Hazard Area identified on May 24, 1974.

(National Flood Insurance Act of 1968 (Title XIII of Housing and Urban Development Act of 1968), effective January 28, 1969 (33 FR 17804, November 28, 1968), as amended, 42 U.S.C. 4001-4128; and Secretary's delegation of authority to Federal Insurance Administrator 34 FR 2680, February 27, 1969, as amended by 39 FR 2787, January 24, 1974.)

Issued: April 28, 1976.

J. ROBERT HUNTER. Acting Federal Insurance Administrator.

[FR Doc.76-14619 Filed 5-18-76:8:45 am]

[Docket No. FI-365]

#### PART 1920--PROCEDURE FOR MAP CORRECTION

#### Letter of Map Amendment for Fairfax County, Virginia

On January 8, 1976, in 41 FR 1477. the Federal Insurance Administrator published a list of communities with special hazard areas which included Fairfax County, Virginia. Map No. H & I 515525 18 indicates that Lot 102, Lakepointe Subdivision, being 9811 Lakepointe Drive, Springfield, Virginia, as recorded in Deed Book 3472, Page 369 in the office of the Clerk of the Court of Fairfax County, Virginia, is in its entirety within the Special Flood Hazard Area, It has been determined by the Federal Insurance Administration, after further technical review of the above map in light of additional, recently acquired flood information, that the above property is within Zone C, and not within the Spe-cial Flood Hazard Area. The map amendment is not based on the placement of fill on the above named property after the effective date of the Flood Insurance Rate Map of the community. Accordingly, Map No. H & I 515525 18 is hereby corrected to reflect that the above property is not within the Special Flood Hazard Area identified on January 7, 1972.

(National Flood Insurance Act of 1968 (Title XIII of Housing and Urban Development Act of 1968 (17the XIII of Housing and Urban Development Act of 1968), effective January 28, 1969 (33 FR 17804, November 28, 1968), as amended, 42 U.S.C. 4001-4128; and Secretary's delegation of authority to Federal Insurance Adminis-trator 34 FR 2680, February 27, 1969, as amended by 39 FR 2787, January 24, 1974.)

Issued: April 28, 1976.

H. B. CLARK, Acting Federal Insurance Administrator.

[FR Doc.76-14620 Filed 5-18-76;8:45 am]

[Docket No. FI-221]

#### PART 1920-PROCEDURE FOR MAP CORRECTION

#### Letter of Map Amendment for the City of Universal City, Texas

On March 15, 1974, in 39 FR 9928, the Federal Insurance Administrator published a list of communities with special hazard areas which included the City of Universal City, Texas. Map No. H 480049 03 indicates that Lots 30 and 31, Block 8, Phase I of Live Oak Village, Unit 18, Universal City, Texas, as recorded in Book Volume 7600, Page 125 in the office of the Clerk of Bexar County, Texas, are within the Special Flood Hazard Area. It has been determined by the Federal Insurance Administration, after further technical review of the above map in light of additional, recently acquired flood information, that the above property is not within the Special Flood Hazard Area. Accordingly, Map No. H 480049 03 is hereby corrected to reflect that the above property is not within the Special Flood Hazard Area identified on March 8, 1974.

(National Flood Insurance Act of 1968 (Title XIII of Housing and Urban Development Act of 1968), effective January 28, 1969 (33 FR 17604, November 26, 1968), as amended, 42 U.S.C. 4001-4128; and Secretary's delegation of authority to Federal Insurance Administrator 34 FR 2630, February 27, 1969, as amended by 39 FR 2787, January 24, 1974.)

Issued: April 28, 1976.

H. B. CLARK. Acting Federal Insurance Administrator.

FR Doc,76-14621 Filed 5-18-76:8:45 aml

[Docket No. FT-3651

#### PART 1920-PROCEDURE FOR MAP CORRECTION

#### Letter of Map Amendment for Fairfax County, Virginia

On January 8, 1976, in 41 FR 1477, the Federal Insurance Administrator published a list of communities with special hazard areas which included Fairfax County, Virginia. Map No. H & I 515525 18 indicates that Lot 28, Park Glen Heights Subdivision, being 5102 Cliffhaven Drive, Annandale, Virginia, as recorded in Deed Book 3469, Page 127 in the office of the Clerk of the Court of Fairfax County, Virginia, is in its en-tirety within the Special Flood Hazard Area. It has been determined by the Federal Insurance Administration, after further technical review of the above map in light of additional, recently acquired flood information, that the above property is within Zone C, and not within the Special Flood Hazard Area. The map amendment is not based on the placement of fill on the above named property after the effective date of the Flood Insurance Rate Map of the community. Accordingly, Map No. H & I 515525 18 is hereby corrected to reflect that the above property is not within the Special Flood Hazard Area identified on June 17, 1970.

(National Flood Insurance Act of 1968 (Title XIII of Housing and Urban Development Act of 1968), effective January 28, 1969 (33 FR 17804, November 28, 1968), as amended, 42 U.S.C. 4001-4128; and Secretary's delegation of authority to Federal Insurance Adminis-trator 34 FR 2680, February 27, 1969, as amended by 39 FR 2787, January 24, 1974.)

Issued: April 28, 1976.

H. B. CLARK, Acting Federal Insurance Administrator.

[FR Doc.76-14622 Filed 5-18-76;8:45 am]

[Docket No. FI-143]

#### PART 1920-PROCEDURE FOR MAP CORRECTION

#### Letter of Map Amendment for the City of Greenfield, Wisconsin

On June 8, 1973, in 38 FR 15074, the Federal Insurance Administrator published a list of communities with Special Flood Hazard Areas which included the City of Greenfield, Wisconsin. Map No. H 550277 01 indicates that Parcel 1, Parkview Meadows Subdivision, Greenfield, Wisconsin, as recorded on Reel 720, Images 1675 to 1677, in the office of the Register of Deeds of Milwaukee County, Wisconsin, is in its entirety within the Special Flood Hazard Area. It has been determined by the Federal Insurance Administration, after further technical review of the above map in light of additional, recently acquired flood information, that the above mentioned property is not within the Special Flood Hazard Area. Accordingly, Map No. H 550277 01 is hereby corrected to reflect that the above property is not within the Special Flood Hazard Area identified on June 15, 1973.

(National Flood Insurance Act of 1968 (Title XIII of Housing and Urban Development Act of 1968), effective January 28, 1969 (33 FR 17804, November 28, 1968), as amended, 42 U.S.C. 4001-4128; and Secretary's delegation of authority to Federal Insurance ment Act of 1968). effective January 28, 1969 as amended by 39 FR 2787, January 24, 1974).

Issued: April 27, 1976.

H. B. CLARK,
Acting Federal Insurance
Administrator.

[FR Doc.76-14623 Filed 5-18-76;8:45 am]

Title 12—Banks and Banking
CHAPTER II—FEDERAL RESERVE
SYSTEM

SUBCHAPTER A—BOARD OF GOVERNORS OF THE FEDERAL RESERVE SYSTEM

[Docket No. R-0012, Reg. B]

PART 202—EQUAL CREDIT OPPORTUNITY

**Miscellaneous Amendments** 

On January 12, 1976, the Board of Governors of the Federal Reserve System published for comment (41 FR 1769) several proposed amendments to its Regulation B, Equal Credit Opportunity.

After review and consideration of all comments received, pursuant to its authority under section 703(a) of the Equal Credit Opportunity Act (15 U.S.C. 1691b), the Board of Governors has decided to adopt the amendments with the following changes.

SECTION 202.4—APPLICATIONS

The Board proposed to substitute the word "the" for the word "each" in § 202.4 (d) (1), which requires creditors to furnish applicants with a notice regarding the Act. This amendment was intended to make it clear that a creditor need furnish only one such notice per transaction. Thus, where two or more applicants apply jointly for credit, the notice need be furnished to only one of them. In determining which applicant shall receive the notice, the creditor may not select an applicant who is secondarily liable such as an endorser, co-maker (when designated as a surety) or guarantor. Of course, the creditor may, if it wishes, furnish the notice to all joint applicants.

The comments received indicated that the substitution of the word "the" for "each" did not convey the Board's intent with sufficient clarity. Therefore, in addition to making this substitution, the Board has decided to add a new paragraph (3) to § 202.4(d) explaining a creditor's duty to deliver the notice in

a transaction involving multiple applicants.

After consideration of the comments received, the Board determined that the proposed amendment will eliminate unnecessary duplication in the delivery of the notice and, therefore, has adopted it.

SECTION 202.5—EVALUATION OF APPLICATIONS

The Board proposed to delete the words "under § 202.4(c) (3)" from § 202.5(d) (2) because this language was superfluous and possibly confusing. The Board has determined that deletion of this phrase is appropriate. Therefore, this amendment has been adopted in the form proposed.

SECTION 202.6—FURNISHING OF CREDIT INFORMATION

The Board proposed to amend § 202.6 (a) (2) (ii) to indicate that when furnishing credit information, a creditor need furnish information only about the spouse who is the subject of the inquiry. After consideration of the comments received, the Board has determined not to adopt the amendment at this time.

SECTION 202.9—PRESERVATION OF RECORDS

The Board proposed to amend section 202.9(a) to require creditors to retain a copy of the notification of action taken furnished to the applicant and a copy of the reasons for denial, if this document is provided to the applicant. If a creditor explains the reasons for denial orally and makes a notation or memorandum regarding this action, the creditor shall retain such notation or memorandum for the required period.

Several commentators explained that they use computer-generated form letters for purposes of complying with sections 202.5(m) (1) and (2), notification of action taken and reasons for denial. The proposed amendment was not intended to require creditors to retain "hard" copies of these form letters. The words "or recorded notation" have been added to the language of the amendment to indicate that if a creditor uses an automated system for generating form letters, the creditor need not re-tain copies of each letter. The requirement of the regulation is satisfied if the creditor makes a notation in the applicant's file that a particular form letter has been sent.

The Board has adopted the amendment in substantially the same form as proposed.

The Board proposed to amend § 202.9 (b) to make it clear that a creditor must retain records when credit is terminated and to provide that creditors need not retain records after revoking credit when the revocation is the result of the customer's delinquency or when the creditor changes the terms of a substantial portion of its accounts.

After consideration of the comments received, the Board has adopted these amendments as proposed.

Section 202.10—Certain Specialized Credit

The Board proposed to amend § 202.10 (c), which relates to business credit, to provide that creditors need not furnish an explanation of reasons for denial in connection with applications for business credit in excess of \$100,000. The Board proposed this amendment because it felt that in large commercial transactions, the benefit to the applicant of receiving reasons for denial is outweighed by the cost to the creditor. The amendment to \$202.10(c) also provides that \$202.4(e) and \$202.5(g) shall not apply to applications for business credit. After consideration of all comments received, the Board has decided to adopt this amendment as proposed.

The Board proposed to add a new paragraph (f) to \$ 202.10. The new provision relates to credit extended under student loan programs. The Board proposed this amendment because lenders who extend credit under Federal student loan programs are required by the Department of Health, Education, and Welfare to inquire about an applicant's marital status, about the income of the applicant's spouse and to obtain the signature of the applicant's spouse for verification purposes. Information about the applicant's spouse is required because access to credit under these programs is determined on the basis of need. Without this amendment to Regulation B, creditors would be prohibited from making these inquiries and from obtaining the spouse's signature.

As proposed, the amendment referred only to student loan programs administered by the Department of Health, Education, and Welfare. The amendment did not mention State guarantee agencies. Public comments indicated that in certain States, State agencies administer Federal student loan guarantee programs and also administer State guarantee programs that are unconnected with the Federal program. In response to these comments, the Board has added a specific reference to State guarantee agencies to indicate that credit extended under State or Federal student loan programs administered by a State agency is not subject to the restrictions of §§ 202.4 (c), 202.5(b) and 202.7(a).

The Board has adopted this amendment in substantially the same form as proposed.

SECTION 202.14—TRANSITION PERIODS

The Board proposed to amend § 202.14 by deleting the reference to § 202.5(d) in § 202.14(b) and adding it to § 202.14 (d). This change would make the effective date of § 202.5(d) consistent with that of § 202.4(c)(3).

The portions of Regulation B that require changes in creditors' application forms become effective on June 30, 1976. Section 202.5(d) (1) also may require changes in forms and, thus, its effective date should be June 30. However, § 202.5 (d) (2) does not require any alteration in application format. Therefore, the Board has decided to change the effective date

of only paragraph (1) of \$ 202.5(d) to June 30, 1976.

#### EFFECTIVE DATE

These amendments become effective on June 30, 1976, except for § 202.10(f), Since § 202.10(f) grants an exemption, it becomes effective on May 13, 1976.

1. Section 202.4(d) is amended by substituting the word "the" for the word "each" before "applicant" in § 202.4(d) (1) and by adding a new subsection, § 202.4(d)(3).

#### § 202.4 Applications.

- (d) Equal Credit Opportunity Act notice. (1) Except where application is made by telephone, or orally for an amount of credit to exceed an existing limit on an applicant's open end account, the creditor shall provide the applicant with the following notice in writing:
  - (2) \* \* \*
- (3) Where two or more applicants jointly apply for credit, the creditor need furnish the notice required by paragraph (1) to only one of them. In determining which applicant shall receive the notice, the creditor may not select an applicant who is secondarily liable, such as an endorser, co-maker (when designated as a surety) or guarantor.
- 2. The first sentence of § 202.5(d) (2) is amended to read as follows:

#### § 202.5 Evaluation of applications.

(d) Alimony, child support and maintenance income. \* \* \*

(2) Where an applicant chooses to disclose alimony, child support or maintenance payments, a creditor shall consider such payments as income to the extent that such payments are likely to be consistently made. \* \*

3. Section 202.9 is amended by revising §§ 202.9(a) (1) and 202.9(a) (2) by revising (b) (1) and (2) and redesignating them (b) (1) (i) and (ii) as follows, and by adding new §§ 202.9 (a) (2) (i), (a) (2) (ii), (b) (2) (i) and (b) (2) (ii).

#### § 202.9 Preservation of records.

- (a) For a period ending 15 months after the date a creditor gives the applicant notice of action on an application, the creditor shall retain as to each applicant:
- (1) The original or a copy of any application form and all other written or recorded information used in evaluating an application; and
- (2) A copy or recorded notation of the following if furnished the applicant in written form (or if furnished orally, and notation or memorandum made by the creditor):
- (i) The notification of action taken. and
- (ii) If applicable, the reasons for denial provided to an applicant in accordance with section 202.5(m); and
- (3) Any written statement submitted by the applicant alleging discrimination prohibited by the Act or this Part.

after the date a creditor adversely May 12, 1976. changes the terms or conditions of credit for an account or terminates an account, the creditor shall retain as to each account, in original form or a copy thereof:

(i) Any written or recorded information concerning such change or termination; and

(ii) Any written statement submitted by the applicant alleging discrimination prohibited by the Act or this Part.

(2) For purposes of paragraph (1), an adverse change in the terms or conditions of credit for an account does not include:

(i) A reduction of the credit limit on an account taken after the applicant has failed to make payment as provided in

the credit agreement; or

(ii) A change in the terms or conditions of credit affecting all or a substantial portion of the creditor's accounts.

5. Section 202.10 is amended by revising paragraph (c) and adding a new paragraph (f) to read as follows:

§ 202.10 Certain specialized credit.

(c) Business credit. Business credit shall be subject to the provisions specified in §§ 202.10(a), 202.5, 202.7, and 202.9, except that §§ 202.5(m)(2), 202.5 (m) (3) and 202.9 shall only apply in those transactions involving an application for credit in the amount of \$100,000 or less where the applicant requests in writing that the creditor provide such reasons or retain such records. Sections 202.4(e) and 202.5(g) shall not apply to business credit extended in the name of a business firm. As used in this part, business credit is credit granted for business, commercial or agricultural purposes.

(f) Credit under student loan programs. Credit granted under student loan programs administered by the Department of Health, Education, and Welfare or by State guarantee agencies shall be subject to all the provisions of this part except that to the extent necessary or appropriate to ascertain and/or verify the applicant's marital status and the financial resources of the applicant and the applicant's spouse, if the applicant is married, §§ 202.4(c), 202.5(b) and 202.7(a) shall not apply.

6. Sections 202.14 (b) and (d) are revised as follows:

#### § 202.14 Transition periods.

Except as provided in \$ 202.6 with respect to that section, the provisions of this part shall take effect as follows:

. (b) Sections 202.4(b), 202.4(e), 202.5 (d) (2), 202.5(e), 202.5(f), 202.5(g), 202.9 (a) and 202.9(b) shall take effect on November 30, 1975.

(d) Sections 202.4(c), 202.4(d), 202.5 (b) and 202.5(d) (1) shall take effect on June 30, 1976.

(b) (1) For a period ending 15 months . By order of the Board of Governors,

[SEAL] THEODORE E. ALLISON. Secretary of the Board.

[FR Doc.76-14551 Filed 5-18-76;8:45 am]

#### Title 17—Commodity and Securities. Exchanges

#### CHAPTER II-SECURITIES AND **EXCHANGE COMMISSION**

[Release No. 34-12429]

PART 200—ORGANIZATION; CONDUCT AND ENGLISH AND INFORMATION AND REQUESTS

Director of Division of Market Regulation; Delegation of Authority

#### INTRODUCTION

The Securities and Exchange Commission hereby announces the amendment of \$ 200.30-3 (17 CFR 200.30-3) of the Commission's Statement of Organization; Conduct and Ethics; and Information and Requests to delegate to the Director of the Division of Market Regulation the authority to make findings that the agreements, safeguards, and provisions of registered clearing agencies are adequate for the protection of investors.

Paragraphs (g) of Rules 8c-1 and 15c2-1 under the Securities Exchange Act of 1934 (the "Act") provide that the Commission can make findings that the agreements, safeguards, and provisions of certain entities, including clearing agencies, are adequate for the protection of investors. These findings must be made in connection with any rule change submitted by a registered clearing agency pursuant to Rule 19b-4 under the Act which has an effect on the safeguarding of securities left in the care and custody of the registered clearing agency. Therefore, pursuant to sections 8(c) and 15(c)(2) of the Act, the rules of the Commission relating to general organization are being amended to delegate authority to the Director of the Division of Market Regulation to make findings, pursuant to paragraphs (g) of Rules 8c-1 and 15c2-1, that the agreements, safeguards, and provisions of registered clearing agencies are adequate for the protection of investors.

#### DELEGATION OF AUTHORITY

Section 200.30-3 is amended by adding paragraph (21) to read as follows:

§ 200.30-3 Delegation of authority to Director of Division of Market Regulation.

(a) \* \* \*

(21) Pursuant to Sections 8(c) and 15(c)(2) of the Act (15 U.S.C. 78h(c) and 780(2)) and paragraphs (g) of Rules 8c-1 and 15c2-1 thereunder, to make findings that the agreements, safeguards, and provisions of registered clearing agencies are adequate for the protection of investors.

The Commission finds, in accordance with sections 5 U.S.C. 553(b) (3) (B) and

<sup>&</sup>lt;sup>1</sup> 15 U.S.C. 78a et seq., as amended by Pub. L. No. 94-29 (June 4, 1975). <sup>2</sup> 15 U.S.C. 78h(c) and 78o(2).

553(d) (3) of the Administrative Procedure Act, that the foregoing action relates solely to agency organization, procedure or practice and is effective immediately in order to provide an orderly procedure for the approval of rule submissions which require a determination pursuant to paragraphs (g) of Rules 8c-1 and 15c2-1 under the Act and that notice and public procedure are not necessary with respect to the foregoing action.

By the Commission.

[SEAL] GEORGE A. FITZSIMMONS, Secretary.

MAY 12, 1976.

[FR Doc.76-14499 Filed 5-18-76;8:45 am]

[Release Nos. 33-5700, 34-12386, FI-45; File No. S7-598]

PART 200—ORGANIZATION; CONDUCT AND ETHICS; AND INFORMATION AND REQUESTS

PART 240—GENERAL RULES AND REGU-LATIONS, SECURITIES EXCHANGE ACT OF 1934

Confidential Treatment of Information Filed With the Commission and With Any Exchange

The Commission today announced the adoption of new Rule 24b-2 (17 CFR 240.24b-2) under Section 24 of the Securities Exchange Act of 1934 relating to confidential treatment of certain information filed with the Commission. Section 24 of the Securities Exchange Act of 1934, 15 U.S.C. Section 78x, was amended by Section 19 of Public Law No. 94-29 (the Securities Acts Amendments of 1975).

Previously, Section 24 had prohibited, in subsection (a), the disclosure of trade secrets and processes, and had authorized, in subsection (b), the nondisclosure of any other type of information filed with the Commission pursuant to the Securities Exchange Act unless the Commission found disclosure to be in the public interest. See American Sumatra Tobacco Corp. v. SEC 1033, affirmed, American Sumatra Tobacco Corp. v. Securities and Exchange Commission, 110 F. 2d 117 (C.A.D.C. 1940). As determination under former Section 24 that disclosure of information was not in the public interest could have been made in some circumstances when the information would not otherwise come within the exemptions from disclosure under Freedom of Information Act ("FOIA"), 5 U.S.C. 552.

Section 24 now defines, in subsection (a), the term "records" to include "all applications, statements, reports, contracts, correspondence, notices, and other documents filed with or otherwise obtained by the Commission pursuant to this title or otherwise." Subsection (b) of the amended Section prohibits disclosure

of any records in contravention of the rules and regulations of the Commission under the FOIA or in circumstances where the Commission has determined, pursuant to such rules, to afford confidential treatment for information contained in such records.

The amendment to Section 24 removed the statutory basis for Rule 24b-2 and the Commission rescinded it in Securities Exchange Act Release No. 11774 (40

FR. 54773).

The rescinded Rule 24b-2 (17 CFR 240.24b-2), promulgated under Section 24, established a procedure whereby persons filing documents with the Commission pursuant to the Securities Exchange Act could request confidential treatment for information contained therein. Pursuant to subsection (c) of the rescinded Rule, and the former provisions of Section 24, until the Commission had made a determination regarding such a request, the information in question could not be disclosed by the staff. Under subsection (e) of the rescinded Rule, a person requesting confidential treatment could also request a hearing thereon. Subsection (h) provided that if the Commission determined that disclosure of materials filed by the issuer of a security registered on any exchange was in the public interest, the issuer could withdraw such materials by withdrawing the registration of each security to which the material filed related.

Under new Rule 24b-2, information will be entitled to confidential treatment only if it is required to be filed and considered nonpublic under the Commission's FOIA rules (17 CFR 200:80). This determination would be made at the time an application for confidential treatment is filed pursuant to Rule 24b-2, but would be reconsidered whenever appropriate, such as when a request for the information is filed under the FOIA. Persons who have applied for and received confidential treatment for information pursuant to the rule will be contacted by the staff whenever additional information is required in order to determine whether continued confidential treatment is warranted. If it is determined that a continuation of confidential treatment is not warranted, the decision to accord such treatment will be revoked and the requesting person will be so notified wherever possible.

Determinations to grant, deny or revoke confidential treatment will be made by the Directors of the Divisions of Corporation Finance and Market Regulation. Persons may petition the Commission for review of their determinations under 17 CFR 201.26 and no disclosure of information will be made until such Commission review has been completed. The Commission will accord expedited treatment to all such petitions for review to the extent necessary to respond to a pending request under the FOIA within the time limits prescribed by that statute. See 5 U.S.C. Section 552(a) (6) (A).

No provision is made in this rule for confidential treatment of information received by the Commission which is not required to be filed pursuant to the Act. The Commission intends that any records received by the Commission which are not subject to the provisions of any specific rule governing requests for confidential treatment shall be subject to rules which it expects to publish in the near future.

Confidential treatment pursuant to Rule 485 (17 CFR 230.485) of information filed under the Securities Act of 1933 may have the effect of establishing a basis for confidential treatment under Rule 24b-2 when the same information is required to be filed under the Exchange Act. Accordingly, in considering applications for confidential treatment filed under Rule 485 the staff will consider the length of time for which confidential treatment is sought so that the information will not be kept confidential indefinitely for Exchange Act purposes unless appropriate under the FOIA. In the future, applications for confidential treatment pursuant to Rule 485 should justify the length of time for which such treatment is sought.

Pursuant to Section 23(a) (2) of the Securities Exchange Act, the Commission has considered the impact that this amendment will have on competition and has determined that this rule will not impose any burden not warranted by the FOIA on competition. This amendment shall become effective June 18, 1976.

Those who in the past have requested and been granted confidential treatment under the provisions of former Rule 24b—2 are advised that, while that information will continue to be maintained in non-public files until reconsideration of its confidential status, the disclosure requirements of the FOIA are applicable.

17 CFR Part 240 is amended by adopting a new § 240.24b-2 to read as follows:

§ 240.24b-2 Nondisclosure of information filed with the Commission and with any exchange.

(a) Any person filing any registration statement, report, application, statement, correspondence, notice or other document (herein referred to as the material filed) pursuant to the Act may make written objection to the public disclosure of any information contained therein in accordance with the procedure set forth below. The procedure provided in this rule shall be the exclusive means of requesting confidential treatment of information required to be filed under the Act.

(b) The person shall omit from material filed the portion thereof which it, desires to keep undisclosed (hereinafter called the confidential portion). In lieu thereof, it shall indicate at the appropriate place in the material filed that the confidential portion has been so omitted and filed separately with the Commission. The person shall file with the copies of the material filed with the Commission:

(1) As many copies of the confidential portion, each clearly marked "Confidential Treatment," as there are copies of the material filed with the Commis-

<sup>&</sup>lt;sup>1</sup> Public Law No. 94–29 was signed by the President on June 4, 1975 at which time, as provided by Section 31(a) thereof, Section 19 became effective.

sion and with any exchange where such material is required to be filed. Each copy shall contain an appropriate identification of the item or other requirement involved and, notwithstanding that the confidential portion does not constitute the whole of the answer, the entire answer thereto; except that in case the confidential portion is part of a financial statement or schedule only the particular financial statement or schedule need be included. All copies of the confidential portion shall be in the same form as the remainder of the material filed:

(2) An application making objection to the disclosure of the confidential portion. Such application shall be on a sheet or sheets separate from the confidential portion, and shall contain (i) an identification of the portion; (ii) a statement of the grounds of objection referring to, and containing an analysis of, the applicable exemption(s) from disclosure under the Commission's rules and regulations adopted under the Freedom of Information Act (17 CFR 200.80), and a justification of the period of time for which confidential treatment is sought; (iii) a written consent to the furnishing of the confidential portion to other government agencies, offices or bodies and to the Congress; and (iv) the name of each exchange, if any, with which the material is filed.

The copies of the confidential portion and the application filed in accordance with paragraph (b) of this section shall be enclosed in a separate envelope marked "Confidential Treatment" and addressed to The Secretary, Securities and Exchange Commission, Washington, D.C. 20549.

(c) Pending a determination as to the objection filed the material for which confidential treatment has been applied will not be made available to the public.

(d) (1) If it is determined that the objection should be sustained, a notation to that effect will be made at the appropriate place in the material filed. Such a determination will not preclude reconsideration whenever appropriate, such as upon receipt of any subsequent request under the Freedom of Information Act (5 U.S.C. Section 552) and, if appropriate, revocation of the confidential status of all or a portion of the information in question. Where an initial determination has been made under this rule to sustain objections to disclosure, the Commission will attempt to give the person requesting confidential treatment advance notice, wherever possible, if confidential treatment is revoked.

(2) In any case where an objection to disclosure has been disallowed or where a prior grant of confidential treatment has been revoked, the person who requested such treatment will be so informed by registered or certified mail to the person or his agent for service. Pursuant to 17 CFR 201.26, persons making objections to disclosure may petition the Commission for review of a determination by the Division disallowing objectons or revoking confidential treatment.

(e) The confidential portion shall be made available to the public at the time and according to the conditions specified in paragraphs (d) (1) and (2) of this section.

(1) Upon the lapse of five days after the dispatch of notice by registered or certified mail of a determination disallowing an objection, if prior to the lapse of such five days the person shall not have communicated to the Secretary of the Commission his intention to seek review by the Commission under 17 CFR 201.26 of the determination made by the Division: or

(2) If such a petition for review shall have been filed under 17 CFR 201.26, upon final disposition thereof adverse to

the petitioner.

(f) If the confidential portion is made available to the public, one copy thereof shall be attached to each copy of the material filed with the Commission and with each exchange.

(Secs. 23, 24, 48 Stat. 901, as amended, 80 Stat. 383, as amended, 31 Stat. 54; 15 U.S.C. 78w, 78x, 5 U.S.C. 552).

#### AMENDMENT OF 17 CFR 200.30-3

The Commission has delegated authority to the Director of the Division of Market Regulation to process applications for confidential treatment of information filed under the Act. In order to implement procedures in Rule 24b-2, 17 CFR 200.30-3(a) is amended by adding paragraph (20) to provide as follows:

§ 200.30-3 Delegation of authority to Director of Division of Market Regulation.

(a) \* \* \*

(20) (i) To grant and deny applications for confidential treatment filed pursuant to Section 24(b) of the Act (15 U.S.C. 78x(b)) and Rule 24b-2 thereunder (240.24b-2 of this chapter);

(ii) To revoke a grant of confidential treatment for any such application.

(Sec. 4, 48 Stat. 885; sec. 1106(a), 63 Stat. 972; 15 U.S.C. 78d); (Pub. L. 87-592, 76 Stat. 394).

The Commission finds that the foregoing delegation action relates solely to agency organization, procedure or practice and that notice and procedures under 5 U.S.C. 553 are unnecessary. Accordingly, the foregoing action, taken pursuant to Public Law 87-592, 76 Stat. 394 and to Section 4 of the Securities Exchange Act of 1934, becomes effective May 19, 1976.

By the Commission.

[SEAL] GEORGE A. FITZSIMMONS, Secretary.

APRIL 28, 1976.

[FR Doc.76-14498 Filed 5-18-76;8:45 am]

Title 20—Employees' Benefits
CHAPTER II—U.S. RAILROAD
RETIREMENT BOARD

PART 200—PROCEDURES AND FORMS

Privacy Act Implementation

On August 19, 1975, and on October 2, 1975, the Railroad Retirement Board

published notice of proposed rulemaking to implement the Privacy Act of 1974 (Pub. L. 93-579, 88 Stat. 1896) in the FEDERAL REGISTER (40 FR 36262 and 40 FR 45736). Interested persons were invited to comment on the proposed \$ 200.4 of Part 200 of the Board's regulations. The Railroad Retirement Board received two comments on its proposed rules and has given due consideration to both of these comments. One of the two comments actually concerned the Board's Notice of Systems of Records and Routine Uses which was published in the FEDERAL REGISTER on August 19, 1975. The other comment received concerned subsections (c) and (g) of the proposed

A commenter suggested that § 200.4(c) be revised to provide a more flexible means for an individual seeking information concerning the existence of or access to a record maintained by the Railroad Retirement Board. The Board has agreed with this proposal and has revised section 200.4(c) to include additional information to guide requesters in framing their requests. Section 200.4(c) is amended to read as follows:

An individual can determine if a particular record system maintained by the Railroad Retirement Board contains any record pertaining to him by submitting a written request for such information to the system manager of that record system as described in the annual notice published in the Fro-FRAL REGISTER. A current copy of the system notices, published in accordance with paragraph (i) of this section, is available for inspection at all regional and district offices of the Board. If necessary, Board personnel will aid requesters in determining what system(s) of records they wish to review and will forward any requests for information to the appropriate system manager. Also, requests for personal information may be submitted either by mail or in person to the system manager at the headquarters of the Railroad Retirement Board, 844 Rush Street, Chicago, Illinois 60611. Prior to responding to a request for information under this subsection, the system manager shall require the individual requesting such information to provide identifying data, such as his full name, date of birth, and social security number. The system manager shall respond to a request under this subsection within a reasonable time by stating that a record on the individual either is or is not contained in

The commenter also questioned the Board's authority to establish a time limit for filing an appeal of an adverse decision to amend a record (§ 200.4(g)). Since the Privacy Act is silent on time limits for appeals, the Board has reconsidered its position of specifying a time limit to appeal an adverse determination to amend a record. In the interest of fairness and the accuracy of the records that the Railroad Retirement Board maintains, the Board has deleted the time limit for appealing an adverse decision to amend a record. Section 200.4(g) (1) is amended to read as follows:

An individual, whose request for amendment of a record pertaining to him is denied, may appeal that determination to the Board by filing a written appeal with the Secretary of the Board, Railroad Retirement Board, 844 Rush Street, Chicago, Illinois 60611. The written notice of appeal should

include a statement of the information in the record which the individual believes is incorrect, a statement of any information not in the record which the individual believes would correct the record, if included, and a statement of any evidence which substantiates the individual's belief concerning the inaccuracy of the information presently contained in the record.

The Railroad Retirement Board hereby adopts the proposed § 200.4 of Title 20 of the Code of Federal Regulations as published in the FEDERAL REGISTER on August 19, 1975 and October 2, 1975, subject to the two aforementioned amendments which the Board has determined to make in accordance with the comments it received on its proposed rules, and several editorial corrections.

Dated: May 12, 1976.

Section 200.4 is added to read as

§ 200.4 Protection of privacy of records maintained on individuals.

(a) Purpose and scope. The purpose of this section is to establish specific procedures necessary for compliance with the Privacy Act of 1974 (Pub. Law 93-579). These regulations apply to all record systems containing information of a personal or private nature maintained by the Railroad Retirement Board that are indexed and retrieved by personal identifler.

(b) Definitions—(1) Individual. The term "individual" pertains to a natural person who is a citizen of the United States or an alien lawfully admitted for permanent residence and not to a company or corporation.

(2) System of records. For the purposes of this section, the term "system of records" pertains to only those records that can be retrieved by an individual identifier.

(3) Railroad Retirement Board. For purposes of this section, the term "Rail-road Retirement Board" refers to the United States Railroad Retirement Board, an independent agency in the executive branch of the United States Government.

(4) Board. For purposes of this section the term "Board" refers to the three member governing body of the United States Railroad Retirement Board.

(c) Procedure for requesting the existence of personally identifiable records in a record system. An individual can determine if a particular record system maintained by the Railroad Retirement Board contains any record pertaining to him by submitting a written request for such information to the system manager of that record system as described in the annual notice published in the FEDERAL REGISTER. A current copy of the system notices, published in accordance with paragraph (i) of this section, is available for inspection at all regional and district offices of the Board. If necessary, Board personnel will aid requesters in determining what system(s) of records they wish to review and will forward any requests for information to the appropriate system manager. Also, requests

for personal information may be submitted either by mail or in person to the system manager at the headquarters of the Railroad Retirement Board, 844 Rush Street, Chicago, Illinois 60611. Prior to responding to a request for information under this subsection, the system manager shall require the individual requesting such information to provide identifying data, such as his full name, date of birth, and social security number. The system manager shall respond to a request under this subsection within a reasonable time by stating that a record on the individual either is or is not contained in the system.

(d) Disclosure of requested information to individuals. (1) Upon request, an individual shall be granted access to records pertaining to himself, other than medical records and records compiled in anticipation of a civil or criminal action or proceeding against him, which are indexed by individual identifier in a particular system of records. Requests for access must be in writing and should be addressed to the system manager of that record system as described in the annual notice published in the PEDERAL REGISTER Requests under this subsection may be submitted either by mail or in person at the headquarters offices of the Railroad Retirement Board, 844 Rush Street, Chicago, Illinois 60611.

(2) The system manager shall, within ten working days following the date on which the request is received in his office, render a decision either granting or denying access and shall promptly notify the individual of his decision. If the request is denied, the notification shall inform the individual of his right to appeal the denial to the Board. An individual whose request for access under this subsection has been denied by the system manager may appeal that determination to the Board by filing a written appeal with the Secretary of the Board, Railroad Retirement Board, 844 Rush Street, Chicago, Illinois 60611 within twenty working days following receipt of the notice of denial. The Board shall render a decision on an appeal within thirty working days following the date on which the appeal is received in the office of the Secretary of the Board. The individual shall promptly be notified of the Board's decision.

(3) In cases where an individual has been granted access to his records, the system manager shall, prior to releasing such records, require the individual to produce identifying data such as his name, date of birth, and social security

number.

(4) Disclosure to an individual of his record may be made by providing him, upon written request therefor, a copy of the record or portion thereof which he reasonably describes in his request.

(5) An individual, and if such individual so desires, one other person of his choosing, may review and have a copy made of his record (in a form comprehensible to him) during regular business hours at the location described as the

repository of the record system containing such records in the annual notice published in the FEDERAL REGISTER or at such other location convenient to the individual as specified by the system manager. If an individual is accompanied by another person, the system manager may require written authorizations for disclosure in the presence of the other person from the individual before any record or portion thereof is released.

(e) Special procedures-medical records. (1) Upon receipt of a request made by an individual for access to medical records pertaining to him maintained by the Railroad Retirement Board, the system manager of the system of records containing the medical records in question shall, within ten working days following the date on which the request is received in his office, respond to such re-

quest as follows:

(i) If the system manager has received a written authorization from the physician or practitioner who supplied a particular medical record permitting the individual access to that record, the system manager shall grant the individual access to such record as provided under paragraph (d) of this section; or

(ii) If the system manager has not received a written authorization from the physician or practitioner who supplied a particular medical record permitting the individual access to that record, the system manager shall notify the individual that access to the record cannot be granted without such consent, and he shall further inform the individual of the name and address of the physician or practitioner who supplied the record.

(2) If the physician or practitioner who supplied a particular medical record should need to examine the record in order to determine whether disclosure of the record might be harmful to the individual, the system manager shall inform the individual that the physician or practitioner has requested the record and shall furnish the record or a copy thereof to the physician or practitioner.

(3) If the physician or practitioner who supplied a particular medical record is unavailable to give his authorization for access to that record, the system manager shall inform the individual who requested access that the record may be made available to a physician named by the individual for the purpose of making a determination as to whether disclosure of the record to the individual might be harmful to the individual and as to whether access to the record should be denied for that reason.

(4) Notwithstanding the provisions of subparagraphs (1), (2), and (3) of this paragraph and of paragraph (d) of this section, if a determination made with respect to an individual's claim for benefits under the Railroad Retirement Act or the Railroad Unemployment Insurance Act is based in whole or in part on medical records, disclosure of or access to such medical records shall be granted to such individual when such records are requested for the purpose of contesting such determination either administratively or judicially.

(5) The procedures for access to medical records set forth in this paragraph shall not apply with respect to requests for access to an individual's disability decision sheet or similar adjudicatory documents, access to which is governed solely by paragraph (d) of this section.

(f) Request for amendment of a record. (1) An individual may request that a record pertaining to himself be amended by submitting a written request for such amendment to the system manager as described in the annual notice published in the FEDERAL REGISTER. Requests under this subsection may be made either by mail or in person at the headquarters offices of the Railroad Retirement Board, 844 Rush Street, Chi-cago, Illinois 60611. Such a request should include a statement of the information in the record which the individual believes is incorrect, a statement of any information not in the record which the individual believes would correct the record, if included, and a statement of any evidence which substantiates the individual's belief concerning the inaccuracy of the information presently contained in the record.

(2) Prior to rendering a determination in response to a request under this subsection, the system manager shall require that the individual provide identifying data such as his name, date of birth, and

social security number.

(3) The system manager responsible for the system of records which contains the challenged record shall acknowledge receipt of the request in writing within ten working days following the date on which the request for amendment was received in his office and shall promptly render a decision either granting or denving the request.

(i) If the system manager grants the individual's request to amend his record, the system manager shall amend the record accordingly, advise the individual in writing that the requested amendment has been made and where an accounting of disclosures has been made. advise all previous recipients of the record to whom disclosure of such record was made and accounted for of the fact that the amendment was made and the substance of the amendment.

(ii) If the system manager denies the individual's request to amend his record, the system manager shall inform the individual that the request has been denied in whole or in part, the reason for the denial and the procedure regarding the individual's right to appeal the denial to the Board.

(g) Appeal of initial adverse determination on amendment. (1) An individual, whose request for amendment of a record pertaining to him is denied, may appeal that determination to the Board by filing a written appeal with the Secretary of the Board, Railroad Retirement Board, 844 Rush Street, Chicago, Illinois 60611. The written notice of appeal should include a statement of the information in the record which the individual believes is correct, a statement of any information not in the record which the individual believes would correct the record, if included, and a statement of any evidence which substantiates the individual's belief concerning the inaccuracy of the information presently contained in the record.

(2) The Board shall consider the appeal and render a final decision thereon within thirty working days following the date on which the appeal is received in the office of the Secretary of the Board. An extension of the thirty day response period is permitted for a good cause upon notification of such to the requester.

(3) If, upon consideration of the appeal, the Board upholds the denial, the appellant shall be so informed in writing. The appellant shall be advised that he may file a concise statement with the Board setting forth his reasons for disagreeing with the Board's decision and the procedures to be followed in filing such a statement of disagreement. The individual shall also be informed of his right to judicial review as provided un-der section 552a(g)(1)(A) of Title 5 of the United States Code. If disclosure has or will be made of a record containing information about which an individual has filed a statement of disagreement, that contested information will be annotated and a copy of the statement of disagreement will be provided to past and future recipients of the information along with which the Board may include a statement of its reasons for not amending the record in question.

(4) If, upon consideration of the appeal, the Board reverses the denial, the Board shall amend the record, advise the appellant in writing that such amendment has been made, and where an accounting of disclosures has been made. advise all previous recipients of the record to whom disclosure of such was made and accounted for, of the fact that the amendment was made and the substance

of the amendment.

(h) Disclosure of record to person other than the individual to whom it pertains. (1) Records collected and maintained by the Railroad Retirement Board in the administration of the Railroad Retirement Act and the Railroad Unemployment Insurance Act which contain information of a personal or private nature shall not be disclosed to any person or to another agency without the express written consent of the individual to whom the record pertains. Such written consent shall not be required if the disclosure is not otherwise prohibited by law or regulation and is:

(i) To officers or employees of the Railroad Retirement Board who, in the performance of their official duties, have a

need for the record;

(ii) Required under section 552 of Title 5 of the United States Code;

(iii) For a routine use of such record as published in the annual notice in the FEDERAL REGISTER:

(iv) To the Bureau of the Census for uses pursuant to the provisions of Title 13 of the United States Code;

(v) To a recipient who has provided the Board with advance written assurance that the record will be used solely as a statistical or research record, and the record is to be transferred in a form that is not individually identifiable:

(vi) To the National Archives of the United States as a record which has sufficient historical or other value to warrant its continued preservation by the United States Government or for evaluation by the Administrator of General Services or his designee to determine whether the record has such value:

(vii) To another agency or to an instrumentality of any governmental jurisdiction within or under the control of the United States for a civil or criminal law enforcement activity if the activity is authorized by law, and if the head of the agency or instrumentality has made a written request to the agency which maintains the record specifying the particular portion desired and the law enforcement activity for which the record is

(viii) To a person pursuant to a showing of compelling circumstances affecting the health or safety of an individual if, upon such disclosure, notification is transmitted to the last known address

of such individual:

(ix) To either House of Congress, or, to the extent of matter within its jurisdiction, any committee or subcommittee thereof, any joint committee of Congress or subcommittee of any such joint com-

(x) To the Comptroller General, or any of his authorized representatives, in the course of the performance of the duties of the General Accounting Office; or

(xi) Pursuant to the order of a court

of competent jurisdiction.

(2) The Railroad Retirement Board shall maintain an accounting of all disclosures of records made under paragraph (h) (1) of this section, except those made under paragraphs (h) (1) (i) and (ii) of this section. This accounting will include:

(i) Date of disclosure:

(ii) Specific subject matter of disclosure:

(iii) Purpose of disclosure; and

(iv) Name and address of the person or agency to whom the information has been released.

The Railroad Retirement Board shall maintain the accounting for five years or the life of the system of records, whichever is longer, and make such accounting, with the exception of disclosures made under paragraph (h) (1) (vii) of this section, available to the individual to whom the record pertains upon his request. If, subsequent to disclosure of a record for which disclosure an accounting has been made pursuant to this subsection, an amendment is made to that record or an individual has filed a statement of disagreement concerning that record, the person or agency to whom such disclosure was made shall be notified of the amendment or statement of disagreement.

(i) Annual notice of systems of records. The Railroad Retirement Board shall publish in the FEDERAL REGISTER on an annual basis a listing of the various systems of records which it maintains by individual identifier. That notice shall provide the following for each system:

(1) The name and location of the sys-

tem:

(2) The categories of individuals on whom records are maintained in the system:

(3) The routine uses of the system;(4) The methods of storage, disposal, retention, access controls and retrievability of the system:

(5) The title and business address of the individual who is responsible for the

system:

(6) The procedure whereby an individual can be notified at his request whether or not the system contains a

record pertaining to him;

(7) The procedure whereby the individual can be notified at his request how he can gain access to any record pertaining to him which is contained in the system:

(8) How the individual can contest the contents of such a record; and

(9) The categories of sources of rec-

ords in the system.

(j) Collection of information and maintenance of records. With respect to each system of records indexed by individual identifier which is maintained by the Railroad Retirement Board, the Railroad Retirement Board shall:

(1) Maintain in each system only such information about an individual as is relevant and necessary in accomplishing the purposes for which the system is

kept:

(2) To the greatest extent practicable, collect information directly from the individual when that information may result in an adverse determination about such individual's rights, benefits or privileges under programs administered by the Railroad Retirement Board;

(3) Inform each individual who is

asked to supply information:

(i) The authority under which the solicitation of such information is carried out;

(ii) Whether disclosure of the requested information is mandatory or voluntary and any penalties for failure to furnish such information;

(iii) The principal purposes for which

the information will be used;

(iv) The routine uses and transfers of such information; and

(v) The possible effects on such individual if he fails to provide the requested information.

(4) Maintain all records which are used by the Railroad Retirement Board in making any determination about any individual with such accuracy, relevance, timeliness and completeness as is reasonably necessary to assure fairness to the individual in the determination;

(5) Prior to disseminating any record about an individual to any person other than an agency, unless the dissemination is made pursuant to paragraph (h)(1) (ii) of this section, make reasonable efforts to assure that such records are accurate, complete, timely and relevant for purposes of the administration of the Railroad Retirement Act and the Railroad Unemployment Insurance Act:

(6) Maintain no record describing how any individual exercises rights guaranteed by the First Amendment unless expressly authorized by statute or by the individual to whom the record pertains or unless pertinent to and within the scope of an authorized law enforcement activity:

(7) Make reasonable efforts to serve notice on an individual when any record on such individual is made available to any person under compulsory legal process when such process becomes a

matter of public record; and

(8) At least thirty days prior to publication of information under paragraph (i) of this section, publish in the FEDERAL REGISTER notice of any new use or intended use of the information in the system and provide an opportunity for interested persons to submit written data. views or arguments to the Railroad Retirement Board.

(k) Fees. The Railroad Retirement Board may assess a fee for copies of any records furnished to an individual under paragraph (d) of this section. The fees for copies shall be \$.10 per copy per page, not to exceed the actual cost of reproduction, and should be paid to the Director of Budget and Fiscal Operations for deposit to the Railroad Retirement Account. If payment is made by check, the check should be payable to the order of the Railroad Retirement Board. Any fee of less than \$10 may be waived by the system manager if he determines that it is in the public interest to do so.

(1) Government contractors. When the Railroad Retirement Board provides by a contract or by a subcontract subject to its approval for the operation by or on behalf of the Railroad Retirement Board of a system of records to accomplish an agency function, the Railroad Retire-ment Board shall, consistent with its authority, cause the requirements of \$ 552a of Title 5 of the United States Code to be applied to such system. In each such contract or subcontract for the operation of a system of records, entered into on or after September 27, 1975, the Railroad Retirement Board shall cause to be included a provision stating that the contractors or subcontractors and their employees shall be considered employees of the Railroad Retirement Board for purposes of the civil and criminal penalties provided in sections (g) and (i) of the Privacy Act of 1974 (5 U.S.C. 552a (g) and (i)

(m) Mailing lists. The Railroad Retirement Board shall neither sell nor rent information containing any individual's name or address, unless authorized by statute.

(n) Disclosure of social security account numbers. Whenever an individual is requested by the Railroad Retirement Board to disclose his social security account number he shall be informed as to whether such disclosure is mandatory or

voluntary. If disclosure of the individual's social security account number is mandatory, he shall be informed of the statutory authority requiring such disclosure.

(5 U.S.C. 552a)

Effective date: May 19, 1976.

By Authority of the Board.

Dated: May 12, 1976.

R. F. BUTLER. Secretary of the Board.

[FR Doc.76-14634 Filed 5-18-76;8:45 am]

#### CHAPTER V-MANPOWER **ADMINISTRATION**

PART 609-UNEMPLOYMENT COMPEN-SATION FOR FEDERAL CIVILIAN EM-**PLOYEES** 

Right to Hearing on Federal Findings Correction

In FR Doc. 76-13228, appearing on page 18996 of the issue for May 7, 1976, on page 18998, in paragraph "(4)" of the first column, the sixth line now reading "under the USFE program. The reconshould read "under the UCFE program. The recon-".

Title 40—Protection of Environment

# CHAPTER I—ENVIRONMENTAL PROTECTION AGENCY

SUBCHAPTER N-EFFLUENT LIMITATIONS, GUIDELINES AND STANDARDS

[FRL 545-5]

# PART 418—FERTILIZER MANUFACTUR-ING POINT SOURCE CATEGORY

Subpart A-Phosphate Subcategory

ALLOWANCES FOR CERTAIN DISCHARGES

Notice is hereby given that the En-Protection vironmental Agency amending 40 CFR 418, Fertilizer Manufacturing Point Source Category, Subpart A—Phosphate Subcategory, §§ 418.-11. 418.12. 418.13 and 418.15.

40 CFR 418 was promulgated on April 8, 1974 (39 FR 12832) pursuant to sections 301, 304(b) and (c), 306 (b) and (c) and 307(c) of the Federal Water Pollution Control Act as amended, 33 U.S.C. 1251, 1311, 1314 (b) and (c), 1316(b), and 1317(c); 86 Stat. 816 et seq.; Pub. L. 92-500-

On August 6, 1975 notice was published in the FEDERAL REGISTER (40 FR 33052), that the Environmental Protection Agency was proposing to amend 40 CFR Part 418, Fertilizer Manufacturing Point Source Category, Subpart A—Phosphate Subcategory, §§ 418.11, 418.12, 418.13 and 418.15.

Interested persons were invited to participate in the rulemaking by submitting written comments on the proposed amendment within 30 days of the date of

publication.

The following responded to the request for written comment: Florida Department of Environmental Regulation, Mississippi Chemical Corporation and Stauffer Chemical Company. Each of the comments received was carefully reviewed and analyzed.

The following is a summary of the significant comments and the Agency's

response to these comments:

(1) One commenter objected to the inclusion of leaks and spills under the definition of contaminated non-process wastewater because it would discourage any incentive for good housekeeping and preventative maintenance within the plant.

Accidental spills and accidental leaks have been included in the definition of contaminated non-process wastewater but with specific limitations on maximum discharges and requirements for prompt repair and control.

(2) One commenter objected to the concentration limits for contaminated non-process wastewater because they are

too lenient.

No data is available to the Agency to provide a basis for more stringent limitations for contaminated non-process wastewater.

(3) One commenter recommended that the pH range of process wastewater be

8.5 to 9.0 instead of 6.0 to 9.0.

The pH range has been set at 6.0 to 9.5 based on the performance of double lime treatment of process wastewater. Limitations on phosphorus and fluoride are set at a level where a pH in the higher part of the range will generally be required.

(4) One commenter objects to prescribing operating conditions in addition

to effluent limitations.

Operating conditions are not prescribed. The regulation provides for no discharge of process wastewater. Under the conditions described in the regulation, exceptions to the no discharge requirement are made.

(5) One commenter proposes that a provision be added that process water may be discharged untreated by overflow when chronic or catastrophic precipitation events cause the water level to ex-

ceed the surge capacity.

Process wastewater pollutants from a calcium sulfate storage pile runoff facility operated separately or in combination with a water recirculation system designed, constructed and operated to maintain a surge capacity equal to the runoff from the 10-year, 24-hour rainfall event may be discharged, after treat-ment to the standards established, whenever chronic or catastrophic precipitation events cause the water level to rise into the surge capacity. Process wastewater must be treated and discharged whenever the water level equals or exceeds the mid point of the surge capacity. In the unlikely event that despite adherence to the requirements of the regulation, rainfall runoff quantity is so great as to exceed this surge capacity, the bypass provision in the standard permit may apply. The standard permit language for the bypass provision is as

"The diversion or bypass of any discharge from facilities utilized by the permittee to maintain compliance with

the terms and conditions of this permit is prohibited, except (i) where unavoidable to prevent loss of life or severe property damage, or (ii) where excessive storm drainage or runoff would damage any facilities necessary for compliance with the terms and conditions of this permit. The permittee shall immediately notify the permit issuing authority in writing of each such diversion or bypass in accordance with the procedure specified above for reporting noncompliance."

In addition to the above comments, phosphate fertilizer manufacturers have contended that the fluoride, phosphate and suspended solids limitations in the proposed amendment are unachievable. In response to this contention, EPA has obtained results from a program of sampling and testing of process wastewater from phosphate manufacturing facilities. Wastewater samples from nine facilities were made available to EPA and removal of fluoride and phosphate was evaluated by appropriate laboratory techniques. From the results of this study, the fluoride and suspended solids limitations have been revised. In addition, the ratio of daily maximum values to 30 day average values has been altered for phosphate, fluoride and suspended solids.

As a result of public comments, the effluent treatability study and continuing review and evaluation of the proposed amendment, the following changes have been made in the amendment:

(1) The maximum for any one day is increased to three times the average values for 30 consecutive days.

(2) The fluoride limitations for the average value for 30 consecutive days was increased to 25 mg/l.

(3) The TSS limitations were revised and a provision for relief from the limitations under conditions where chemically treated effluent is settled to meet the other pollutant limitations was added.

(4) The upper pH limitation was in-

creased to 9.5.

The technology to achieve the limitations in this amendment is the same as in the original regulations and is described in the manual entitled "Development Document for Effluent Limitations Guidelines and New Source Performance Standards for the Basic Fertilizer Chemicals Segment of the Fertilizer Manu-facturing Point Source Category" available from the Government Printing Office. Washington, D.C. 20402, for a nominal fee. Information and data collected have led to changes which have made the limitations less stringent. Therefore, the economic impact, energy consequences and non-water quality aspects are less severe than in the original regulations. A summary of these findings may be found in the preamble to the original regulations, 39 FR 12832 (April 8, 1974).

A summary of findings, the data collected and the information received will be available for inspection and copying at the EPA Public Information Reference Unit, Room 2922 (EPA Library), Waterside Mall, 401 M Street, SW., Washing-

ton, D.C. The DEA information regulation provides that a reasonable fee may be charged for copying.

In consideration of the foregoing, 40 CFR Chapter I, Subchapter N, Part 418, Fertilizer Manufacturing Point Source Category, Subpart A—Phosphate Subcategory, is amended to read as set forth below. The final regulation is promulgated as set forth below and shall be effective June 18, 1976.

Dated: May 12, 1976.

Russell E. Train,
Administrator.

Subpart A is amended as follows:

1. In § 418.11, paragraph (b) is revised and (c), (d), (e) and (f) are added to read as follows:

§ 418.11 Specialized definitions.

(b) The term "process wastewater" means any water which, during manufacturing or processing, comes into direct contact with or results from the production or use of any raw material, intermediate product, finished product, by-product, or waste product. The term "process wastewater" does not include contaminated non-process wastewater, as defined below.

(c) The term, "contaminated nonprocess wastewater" shall mean any water including precipitation runoff which, during manufacturing or processing. comes into incidental contact with any raw material, intermediate product, finished product, by-product or waste product by means of: (1) precipitation runoff; (2) accidental spills; (3) accidental leaks caused by the failure of process equipment and which are repaired or the discharge of pollutants therefrom contained or terminated within the shortest reasonable time which shall not exceed 24 hours after discovery or when discovery should reasonably have been made, whichever is earliest; and (4) discharges from safety showers and related personal safety equipment, and from equipment washings for the purpose of safe entry, inspection and maintenance: provided that all reasonable measures have been taken to prevent, reduce, eliminate and control to the maximum extent feasible such contact and provided further that all reasonable measures have been taken that will mitigate the effects of such contact once it has occurred.

(d) The term "ten year 24 hour rainfall event" shall mean the maximum 24 hour precipitation event with a probable recurrence interval of once in 10 years as defined by the National Weather Service in technical paper No. 40, "Rainfall Frequency Atlas of the United States", May, 1961, and subsequent amendments in effect as of the effective date of this regulation.

(e) The term "25 year 24 hour rainfall event" shall mean the maximum 24 hour precipitation event with a probable recurrence interval of once in 25 years as

defined by the National Weather Service in technical paper No. 40, "Rainfall Frequency Atlas of the United States", May, 1961, and subsequent amendments in effect as of the effective date of this regulation.

(f) The term "calcium sulfate storage pile runoff" shall mean the calcium sulfate transport water runoff from or through the calcium sulfate pile, and the precipitation which falls directly on the storage pile and which may be collected in a seepage ditch at the base of the outer slopes of the storage pile, provided such seepage ditch is protected from the incursion of surface runoff from areas outside of the outer perimeter of the seepage ditch

2. In § 418.12, paragraphs (a), (b), (c) and (d) are revised to read as follows:

§ 418.12 Effluent limitations and guidelines representing the degree of effluent reduction attainable by the application of the best practicable control technology currently available.

(a) Subject to the provision of paragraphs (b) and (c) of this section, the following limitations establish the quantity or quality of pollutants or pollutant properties, controlled by this section, which may be discharged by a point source subject to the provisions of this subpart after application of the best practicable control technology currently available: there shall be no discharge of process wastewater pollutants to navigable waters.

(b) Process wastewater pollutants from a calcium sulfate storage pile runoff facility operated separately or in combination with a water recirculation system designed, constructed and operated to maintain a surge capacity equal to the runoff from the 10-year, 24-hour rainfall event may be discharged, after treatment to the standards set forth in paragraph (c) below, whenever chronic catastrophic precipitation events cause the water level to rise into the surge capacity. Process wastewater must be treated and discharged whenever the water level equals or exceeds the mid point of the surge capacity.

(c) The concentration of pollutants discharged in process wastewater pursuant to the limitations of paragraph (b) shall not exceed the values listed in the following table:

	Effluent limitations (mg/l)			
Effluent characteristic	Maximum for any 1 day	Average of daily values for 30 consecutive days shall not exceed—		
Total phosphorus	105	. 85		
(as P). Fluoride	75 150 Within the range 6.0 to 9.5.	25		

The total suspended solid limitation set forth in this paragraph shall be waived for process wastewater from a calcium sulfate storage pile runoff facility, operated separately or in combination with a water recirculation system, which is chemically treated and then clarified or settled to meet the other pollutant limitations set forth in this paragraph.

(d) The concentration of pollutants discharged in contaminated non-process wastewater shall not exceed the values listed in the following table:

	Effluent limitations (mg/l)		
Effluent characteristic	Maximum for any 1 day	Average of daily values for 30 consecutive days shall not exceed—	
Total phosphorus (as P).	105	. 35	
FluoridepH	75	25	

3. In § 418.13, paragraphs (a) and (b) are revised and (c) and (d) added to read as follows:

§ 418.13 Effluent limitations and guidelines representing the degree of effluent reduction attained by the application of the best available technology economically achievable.

(a) Subject to the provision of paragraphs (b) and (c) of this section, the following limitations establish the quantity or quality of pollutants or pollutant properties, controlled by this section, which may be discharged by a point source subject to the provisions of this subpart after application of the best a v a i l a b l e technology economically achievable: there shall be no discharge of process wastewater pollutants to navigable waters.

(b) Process wastewater pollutants from a calcium sulfate storage pile runoff facility operated separately or in combination with a water recirculation system designed, constructed and operated to maintain a surge capacity equal to the runoff from the 25-year, 24-hour rainfall event may be discharged, after treatment to the standards set forth in paragraph (c) of this section, whenever chronic or catastrophic precipitation events cause the water level to rise into the surge capacity. Process wastewater must be treated and discharged whenever the water level equals or exceeds the midpoint of the surge capacity.

(c) The concentration of pollutants discharged in process wastewater pursuant to the limitations of paragraph (b) of this section shall not exceed the values listed in the following table:

*	Efficient limitations (mg/l)			
Efficient characteristic	Maximum for any 1 day	Average of daily values for 30 consecutive days shall not exceed		
Total phosphorus	105	. 35		
(as P). Fluoride T88	75	. 25 50		
pH	Within the range 6.0 to 9.5.			

The total suspended solid limitations set forth in this paragraph shall be waived for process wastewater from a calcium sulfate storage pile runoff facility, operated separately or in combination with a water recirculation system, which is chemically treated and then clarified or settled to meet the other pollutant limitations set forth in this paragraph.

(d) The concentration of pollutants discharged in contaminated non-process wastewater shall not exceed the values listed in the following table:

	Effluent limitations (mg/l)			
Effluent characteristic	Maximum for any 1 day	Average of daily values for 80 consecutive days shall not exceed—		
Total phosphorus	105	. 35		
Fluoride pll	75 Within the range 6.0 to 9.5.	. 25		

4. In § 418.15, paragraphs (a) and (b) are revised and (c) and (d) are added to read as follows:

§ 418.15 Standards of performance for new sources.

(a) Subject to the provision of paragraphs (b) and (c) of this section, the following limitations establish the quantity or quality of pollutants or pollutant properties, controlled by this section, which may be discharged by a point source subject to the provisions of this subpart after application of the best available demonstrated control technology: there shall be no discharge of process wastewater pollutants to navigable waters.

(b) Process pollutants wastewater from a calcium sulfate storage pile runoff facility operated separately or in combination with a water recirculation system designed, constructed and operated to maintain a surge capacity equal to the runoff from the 25-year, 24-hour rainfall event may be discharged, after treatment to the standards set forth in paragraph (c) below, whenever chronic or catastrophic precipitation events cause the water level to rise into the surge capacity. Process wastewater must be treated and discharged whenever the water level equals or exceeds the midpoint of the surge capacity.

(c) The concentration of pollutants discharged in process wastewater pursuant to the limitations of paragraph (b) shall not exceed the values listed in the following table:

	Effluent limitations (mg/i)			
Effluent characteristic	Maximum for any 1 day	Average of daily values for 30 consecutive days shall not exceed		
Total phosphorus	105	. 85		
(as P). Fluoride	75 160 Within the	21 34		
рН	range 6.0 . to 9.5.	••••••••••••		

The total suspended solid limitation set forth in this paragraph shall be walved for process wastewater from a calcium sulfate storage pile runoff facility, operated separately or in combination with a water recirculation system, which is chemically treated and then clarified or settled to meet the other pollutant limitations set forth in this paragraph.

(d) The concentration of pollutants discharged in contaminated non-process wastewater shall not exceed the values listed in the following table:

	Effluent limitations (mg/l)			
. Effluent characteristic	Maximum for any 1 day	Average of daily values for 30 consecutive days shall not exceed—		
Total phosphorus	105	. 35		
Fluoride	75			
рН				

[FR Doc.76-14466 Filed 5-18-76;8:45 am]

#### Title 45—Public Welfare

CHAPTER II—SOCIAL AND REHABILITA-TION SERVICE (ASSISTANCE PRO-GRAMS), DEPARTMENT OF HEALTH, EDUCATION, AND WELFARE

PART 228—SOCIAL SERVICES PROGRAMS FOR INDIVIDUALS AND FAMILIES: TITLE XX OF THE SOCIAL SECURITY ACT

#### Individual Recipient Basic Data File; Revocation

Notice is given by the Acting Administrator of the Social and Rehabilitation Service with the approval of the Secretary of Health, Education, and Welfare, that 45 CFR 228.63, Individual Recipient Basic Data File, is revoked.

In the regulations published on June 27, 1975 in the Federal Register, § 228.63 required, as a condition for Federal financial participation (FFP), that State agencies administering title XX services programs had to assemble and maintain certain data on every individual receiving social services under title XX. When it became obvious that some States could not readily establish such a file while coping with all the other start-up problems of a new program, § 228.63 was amended on October 3, 1975 to give States until May 15, 1976 to establish the file.

The basis for now revoking § 228.63 is to eliminate the May 15, 1976 deadline for establishment of the file.

The purpose is for the Department to avoid denying FFP to States which cannot meet the May 15 deadline. In addition to this revocation, the Department is reviewing the requirement for the basic data file, including the unique identifier. Because of significant issues and strong views which have been raised, the Department will issue a Notice of Intent which will address the pro and con of a State basic data file. Broad public comment will be solicited, after which a decision will be made whether to rein-

state the requirement for a file as a compliance rather than a Federal financial participation issue, or whether the matter should be left up to the States.

The Department finds that there is good cause to dispense with proposed rule making procedures because of the immediacy of the May 15, 1976 deadline for phase-in of the file. Unless the regulation is revoked by that date, some States will be financially penalized. Because title XX is a new program, still in its first year of operation, the Department wishes to provide relief where possible while the State agencies endeavor to overcome their start-up problems.

#### § 228.63 [Reserved]

Accordingly, § 228.63 is revoked and the section vacated.

(Sec. 1102, 49 Stat. 647 (42 U.S.C. 1302).)

Effective date: This revocation is effective upon publication (May 19, 1976) or on May 15, 1976, whichever is earlier.

(Catalog of Federal Domestic Assistance Program No. 13.754, Public Assistance—Social Services.)

It is hereby certified that the economic and inflationary effects of this regulation have been carefully evaluated in accordance with Executive Order No. 11821.

Dated: May 13, 1976.

Don Wortman,
Acting Administrator, Social
and Rehabilitation Service.

Approved: May 14, 1976.

MARJORIE LYNCH, Acting Secretary.

[FR Doc.76-14706 Filed 5-18-76;8:45 am]

#### Title 46-Shipping

## CHAPTER IV—FEDERAL MARITIME COMMISSION

SUBCHAPTER A-GENERAL PROVISIONS

[General Order 16, Amdt. 14, Docket No. 75–36]

# PART 502—RULES OF PRACTICE AND PROCEDURE

#### **Miscellaneous Amendments**

This proceeding was instituted by notice of proposed rulemaking published in the FEDERAL REGISTER of September 24, 1975 (40 F.R. 43925). The purpose of the proceeding was to amend various sections of the Commission's rules of practice, primarily to expedite the conduct of formal proceedings.<sup>1</sup>

Comments were submitted by F. Conger Fawcett of the law firm of Graham and James (Fawcett); L. A. Parish, a practitioner (Parish); Matson Navigation Company (Matson); Maritime Administrative Bar Association (MABA); Martin A. Herksher of the law firm of Duane, Morris and Hecksher (Hecksher); and the Commission's Bureau of Hearing Counsel (Hearing Counsel). We

have considered these comments carefully and herewith publish final rules. A section-by-section discussions of the rules and comments thereon follows.

1. Section 502.21 was proposed to be amended to provide for special appearances; to require attendance by counsel at all hearings and prehearing conferences; and to specify sanctions for failure to abide by these rules.

MABA considers the proposal inappropriate on the ground that attendance is a matter for counsel's judgment, subject to proper notice to the presiding officer. MABA further believes that special appearances are covered by the rules on intervention. Fawcett agrees, believing further that the sanctions are too harsh. Hearing Counsel point out that required attendance could lead to unnecessary expenses.

We are satisfied that standards of attendance can be left to and established by the presiding officer. Accordingly, we are withdrawing so much of the proposal that relates to attendance and sanctions for failure to abide by the rules. For clarity, however, the provision for special appearances will be retained.

2. Sections 502.64, 502.71 and 502.73 were proposed to be amended by providing that filing of motions to dismiss or for bills of particulars will not stay the time for filing answer to complaint, thus eliminating an element of delay.

MABA and Fawcett suggest that, rather than following this proposal, we adopt appropriate provisions of Rule 12 of the Federal Rules of Civil Procedure.

While we are still concerned with motions which appear to be made for the purpose of delay, the comments are well-taken. Accordingly, the involved sections will be modified to incorporate the time provisions of Rule 12.

3. Section 502.67 was proposed to be amended, in general, to provide for a specially expedited procedure applicable to domestic offshore rate proceedings where suspension of rates is involved.

While generally supporting the concept of the proposal, the commentators point out this is a substantive and not a procedural change and should be made the subject of a separate proceeding.

We are persuaded that the proposal should be withdrawn and a revised version will be noticed in a separate proceeding.

4. Sections 502.69 and 502.73 were proposed to be amended to clarify the procedure for treating petitions by specifying that section 502.69 does not apply to docketed proceedings and that petitions in docketed proceedings will be governed by section 502.73.

MABA and Hearing Counsel do not object to the proposal and suggest minor changes in wording.

The purpose of the proposal was to eliminate confusion in the treatment of petitions. We are satisfied that the rule, as proposed, does this and are adopting it as a final rule.

5. (a) New section 502.95 was proposed to encourage stipulations among parties to proceedings.

<sup>&</sup>lt;sup>1</sup> For further explanation of the purpose of the proposed amendments, see notice of proposed rulemaking, cited above.

MABA, Parish and Hearing Counsel question the need for the proposal, citing other sections of the rules such as section 502.94.

In light of the comments received, we are of the opinion that the current rules are adequate with respect to stipulations. In withdrawing the proposal, however, we wish to stress that all parties to proceedings should, to the utmost extent possible, stipulate or admit noncontroversial matters. This, in itself would contribute significantly to expediting the hearing process.

(b) New section 502.96 was proposed to provide for the submission of prehearing statements by the parties setting forth issues, facts, witnesses, exhibits and like matters.

MABA and Fawcett question the proposal on the ground that it merely increases paperwork. Parish objects to furnishing witness and exhibit lists prior to hearing. Hearing Counsel, while supporting the concept, object to its binding effect.

We remain of the opinion that prehearing statements will contribute materially to reduce the scope of proceedings and consequent delay. Accordingly, we will adopt the proposal. We are, however, following Hearing Counsel's suggestion and permitting deviation from the prehearing statement upon a showing of good cause therefor to the presiding officer.

6. Section 502.105 was proposed to be amended to require that requests for enlargement of time on motions to postpone or cancel hearings or prehearing conferences be made at least five days prior to the appropriate date.

MABA and Hearing Counsel suggest that a "good cause" criterion be inserted in the rule.

We accept the suggestion of the commentators and the final rule will provide an exception for good cause.

7. Section 502.114 was proposed to be amended by providing that date of filing shall be the date a document is lodged with the Secretary or the date a party certified it to be deposited in the mail.

MABA takes issue with the proposal on a variety of grounds and suggests adoption of Rule 6(e) of the Federal Rules of Civil Procedure. Hearing Counsel wants it made clear that the rule does not apply to protests submitted pursuant to § 502.67. Hecksher supports the proposal

We are satisfied that, of the myriad alternatives available, this proposal is the fairest. The final rule will be amended, however, to specify that it does not apply to complaints filed pursuant to section 22 of the Shipping Act, 1916, or to protests filed pursuant to section 3 of the Intercoastal Shipping Act, 1933. The filing of complaints is governed by statute and, to some extent, by Commission policy. With respect to filing of protests, the instant proposal would not be practicable

given to severe time restrictions attendant to filing of rates in the domestic off-shore trades. In addition, we are revising the certificate of service set out in \$502.117.

8. Sections 501.118 and 502.201 were proposed to be amended to reduce the number of copies of discovery materials and letters to be provided to the Commission.

All commentators agreed with the purpose of the rule. MABA and Hearing Counsel go further and question whether discovery materials should be filed at all since they are not yet evidence; Fawcett suggests a different procedure for letters

We are retaining the filing requirement to establish the fact of service. Nevertheless, to allay any fears that non-evidentiary material will find its way into the record, we are striking language in the proposed rule that such materials are for the "use" of the presiding officer or the Commission. As to letters, we believe the rule, as proposed, is most compatible with the Commission's internal procedures. As custodian of the official record, the Secretary should receive the original of any document in the first instance.

9. (a) Section 502.153 was proposed to be amended to distinguish interlocutory appears from final appeals, to condense leave to appeal and the appeal into one pleading, and to specify that a proceeding need not be stayed pending Commission consideration of the appeal.

No party opposes the proposal but MABA suggests that it allow for oral rulings.

We have accepted MABA's suggestion and provision for oral rulings will be made in the final rule.

(b) The title of § 502.227 will be amended to reflect more accurately its content.

(c) Section 502.227 was proposed to be amended further to provide for appeals from a grant by the presiding officer of a dismissal of a proceeding in whole or in part.

MABA would limit the proposal to dismissal of a proceeding in whole, i.e., a dismissal in part would not grant an automatic leave to appeal. Fawcett suggests that the time for filing appeal be extended to 30 days, "equivalently to that actually now afforded to the filing of exceptions to initial decisions • • •." Hearing Counsel would permit a right of appeal if a petition for leave to intervene is denied or if a grant of intervention is withdrawn.

We cannot accept MABA's position on this proposal; a dismissal in part could be just as crucial to a party's case as a dismissal of the entire proceeding. Faw-cett's suggestion is based on an erroneous assumption; current Commission rules only provide for 15 days for the filing of exceptions. Hearing Counsel's suggestion has merit and the final rule will include language to that effect.

(d) Section 502.261 was proposed to be amended to provide that a petition for reconsideration shall not act as a stay

of a proceeding before the presiding officer.

No comment was made to this proposal and it will be incorporated in the final rules.

10. Section 502.156 was proposed to be amended to make the new Federal Rules of Evidence (P.L. 93-595) applicable to Commission proceedings unless inconsistent with the Administrative Procedure Act (APA).

MABA would abolish the present rule and adopt the Federal rules except to the extent they are inconsistent with the APA. Parish states that the Federal Rules are too strict and contrary to the APA. Hearing Counsel are concerned that the Federal Rules not conflict with the Commission's rules as well as the APA.

We are unmoved by the arguments against this proposal. As stated in the notice of proposed rulemaking, the Federal Rules can be of great assistance in resolving evidentiary problems in administrative proceedings. We are, however, further amending the rule to indicate that the Federal Rules will not apply where in conflict with the Commission's own rules.

11. Section 502.162 was proposed to be amended to encourage stipulation during hearings as well as prior to their commencement and to clarify the use of stipulations in the event that one or more parties refuse to enter into them.

MABA and Parish present many of the same arguments which have been made to proposal 5., above. Hearing Counsel want the rule to make clear that the rights of cross-examination and rebuttal of nonsubscribing parties to stipulations are preserved.

We are discarding as unnecessary the language with respect to stipulation at hearing. This, however, should not be construed to mean that the Commission does not encourage such stipulations or admissions. Consistent with our action concerning the proposed new § 502.95 (see 5., above), we likewise are withdrawing the instant proposal. The final rule will also incorporate the suggestion of Hearing Counsel as to rights of nonsubscribing parties to cross-examination and rebuttal.

12. Section 502.166 was proposed to be amended to permit the filing of motions for corrections of transcript within 20 days after service thereof and to delete the current requirement for certification by a party as to the date of receipt.

MABA suggests the 20 days commence after last day of hearing in cases of multi-volume transcripts. Fawcett points out that provision must be made for "service" of the transcript or the time period is meaningless.

Both comments are well taken. Accordingly, we are amending the proposal to indicate that the time period shall commence after the last day of hearing or any session thereof. We are increasing the time period to 25 days in recognition of difficulties currently associated with the postal system.

13. Section 502.201(b)(2) was proposed to be amended to authorize the

<sup>\*</sup>Sections 502.91, 502.94, 502.157, 502.162, and 502.208(a)(3).

presiding officer to order commencement of hearing prior to completion of discovery and inspection procedures.

MABA objects on the ground that the rule is unnecessary in that the presiding officer has the power to set time limits already. MABA also asserts that the proposal has the potential for prejudice to parties.

In the notice of proposed rulemaking instituting this proceeding, we noted that there have been instances in proceedings before the Commission where discovery procedures have been engaged in to an excessive degree causing delay. We remain of that view and are of the opinion that the proposed amendment should be made final.

14. Section 502.210(b)(2) was proposed to be amended to make clear that the presiding officer may draw adverse inferences in case of refusal to answer discovery requests pursuant to order.

Again. MABA contends the rule is

unnecessary.

We are of the opinion that this specific provision should be contained in the rules and it will be published as final, MABA properly points out that the proposal refers to "person" which is inappropriate in this context; the term will be deleted in the final rule.

15. Sections 510.210(a) and 502.211(a) were proposed to be amended to require that motions to compel answers to discovery requests and responses thereto be

more self-explanatory.

No objections were raised to this proposal and we are adopting it as a final rule.

16. Section 502.221 was proposed to be amended to prescribe the form and length of briefs to the presiding officer.

MABA and Fawcett oppose the page limitations. Fawcett also submits that the order of contents set forth in the proposal be rearranged.

With respect to the contents of the briefs, we do not require that they appear in the exact order in which they appear in the proposal but only that they be included. As to the 50-page limitation on briefs, we are amending the proposal to place the limitation on length of briefs in the discretion of the presiding officer.

17. Section 502.262 was proposed to be revised to permit replies to petitions for

reconsideration.

MABA supports the proposal while Hearing Counsel are opposed.

In the notice of proposed rulemaking, it was pointed out that the experience of the Commission under the present rule which does not permit reply has led to confusion and delay. We remain of the opinion that permitting replies is the more practical and expeditious manner with which to process petitions for reconsideration. Accordingly, the proposed rule will be adopted as final.

18. Section 502.223 will be amended to insert the phrase "Administrative Law Judges" for the obsolete phrase "examiners of the Office of Hearing Examiners." Similarly, § 502.42 is amended to insert

"Bureau of Hearing Counsel" in lieu of § 502.95 Prehearing statements. "Office of Hearing Counsel."

Therefore, pursuant to section 4 of the Administrative Procedure Act (5 U.S.C. 553) and sections 27 and 43 of the Shipping Act, 1916 (46 U.S.C. 826, 841(a)), Part 502 of Title 46, Code of Federal Regulations is amended as set forth herein-

1. Section 502.21 is amended by adding a new paragraph (c) as follows:

§ 502.21 Appearances.

(c) Special Requirement. An appearance may be either general, that is, without reservation, or it may be special, that is, confined to a particular issue or question. If a person desires to appear specially, he must expressly so state when he enters his appearance and at that time he shall also state the questions or issues to which he is confining his appearance; otherwise, his appearance will be considered as general.

#### § 502.42 [Amended]

2. Section 502.42 is amended by deleting the word "Office" in the first sentence and substituting the word "Bureau" therefor.

#### § 502.64 [Amended]

3, (a) Section 502.64 is amended by deleting the words "twenty (20) days after service of an order denying such motion" in the first sentence and substituting "ten (10) days after service of an order denying such motion."

4. Section 502.69 is amended by adding the following language at the beginning

of the rule:

§ 502.69 Petitions—general.

Except when submitted in connection with a formal proceeding, \* \*

#### [Amended]

5. Section 502.71 is amended by deleting the words "twenty (20) days" in the penultimate sentence and substituting 'ten (10) days."

6. Section 502.73 is amended by deleting the first three sentences and substituting the following language there-

#### § 502.73 Motions.

In any docketed proceeding, an application or request for an order or ruling not otherwise specifically provided for in the rules in this part shall be by motion. After the assignment of a presiding officer to a proceeding and before the issuance of his recommended or initial decision, all motions shall be addressed to and ruled upon by the presiding officer unless the subject matter of the motion is beyond his authority, in which event he shall refer the matter to the Commission. If the proceeding is not before him, motions shall be addressed to and passed upon by the Commission.

7. A new section 502.95 is added as follows:

(a) Unless waiver is granted by the presiding officer, it shall be the duty of all parties to a proceeding to prepare a prehearing statement or statements at a time and in the manner to be established by the presiding officer provided that there has been reasonable opportunity for discovery. To the extent possible, joint statements should be prepared.

(b) A prehearing statement shall state the name of the party or parties on whose behalf it is presented and briefly set forth the following matters, unless otherwise ordered by the presiding

officer:

(1) Issues involved in the proceeding. (2) Facts stipulated pursuant to the procedures together with a statement that the party or parties have communicated or conferred in a good faith effort to reach stipulation to the fullest extent possible.

(3) Facts in dispute.

(4) Witnesses and exhibits by which disputed facts will be litigated.

(5) A brief statement of applicable law.

(6) The conclusion to be drawn.

(7) Suggested time and location of hearing and estimated time required for presentation of the party's or parties'

(8) Any appropriate comments, suggestions or information which might assist the parties in preparing for the hearing or otherwise aid in the disposition of

the proceeding.

(c) The presiding officer may for good cause shown, permit a party to introduce facts or argue points of law outside the scope of the facts and law outlined in the prehearing statement. Failure to file a prehearing statement, unless waiver has been granted by the presiding officer, may result in dismissal of a party from the proceeding, dismissal of a complaint, judgement against respondents, or imposition of such other sanctions as may

be appropriate under the circumstances. (d) Following the submission of prehearing statements the presiding officer may, upon motion or otherwise, convene a prehearing conference for the purpose of further narrowing issues and limiting the scope of the hearing if, in his opinion, the prehearing statements indicate lack of dispute of material fact not previously acknowledged by the parties or lack of legitimate need for cross-examination and is authorized to issue appropriate orders consistent with the purpose stated in this section.

8. Section 502.105 is amended by adding the following two sentences:

§ 502.105 Waiver of rules governing enlargements of time and postponements of hearings.

\* \* \* Requests for enlargement of time or motions to postpone or cancel a prehearing conference or hearing must be received, whether orally or in writing, at least five (5) days before the scheduled date. Except for good cause shown failure to meet this requirement may

result in summary rejection of the

9. Section 502.114 is amended by terminating the last sentence of the rule after the word "prepaid" and adding the following sentence:

#### § 502.114 Service by parties.

- \* \* \* Except with respect to filing of complaints pursuant to section 502.62 and protests pursuant to section 502.67, the date of filing shall be either the date on which the pleading, document, or paper is physically lodged with the Secretary by a party or the date which a party certifies it to be deposited in the mail.
- 10. Section 502.117 is amended by revising the body of the certificate of service set out therein to read as follows:

#### § 502.117 Certificate of service.

I hereby certify that I have this day served the foregoing document upon all parties of record in this proceeding by mailing (or by delivering in person) a copy to each such person.

11. Section 502.118 is amended by designating the present rule as paragraph (a) and adding a new paragraph (b) as follows:

§ 502.118 Copies of documents for use of the Commission.

(a) · · ·

- (b) In the case of documents filed, served, or exchanged in connection with discovery procedures set forth in Subpart L, except for motions filed pursuant of \$502.210 or \$502.211, the original shall be filed with the Secretary, and copies shall be served upon the parties as provided by the procedures set forth in Subpart L. In the case of letters or other written communications to the presiding officer, an original with two copies shall be filed with the Secretary for inclusion in the public docket and for the use of the presiding officer.
  - 12. Section 502.153 is revised as follows:
- § 502.153 Appeal from ruling of presiding officer other than orders of dismissal in whole or in part.

Rulings of the presiding officer may not be appealed prior to, during the course of the hearing, or subsequent thereto if the proceeding is still before the presiding officer except where the presiding officer shall find it necessary to allow an appeal to the Commission to prevent substantial delay, expense, or detriment to the public interest, or undue prejudice to a party. Any party seeking to appeal must file a motion for leave to appeal no later than fifteen days after written service or oral notice of the ruling in question unless the presiding officer for good cause shown enlarges or shortens the time. Any such motion shall contain not only the grounds for leave to appeal but the appeal itself. If the motion is granted, the presiding officer shall certify the appeal to the Commission. Unless otherwise provided, the certification of the appeal shall not operate as a stay of the pro-

ceeding before the presiding officer. The provisions of § 502.10 [Rule 1(j)] shall not apply to this section. [Rule 10(m).]

13. Section 502.156 is amended by adding the following sentence:

#### § 502.156 Evidence admissable.

- • Unless inconsistent with the requirements of the Administrative Procedure Act and these Rules, the Federal Rules of Evidence, P.L. 93-595, effective July 1, 1975, will also be applicable.
- 14. Section 502.162 is amended by adding the following sentence at the end of the rule.

#### § 502.162 Stipulations.

- • A stipulation may be proposed even if not subscribed by all parties without prejudice to any nonsubscribing parties' right to cross-examine and offer rebuttal evidence.
- 15. Section 502.166 is amended by revising the second and third sentences to read as follows:

#### § 502.166 Corrections of transcript.

- o o o Motions made after the hearing to correct the record shall be filed with the presiding officer within twenty-five (25) days after the last day of hearing or any session thereof, unless otherwise directed by the presiding officer, and shall be served on all parties. Such motions may be in the form of a letter. •
- 16. Section 502, 201 (a) and (b) are amended as follows:

#### § 502.201 General.

- (a) • and, except in the case of motions filed pursuant to § 502.210 or § 502.211, are not governed by the requirements of § 502.118 regarding the furnishing of fifteen (15) copies for the use of the Commission.
- (b) \* \* \* (2) \* \* Nothing herein shall be construed to preclude the presiding officer from ordering a hearing to commence before the completion of discovery and inspection procedures conducted pursuant to Subpart L.
- 17. Section 502.210 (a) and (b) are amended as follows:

## § 502.210 Refusal to make discovery: consequences.

- (a) • Application for any order made pursuant to this section shall also set forth the text of the information as originally requested, the text of the response thereto, and the reason(s) why such response is deemed inadequate. Replies to such application shall specifically set forth the reason(s) why such response is deemed to be in full compliance with the request. Failure of either party to comply with this rule may result in summary denial or granting of the application.
- 17. Section 502.210(b) (2) is amended by adding the following language:
  - (b) \* \* !
- (2) • or an order that with respect to matters regarding which the

order was made or any other designated fact, inferences will be drawn adverse to the person or party refusing to obey such order made under paragraph (a) of this section:

18. Section 502.211(a) is amended by adding the following sentence at the end of the section:

§ 502.211 Witnesses and evidence located in a foreign country.

- • Application for any order made pursuant to this section shall also set forth the text of the information as originally requested, the text of the response thereto, and the reason(s) why such response is deemed inadequate. Replies to such application shall specifically set forth the reason(s) why such response is deemed to be in full compliance with the request. Failure of either party to comply with this rule may result in summary denial or granting of the application.
- 19. Section 502.221 is amended by revising the last three sentences to read as follows:
- § 502.221 Briefs; requests for findings.
- \* \* \* Unless otherwise ordered by the presiding officer, opening or initial briefs shall contain the following matters in separately captioned sections: introductory section describing the nature and background of the case, proposed findings of fact in serially numbered paragraphs with reference to exhibit numbers and pages of the transcript, argument based upon principles of law with appropriate citations of the authorities relied upon, and conclusions. The Presiding Officer may limit the number of pages to be contained in a brief. All briefs shall contain a subject index or table of contents with page references and a list authorities cited. [Rule 13(a).]

#### § 502.223 [Amended]

- 20. Section 502.223 is amended by deleting the words "examiners of the Office of Hearing Examiners" and substituting the words "Administrative Law Judges" therefor.
- 21. Section 502.227 is amended by revising the title and by designating the present rule as paragraph (a) and adding a new paragraph (b) to read as follows:
- § 502.227 Exceptions to decisions or orders of dismissal of Administrative Law Judges; replies thereto; and review of decisions or orders of dismissal by Commission.
- (b) If an Administrative Law Judge has granted a motion for dismissal of the proceeding in whole or in part, any party desiring to appeal must file such appeal no later than fifteen days after service of the ruling on the motion in question. The denial of a petition to intervene or withdrawal of a grant of intervention shall be deemed to be a dismissal within the meaning of this paragraph.

22. Section 502.261 is amended by adding the following language to the last sentence of the rule:

§ 502.261 Petitions.

• • or of an Administrative Law Judge if the proceeding is before him.

23. Section 502.262 is revised to read as follows:

§ 502.262 Reply.

Any party may file a reply to a petition for reconsideration within fifteen days in accordance with \$502.74 [Rule 5(n)]. The reply shall be served in conformity with Subpart H (Rule 8). [Rule 16(b).]

Effective date. Inasmuch as the expeditious adoption of these rules is desirable and inasmuch as they are procedural in nature, they shall be effective May 19, 1976, and shall be applicable to proceedings instituted on and after that date.

By the Commission.

[SEAL]

Francis C. Hurney, Secretary.

[FR Doc.76-14581 Filed 5-18-76;8:45 am]

General Order 17; Amdt. 1]

# SUBCHAPTER B—REGULATIONS AFFECTING MARITIME CARRIERS AND RELATED ACTIVITIES PART 521—TIMF FOR FILING AND

# PART 521—TIME FOR FILING AND COMMENTING ON CERTA:N AGREEMENTS

Clarification of Statement of Policy

Section 521.2 of this Part prescribes a notice period for the filing of amendments to extend agreements containing termination dates. It has been the practice of the Commission staff to notify parties that the time for filing such applications has come due. Nevertheless, the Commission notes that, in many instances, parties have filed on less than the prescribed notice. This inhibits orderly consideration of the application and frustrates the intent of the policy and procedures set forth in this Part.

The Commission wishes to make clear that it is the duty of the policy and procedures set forth in this Part.

The Commission wishes to make clear that it is the duty of the parties to the agreement to conform to the requirements of section 521.2, irrespective of any actions taken by the Commission's staff. Accordingly, section 521.1 of this Part, Statement of Policy, is amended by addition of the following sentence:

§ 521.1 Statement of policy.

• • • Although the Commission may, from time to time, advise parties to

agreements that the agreement is due to expire, parties to agreements cannot rely on Commission notice but are themselves solely responsible for the timely filing of amendments to extend agreements containing termination dates.

Inasmuch as this amendment is merely a clarification of existing Commission policy, notice of proposed rulemaking procedure is deemed unnecessary.

Effective date. This amendment is effective May 19, 1976.

By the Commission May 11, 1976.

[SEAL] F

FRANCIS C. HURNEY, Secretary.

[FR Doc.76-14580 Filed 5-18-76;8:45 am]

Title 50-Wildlife and Fisheries

# CHAPTER I—U.S. FISH AND WILDLIFE SERVICE, DEPARTMENT OF THE INTERIOR

#### PART 33—SPORT FISHING

Sherburne National Wildlife Refuge

The following special regulation is issued and is effective on May 19, 1976.

§ 33.5 Special regulations; sport fishing; for individual wildlife refuge areas.

#### MINNESOTA

SHERBURNE NATIONAL WILDLIFE REFUGE

Sport fishing on the Sherburne National Wildlife Refuge is permitted only on the areas designated by signs as open to public fishing. These open areas, comprising approximately 1,000 acres, are delineated on maps available at the refuge headquarters, Route 2, Zimmerman, Minnesota 55398, and from the office of the Regional Director, U.S. Fish and Wildlife Service, Federal Building, Fort Snelling, Twin Cities, Minnesota 55111. Sport fishing shall be in accordance with all applicable State regulations subject to the following special conditions:

(1) The open season for sport fishing extends from May 1, 1976 to March 1, 1977, inclusive.

(2) During periods when no ice exists, fishing activity is confined to the St. Francis River.

(3) Access to all fish areas is permitted only at designated access sites.

(4) Boats, without motors, may be used on the St. Francis River only from designated access sites.

(5) The use of snowmobiles, all terrain vehicles, trail bikes, motorcycles,

mini-bikes, and other such conveyances are prohibited on the refuge at all times.

JOHN E. WILBRECHT, Refuge Manager, Sherburne National Wildlife Refuge, Zimmerman, Minn.

MAY 11, 1976.

[FR Doc.76-14475 Filed 5-18-76;8:45 am]

CHAPTER II—NATIONAL MARINE FISHER-IES SERVICE, NATIONAL OCEANIC AND ATMOSPHERIC ADMINISTRATION, DE-PARTMENT OF COMMERCE

PART 216—REGULATIONS GOVERNING THE TAKING AND IMPORTING OF MA-RINE MAMMALS

Subpart F—Penalties and Procedures for Their Assessment

On November 24, 1975, notice of an amendment to Part 216 was published in the FEDERAL RECISTER (40 FR 54427). The amendment modified § 216.53, 216.54, 216.56, 216.57, 216.59 and 216.60 by deleting the term "administrative law judge" and substituting in lieu thereof the term "presiding officer." The amendment failed to effect one technical change in § 216.54. The purpose of this rulemaking is to correct that oversight.

In view of the fact that cases are awaiting a hearing, this amendment is made without notice and an opportunity for the public to comment, pursuant to 5 U.S.C. 553(b). Under 5 U.S.C. 553(d), it is effective immediately.

Issued at Washington, D.C., on May 12,

ROBERT W. SCHONING,
Director.

Accordingly, § 216.54(a) is revised as follows:

§ 216.54 Assignment of presiding officer and agency representative; notice of hearing.

(a) If a written request for a hearing has been timely made, or the Secretary determines, pursuant to § 216.53(b), that a hearing should be held, the Secretary shall assign a presiding officer to the case. Written notice of the assignment shall be promptly given to the respondent, together with the name and address of the person who will present evidence on behalf of the Secretary at the hearing (the agency representative), and thereafter all pleadings and other documents shall be filed directly with the presiding officer, with a copy served on the agency representative or the respondent as the case may be.

[FR Doc.76-14547 Filed 5-18-76;8:45 am]

# proposed rules

This section of the FEDERAL REGISTER contains notices to the public of the proposed issuance of rules and regulations. The purpose of these notices is to give interested persons an opportunity to perticipate in the rule making prior to the adoption of the final rules.

#### DEPARTMENT OF THE TREASURY

Internal Revenue Service

#### [ 26 CFR Part 1 ]

CHANGE OF ANNUAL ACCOUNTING PERIOD FOR FOREIGN CORPORATIONS

**Public Hearing on Proposed Regulations** 

Proposed regulations under section 442 of the Internal Revenue Code of 1954, relating to the procedure foreign corporations must follow in order to change their annual accounting period, appear in the FEDERAL REGISTER for March 23, 1976 (41 F.R. 12017).

A public hearing on the provisions of such proposed regulations will be held on June 29, 1976, beginning at 10 a.m. in the George S. Boutwell Auditorium, Seventh Floor, 7400 Corridor, Internal Revenue Building, 1111 Constitution Avenue, N.W., Washington, D.C. 20224.

The rules of § 601.601(a) (3) of the "Statement of Procedural Rules" (26 CFR Part 601) shall apply with respect to such public hearing. Copies of these rules may be obtained by a request directed to the Commissioner of Internal Revenue, Attention: CC:LR:T, Washington, D.C. 20224, or by telephoning (Washington, D.C.) 202-964-3935. Under such \$ 601.601(a) (3) persons who have submitted written comments or suggestions within the time prescribed in the notice of proposed rule making, and who desire to present oral comments at the hearing on such proposed regulations, should submit an outline of the comments to be presented at the hearing and the time they wish to devote to each subject by June 16, 1976. Such outlines should be submitted to the Commissioner of Internal Revenue, Attention: CC:LR:T, Washington, D.C. 20224. Under § 601.601(a) (3) (26 CFR Part 601) each speaker will be limited to 10 minutes for an oral presentation exclusive of time consumed by questions from the panel for the Government and answers thereto.

Persons who desire a copy of such written comments or suggestions or outlines and who desire to be assured of their availability on or before the beginning of such hearing should notify the Commissioner, in writing, at the above address by June 23, 1976. In such a case, unless time and circumstances permit otherwise, the desired copies are deliverable only at the above address. The charge for copies is ten cents (\$.10) per page.

An agenda showing the scheduling of the speakers will be made after outlines are received from the speakers. Copies of this agenda will be available free of charge at the hearing, and information with respect to its contents may be obtained on June 28, 1976, by telephoning (Washington, D.C.) 202-964-3935.

JAMES F. DRING,
Director,
Legislation and Regulations Division.
[FR Doc.76-14582 Filed 5-18-76;8:45 am]

#### DEPARTMENT OF TRANSPORTATION

Coast Guard
[ 33 CFR Part 183 ]
[ CGD 75-176]

BOATS AND ASSOCIATED EQUIPMENT Proposed Améndments Affecting the Safe

Loading and Flotation Standards

Correction

In FR Doc. 76-13206 appearing on page 18679 of the issue for May 6, 1976, on page 18680, in the sixth complete paragraph of the second column, the sixth line now reading "ceived before 1976, will be considered be", should read "ceived before June 21, 1976, will be considered be-".

#### CIVIL AERONAUTICS BOARD

[ 14 CFR Parts 207, 208, 296 ]

[EDR-297; Docket 28256; Dated May 5, 1976]

CHARTERING BY COOPERATIVE SHIPPERS ASSOCIATIONS AND JOINT LOADING BETWEEN COOPERATIVE SHIPPERS AS-SOCIATIONS AND AIR FREIGHT FOR-WARDERS

**Notice of Proposed Rulemaking** 

#### Correction

In FR Doc. 76-13661, appearing at page 19227 in the issue of Tuesday, May 11, 1976 in the second column on page 19228 the third full paragraph should read as follows:

We have also decided that this proceeding will consider whether Part 296 of our Economic Regulations should be amended to allow cooperative shippers associations to engage in joint loading with air freight forwarders. This second matter also was raised by HACSA, in an application for exemption to allow it to joint load with a particular forwarder. filed in Docket 27267 on December 16, 1974. In that application HACSA alleged that the Board's original purpose in prohibiting joint loading between forwarders and cooperative shippers associations was to prevent the joint-loading forwarder from gaining undue influence over the members of such associations,

thus resulting in tariff abuses and in that forwarder obtaining an undue competitive advantage over other forwarders. These potential problems, HACSA alleges, would not arise with respect to its operations, since it is a strong association and has no business connections with any forwarder.

#### FEDERAL RESERVE SYSTEM

[ 12 CFR Part 217 ]

[Docket No. R-0024; Reg. Q]

#### INTEREST ON DEPOSITS

Pooling of Funds; Extension of Comment Period

By notice published in the FEDERAL REGISTER of March 15, 1976 (41 FR 10917), the Board of Governors proposed to amend Regulation Q (12 CFR 217) to prohibit member banks from paying interest on time deposits of \$100,000 or more at rates in excess of those established by Regulation Q for deposits of less than \$100,000, where the bank knows or has reason to know that such time deposits consist of funds acquired or solicited for the purpose of pooling such funds primarily to obtain the exemption from interest rate ceilings provided in \$217.7(a).

This proposal was based in part upon the belief that the practice of pooling violates Regulation Q interest rate ceiling limitations and upon the belief that pooling may have potentially adverse effects on member and nonmember financial institutions due to potentially disruptive shifts of funds.

Public comments on this proposal were to have been received no later than May 10. 1976. Requests from the public have been received by the Board to extend the comment period. These requests state that they plan to submit additional economic and statistical data that should prove of assistance to the Board in this matter and that such data will not be available until after May 10, 1976. The Board has reviewed these requests and has decided that it is in the public interest to extend the period for receipt of comments from the public for an additional 60 days. Accordingly, the comment period for receipt of submissions from the public on the Board's proposal of March 8, 1976, to prohibit the payment of interest on pooled funds by member banks in excess of the rate established for deposits of less than \$100,000 is hereby extended to July 9, 1976.

To assist the Board in its consideration of this matter, interested persons are invited to submit relevant data,

views, or arguments. Any such material should be submitted in writing to the Secretary, Board of Governors of the Federal Reserve System, Washington, D.C. 20551, and should be received not later than July 9, 1976. All material submitted should include the docket number R-0024. Such information will be made available for inspection and copying upon request except as provided in § 261.6(a) of the Board's Rules Regarding Availability of Information.

By order of the Board of Governors,

THEODORE E. ALLISON, Secretary of the Board.

[FR Doc.76-14550 Filed 5-18-76;8:45 am]

# notices

This section of the FEDERAL REGISTER contains documents other than rules or proposed rules that are applicable to the public. Notices of hearings and investigations, committee meetings, agency decisions and rulings, delegations of authority, filing of petitions and applications and agency statements of organization and functions are examples of documents appearing in this section.

#### DEPARTMENT OF THE TREASURY

Comptroller of the Currency MERCANTILE NATIONAL BANK, ATLANTA, GEORGIA

Suspension of Trading

It appearing that the summary suspension of trading in the securities of Mercantile National Bank, Atlanta, Georgia, on the over-the-counter market is required in the public interest and for the protection of investors;

Therefore, pursuant to Sections 12(1) and 12(k) of the Securities Exchange Act of 1934, trading in the securities of Mercantile National Bank, Atlanta, Georgia, on the over-the-counter market is hereby suspended for the ten-day period commencing at 9:00 a.m. (e.d.t.) on May 13, 1976, and terminating at midnight (e.d.t.) on May 22, 1976.

Dated: May 13, 1976.

[SEAL] JAMES E. SMITH,
Comptroller of the Currency.
[FR Doc.76-14535 Filed 5-18-76;8:45 am]

Customs Service [T.D. 76-138] TUNA FISH Tariff-Rate Quota

MAY 12, 1976.

The tariff-rate quota for the calendar year 1976 on tuna classifiable under item 112.30, Tariff Schedules of the United States.

It has now been determined that 98,124,941 pounds of tuna may be entered for consumption or withdrawn from warehouse for consumption during the calendar year 1976 at the rate of 6 per centum ad valorem under item 112.30, Tariff Schedules of the United States. Any such tuna which is entered, or withdrawn from warehouse, for consumption during the current calendar year in excess of this quota will be dutiable at the rate of 12.5 per centum ad valorem under item 112.34 of the tariff schedules.

Pursuant to the provisions of item 112.30, Tariff Schedules of the United States, the above quota is based on the United States pack of canned tuna during the calendar year 1975.

> VERNON D. ACREE, Commissioner of Customs.

[FR Doc.76-14534 Filed 5-18-76;8:45 am]

#### DEPARTMENT OF DEFENSE

Department of the Army
ARMED FORCES EPIDEMIOLOGICAL
BOARD

Meeting

1. In accordance with section 10(a) (2) of the Federal Advisory Committee Act (P.L. 92-463) announcement is made of the following committee meeting:

Name of Committee: Armed Forces Epidemiological Board.

Date of Meeting: 11 June 1976. Place: Conference Room 3092, Walter Reed Army Institute of Research, Walter Reed Army Medical Center, Washington, D.C.

Time: 0800-1700.

#### PROPOSED AGENDA

This meeting was previously scheduled for 16 April 1976 and subsequently cancelled. Subjects to be considered include briefings on disease and environmental problems which have confronted military forces operating in the Middle-East during and since WWI, Army Medical Department planning for Middle-East operations, reports from Preventive Medicine Officers, review of influence vaccine field trial data, discussion of Health and Environment Division objectives, programs and priorities and organizational matters.

2. That portion of the meeting to be held from 0800-1030 will involve discussion of information classified SECRET pursuant to Executive Order 11652 in the interest of National Defense, and will be closed to the public. It is necessary to provide the Board information on the threat to our Nation and on planning for National Defense in order that the Board can formulate recommendations on planning for medical support of National Defense. This type of information. is exempt from public disclosure under section 552(b)(1) of Title 5, U.S. Code. Accordingly, it has been determined necessary to close a portion of this meeting to the public pursuant to section 10(d). P.L. 92-463.

3. All subsequent portions of this meeting will be open to the public, but limited by space accommodations. Any interested person may attend, appear before, or file statements with the committee at the time and in the manner permitted by the committee. Interested persons wishing to participate should advise the Executive Secretary, DASC-

AFEB, Room 1B472, Pentagon, Washington, D.C.20310.

DUANE G. ERICKSON, LTC, MSC, USA, Executive Secretary.

MAY 13, 1976.

[FR Doc.76-14489 Filed 5-18-76;8:45 am]

ARMY BALLISTIC RESEARCH LABORATORIES SCIENTIFIC ADVISORY COMMITTEE (SAC)

#### **Closed Meeting**

In accordance with Section 10(a)(2) of the Federal Advisory Committee Act (P.L. 92-463), announcement is made of the following Committee meeting:

Name of committee: US Army Ballistic Research Laboratories Scientific Advisory Committee (SAC).

Date of meeting: 9 June 1976.

Place: US Army Ballistic Research Laboratories, Aberdeen Proving Ground, Maryland 21005.

Time: 0900 Hours.

The agenda includes a discussion of current and proposed research programs of the US Army Ballistic Research Laboratories. The relation of these scientific programs to the future role of the Ballistic Research Laboratories will be considered in detail.

This meeting will be closed to the public since classified research and development programs will be discussed. This information is classified and is specifically required by Executive Order to be kept secret in the interest of the national defense or foreign policy in accordance with Section 552, paragraph (4) (b) (1), Title 5 U.S.C., The Freedom of Information Act.

Dated: May 13, 1976.

SAMUEL M. LINDSAY, Acting Director.

[FR Doc.76-14488 Filed 5-18-76;8:45 am]

#### DEPARTMENT OF THE INTERIOR

Fish and Wildlife Service
ENDANGERED SPECIES PERMIT

Receipt of Application

Notice is hereby given that the followng application for a permit is deemed to

ing application for a permit is deemed to have been received under section 10 of the Endangered Species Act of 1973 (P.L. 93-205).

Applicant: Alfred L. Cuming, Box 356, Watkinsville, Georgia 30677.

	" .
DEPARTMENT OF THE INTERIOR  U.S., FISH AND WILDLIFE SERVICE  FEDERAL FISH AND WILDLIFE  LICENSE/PERMIT APPLICATION  3. APPLICANT. (Name, complete address and phone number of individual, business, agency, or institution for which permit to requested)	1. APPLICATION FOR (Indicate only one)  IMPORT OR EXPORT LICENSE  2. BRIEF DESCRIPTION OF ACTIVITY FOR WHICH REQUESTED LICENSE OR PERMIT IS NEEDED.  The profit is needed.  ON VIOLATION OF ACTIVITY FOR WHICH REQUESTED LICENSE OF PROMIT IS NEEDED.
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Elders Mill Rd.	B. IF REQUIRED BY ANY STATE OR FOREIGN GOVERNMENT, DO YOU HAVE THEIR APPROVAL TO CONDUCT THE ACTIVITY YOU PROPOSE?  (It yes, list jurisdictions and type of documents)
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# A Continuing Education Program NORTH CAROLINA STATE UNIVERSITY

# NOTES FROM....

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NORTH CAROLINA STATE UNIVERSITY

# NOTES FROM....

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# A Continuing Education Program NORTH CAROLINA STATE UNIVERSITY

NOTICES

Documents and complete information submitted in connection with this application are available for public inspection during normal business hours at the Service's office in Suite 600, 1612 K Street, N.W., Washington, D.C.

Interested persons may comment on this application by submitting written data, views, or arguments, preferably in triplicate, to the Director (FWS/LE), U.S. Fish and Wildlife Service, Post Office Box 19183, Washington, D.C. 20036. All relevant comments received on or before June 18, 1976 will be considered.

Dated: May 13, 1976.

C.R. BAVIN, Chief, Division of Law Enforcement, U.S. Fish and Wildlife Service.

[FR Doc.76-14635 Filed 5-18-76;8:45 am]

# ENDANGERED SPECIES PERMIT Receipt of Application

Notice is hereby given that the following application for a permit is deemed to have been received under section 10 of the Endangered Species Act of 1973 (P.L. 93-205).

Applicant: Alan M. Springer, Division of Life Sciences, University of Alaska, Fairbanks, Alaska 99701, and David G. Roseneau, 8 Mile Farmers Look Road, SR 3-30096, Fairbanks, Alaska 99701.

1. APPLICATION FOR (Indicate only one)



# DEPARTMENT OF THE INTERIOR

U.S. FISH AND WILDLIFE SERVICE	IMPORT OR EXPORT LICENSE X PERMIT
LICENSE/PERMIT APPLICATION	2. BRIEF DESCRIPTION OF ACTIVITY FOR WHICH DECUESTED LICENSE
3. APPLICANT. (Name, complete address and phone number of individed business, agency, or institution for which parmit is requested)  David G. Roseneau  8. Mile Farmers Look Road  SR 3-30096  Fairbanks, Alaska 99701	
4 IF "APPLICANT" IS AN INDIVIDUAL, COMPLETE THE FOLLOW	WING: S. IF "APPLICANT" IS A BUSINESS. CORPORATION, PUBLIC AGENCY. OR INSTITUTION, COMPLETE THE FOLLOWING:
EMR. MRS. MISS MS. 5' 10" 185 1  DATE OF BIRTH COLOR HAIR COLOR EN brown brown brown  PHONE NUMBER WHERE EMPLOYED SOCIAL SECURITY NUMBER 479-2669  OCCUPATION	WES N.A.
Wildlife biologist	
ANY BUSINESS, AGENCY, OR INSTITUTIONAL AFFILIATION HAVIN TO DO WITH THE WILDLIFE TO BE COVERED BY THIS LICENSE/F Cooperation with Alaskan Peregrine	
Recovery Team	IF "APPLICANT" IS A CORPORATION, INDICATE STATE IN WHICH INCORPORATED
	N.A.
1) Porcupine River, Alaska 2) lower Yukon River drainage betwee Tanana, Alaska, and Mountain Vi	WILDLIFE LICENSE OR PERMIT? YES NO (Il yes, liet license or parmit numbers)
Alaska.  3) Division of Life Sciences, Univ . Ak. Fairbanks, Ak.	8. IF REQUIRED BY ANY STATE OR FOREIGN GOVERNMENT, DO YOU.
<ol> <li>University of California, Bodega Marine Laboratory, Bodega Bay,</li> </ol>	
9. CERTIFIEO CHECK OR MONEY ORDER (il applicable) PAYABLI THE U.S. FISH AND WILDLIFE SERVICE ENCLOSED IN AMOUN	
N.A.	1 May 1976 7 1/2 months (to Dec. 3
ATTACHED, IT CONSTITUTES AN INTEGRAL PART OF THIS A	ns the type of License/permit requested (see 30 CFR 13.1.7:01) MUST BE APPLICATION. LIST SECTIONS OF 50 CFR UNDER WHICH ATTACHMENTS ARE  ns listed under 17.21 paragraph C, parts  d (1)
or and orrest and irrest paragraph	CERTIFICATION
DECLIFATIONS AND THE OTHER APPLICABLE PARTS IN SUBCH	H THE REGULATIONS CONTAINED IN TITLE 50, PART 13, OF THE CODE OF FEDERAL INPUTER B OF CHAPTER I OF TITLE 50, AND I FURTHER CERTIFY THAT THE INFORMATIT IS COMPLETE AND ACCURATE TO THE DEST OF MY KNOWLEDGE AND BELIEF.
SIGNATURE ((In ink)	DATE

Attachment: Federal Fish and Wildlife Li-

Attachment: Federal Fish and Wildlife Li-cense and permit application Investigators: David G. Roseneau, 8 Mile Farmers Loop Road, SR 3-30096, Fair-banks, Alaska 99701, Ph. 479-2669, Alan M. Springer, Division of Life Sciences, Bunneil Building, University of Alaska 99701, Ph. 479-7542.

The following information applies directly to part 17.22, Title 50, Code of Federal Reguiations as amended 26 September 1975:

1. Species: Peregrine Faicon (Falco pere-

grinus anatum).

Activity: A. To survey the Alaska portion of the Porcupine River for Peregrine Falcons; to re-evaluate nesting habitat and to locate all currently active nest sites and historical nest sites; to gather data on current pro-ductivity including clutch size, brood size, hatching success and fledgling success; to salvage addled eggs, dead young and dead adults for analysis of organochloride residue, PCB resident and other environmental poliutant residue leveis; to salvage prey remains from nest sites for identification.

B. To survey the lower Yukon River for peregrine nesting habitat; to locate nesting

pairs and nesting sites.

C. To analyse all Peregrine Falcon tissues salvaged in Alaska during 1976 for organo-chiorine pesticide residues, PCB residues and other environmental poliutant residues.

2. All birds, their eggs and their young which will be studied are in the wild.

3. Addled eggs, dead young and dead adults discovered during the study will be salvaged. All surveys and salvage operations will be conducted in a manner which will insure that harassment, injury, death or removai from the wild of ail living aduit birds, their living eggs and their living young does

4. N. A.

5. Prey remains will be identified at the Division of Life Sciences, University of Alaska, Fairbanks, Alaska 99701, and will be placed in the custody of the curator Uni-versity of Alaska Museum, Terrestrial Verte-brates Collection, University of Alaska, Fairbanks, Alaska 99701.

Pollutant residue analyses will be made at the Division of Life Sciences. University of Aisska, Fairbanks, Alaska 99701, and the University of California, Bodega Marine Laboratory, P.O. Box 247, Bodega Bay, Cali-

fornia 94923.

6. N. A.
7. Logistical support and funding are being sought from the Alaska Department of Fish and Game, the U.S. Forest Service, Bureau of Sport Fisheries and Wildlife, Bureau of Land Management, U.S. Park Service and the National Audubon Society. All solicitations are being coordinated with the Alaska Peregrine Falcon Recovery Team. Copies of the contracts awarded for these studies will be sent to Mr. Henry Hanson, Endangered Species Coordinator, Bureau of Sport Fisher-

ies and Wildlife, 813 D Street, Anchorage, Alaska 99501.

8. Methods. A. One ground survey along the Porcupine River will be made between its mouth and the Canadian border during the period 1 July 1976—15 July 1976. The survey will be conducted from a riverboat and on foot. Aerial surveys are valuable in certain phases and types of raptor research, however, most interior Alaskan peregrine habitat is poorly suited to the use of this technique except as a preliminary survey tool. In the case of the Porcupine River where previous data are available, where investi-gators have prior knowledge of the area and where most nesting habitat is located in a restricted canyon situation this technique is unnecessary and undesirable.

Nests will be viewed from distant vantage points whenever possible. When this is not practicable, one investigator will rope down beside the nest. The same method will be used to salvage ail specimen material. No visits to nest sites will be attempted until after the eggs have hatched and the young are thermoregulatory. No nests will be visited more than once during occupancy; however, certain nests may be revisited after fledging so that prey remains, addled eggs, dead young and dead adults may be salvaged.

B. One aerial survey will be made along the lower Yukon River from Tanana to Mountain Village between 15 July 1976 and 31 July 1976. The survey will be conducted from a fixed-wing aircraft. The flight path of the aircraft will not be near enough to possible nest sites that harassment of young or adult birds will occur.

The major emphasis of this survey wili be directed towards identifying and describing potential nesting habitat rather than towards locating actual nest sites and nesting pairs.

C. Dead young and dead adult peregrines will be frozen intact until analyzed. Contents from addled eggs will be stored in pre-cleaned and tested glass containers and froz-en. Care will be taken to insure that egg shells remain intact so that shell thickness determinations can accurately be made. Aliquots of each sample will be homogenized with anhydrous sodium sulfate and extracted in Soxhiet thimbles using a hot mixture of two parts hexane and one part acetone (vol:vol). Quantification of PCB will be accomplished by saponification on an alka-line side-arm of the main chromatographic column. Comparisons will be made between the resulting chromatograms and chromatograms from injections of standard mixtures of pentachlorobiphenyls and hexachlorobiphenyls.

Justification

Peregrine Falcons in particular appear to be highly susceptible to sublethal physio-logical effects of certain agricultural and industrial pollutants. Several populations have declined drastically with the accumulation of these residues in their trophic systems. The steady loss of suitable nesting habitat is another major factor which has contributed to recent population declines. In Alaska, where environmental quality is still generally high and resource development is relatively new but rapidly expand-ing, the habitat factor is increasing in

Arctic and subarctic peregrines depend in large measure on the protection afforded them by the inaccessibility of much of their habitat. The current state-wide trend in resource development could easily jeopardize this advantage. A concerted effort should be made, therefore, to identify all portions of the State in which peregrines are found so that they will be given proper consideration in land use planning decisions. The Porcu-pine River is known to support breeding peregrines. This region is also proposed as

Current data on the utilization of this drainage by peregrines will be valuable in decisions concerning the classification of this river.

Furthermore, this survey will coincide with a survey to be conducted on the major portion of the Porcupine River in Canada and of other rivers in Alaska for peregrines. Data from the Porcupine River will be of particular use in describing the status of peregrines in Alaska in 1976.

Unfortunately the same remoteness which buffers peregrines against certain aspects of civilization does not appear to protect them from the ubiquity of environmental pollution. Peakall et al. (1975) suggest that if the current rate of decline continues the last "tundra" peregrines will have fledged from the Colville River in 1975 and that the re maining adult segment of the population will disappear by 1980. White et al. (1973) suggest that populations of Peale's peregrines in the Aleutian Islands are considerably more stable. Eggshell thickness has been reduced by 21.7 percent or more and has been shown to be associated with population declines (Anderson and Hickey 1972). Anatum pere-grines from interior Alaska have declined drastically in the Tanana River drainage but appear to be relatively stable along the upper Yukon River and its major tributaries above Circle (White and Cade 1975). Shell thickness of eggs from Yukon peregrines have decreased 16.8 percent since pre-DDT years (Cade et al. 1971). Anatum peregrine populations in interior Alaska may be critically near DDT induced declines. Current data on the status of the Porcupine River population would be particularly valuable in accessing the status of this subpopulation. Furthermore, because of the precarious position in which peregrines in general find themselves as a result of pol-lution effects and because they have become a biological index of certain global pollution patterns (Peakall et al. 1975; Walker et al. 1973; Walker et al. 1973), pollutant residues in this species from throughout the State should be continually monitored.

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DEPARTMENT OF THE LITENIOR U.S. FISH AND VALIDLIFE SERVICE FEDERAL FISH AND VALIDLIFE LICENSE/PERATT APPLICATION			1. APPLICATION FOR (Indicate only one)  IMPORT OR EXPORT LICENSE  2. BRIEF DESCRIPTION OF ACTIVITY FOR WHICH REQUESTED LICENSE OF PERMIT IS NEEDED. Peregrine Falcon surveys including thering reprofuctive data and: 1. salvaging addled eggs, dead				
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1. Porcupine and lower Yukon Rivers Alaska 2. Division of Life Sciences, University of Alaska, Fairbanks, Alaska			7. DO YOU HOLD ANY CURRENTLY VALID FEDERAL P.S. AND WILDLIFE LICENSE OR PERMIT! YES NO (Il yes, list license or permit sumbers)  8. IF REQUIRED BY ANY STATE OR FORE-GN GOVERNMENT, DO YOU HAVE THEIR APPROVAL TO CONDUCT THE ACTIVITY YOU PROPOSET YES NO				
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Attachment: Federal Fish and Wildlife Li-cense and Permit Application

Investigators: David G. Roseneau, 8 Mile Farmers Loop Road, SR 3-30096, Fairbanks, Alaska 99701, Ph. 479-2669. Alan M. Springer, Division of Life Sciences, Bunnell Building, University of Alaska 99701, Ph. 479-7542.

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Dated: May 13, 1976.

C. R. BAVIN. Chief, Division of Law Enforcement, U.S. Fish and Wildlife Service.

FR Doc.76-14634 Filed 5-18-76;8:45 am

#### **National Park Service ENVIRONMENTAL STATEMENTS** Notice of Recension of Activity Standards for Preparation and Processing

Notice is given that the National Park Service hereby rescinds activity standards for preparation and processing environmental statements prepared pursuant to the National Environmental Policy Act of 1969. These rescinded activity standards were issued in the FEDERAL REGISTER on March 2, 1972 at 37 FR 4373-4374.

The rescinded activity standards have been replaced by National Park Service "Guidelines for the Preparation and Review of Environmental Assessments and Statements, July 29, 1974," copies of which are available from the National Park Service, Department of the Interior, 18th and C Streets, N.W., Washington, D.C. 20240.

Dated: May 13, 1976.

GARY EVERHARDT,

Director.

[FR Doc.76-14480 Filed 5-18-76;8:45 am]

# OLYMPIC NATIONAL PARK Notice of Public Workshops

Notice is hereby given that two public workshops will be held for the purpose of considering the various alternatives to possible concession expansion at Kalaloch in Olympic National Park. Printed information regarding the possible alternatives is available from the Superintendent, Olympic National Park, 600 East Park Avenue, Port Angeles, Washington 98362, or from the Regional Director, National Park Service, 601 Fourth and Pike Building, Seattle, Washington 98101.

The first workshop is scheduled to be held at the Courtesy Room of the Rainier National Bank in Aberdeen, Washington, at 7:30 p.m., Wednesday, June 23, 1976. The second workshop is scheduled to be held at the Little Theater, Peninsula College, Port Angeles, Washington, at 7:30 p.m., Thursday, June 24, 1976.

Dated: May 5, 1976.

Russell E. Dickenson, Regional Director, Pacific Northwest Region.

[FR Doc.76-14478 Filed 5-18-76:8:45 am]

[Order No. 77, Amendment 5]

# REGIONAL DIRECTORS Delegation of Authority

Order No. 77, approved February 27, 1973, and published in the Federal Reg-ISTER of March 22, 1973 (38 FR 7478); Amendment No. 1, approved June 18, 1973, and published in the FEDERAL REG-ISTER of June 26, 1973 (38 FR 16789); Amendment No. 2, approved January 29, 1974, and published in the FEDERAL REG-ISTER of February 5, 1974 (39 FR 4597), Amendment No. 3, approved October 21, 1974, and published in the FEDERAL REG-ISTER of October 29, 1974 (39 FR 38118); and Amendment No. 4, approved June 25, 1975, and published in the FEDERAL REGISTER of July 3, 1975 (40 FR 28111), set forth in section 1 the exceptions on delegations of authority. Section 1 Delegation is hereby amended by deleting paragraph (19).

(205 DM, as amended; 245 DM, as amended; sec. 2 of Reorganization Plan No. 3 of 1950)

Dated: May 5, 1976.

GARY EVERHARDT, Director, National Park Service.

[FR Doc.76-14479 Filed 5-18-76;8:45 am]

Office of the Secretary
[INT FES 76-25]

#### AUTHORIZED NARROWS UNIT, COLORADO

#### Notice of Availability of Final Environmental Statement

Pursuant to section 102(2) (c) of the National Environmental Policy Act of 1969, the Department of the Interior has prepared a final environmental statement on a proposed water resource development project designated as the Narrows Unit, Colorado.

The proposed project is for the purpose of supplying a supplemental irrigation water supply providing flood control, preserving fish and wildlife resources, and developing recreational opportunities in the South Platte River Basin in eastern Colorado. A potential project purpose would provide for supplying municipal and industrial water needs of the area.

The Final Environmental Statement includes letters of comment received on the draft statement and addresses those comments as well as comments and issues received at the public hearings held on the draft statement on January 13 and 14, 1976.

Copies are available for inspection at the following locations:

Office of Assistant to the Commissioner— Ecology, Department of the Interior, Bureau of Reclamation, Room 7626, Interior Building, Washington, D.C. 20240, Telephone (202) 343-4991.

Division of Engineering Support, Technical Services and Publications Branch, Engineering and Research Center, Denver Federal Center, Denver, Colorado 80225, Tele-

phone (303) 234-3022.

Office of the Regional Director, Bureau of Reclamation, Lower Missouri Region, Building 20, Denver Federal Center, Denver, Colorado 80225, Telephone (303) 234-3779.

Central Colorado Water Conservancy District, 135 Denver Avenue, Fort Lupton, Colorado 80621.

Lower South Platte Water Conservancy District, P.O. Box 1725, Sterling, Colorado 80751.

Fort Morgan Carnegie Public Library, City Park, Fort Morgan, Colorado 80701. Greeley Public Library, City Complex Build-

ing, Greeley, Colorado 80631. Weld County Library, 2227 23rd Avenue, Greeley, Colorado 80631.

Brush Carnegie Library, Brush, Colorado 80723.

Sterling Public Library, Fourth and Ash Streets, Sterling, Colorado 80751. Julesburg Public Library, 320 Cedar Street,

Julesburg, Colorado 80737. University of Colorado Library, Boulder Campus, Boulder, Colorado 80302.

Penrose Library, University of Denver, 2150
East Evans Avenue, Denver, Colorado 80210.
William E. Morgan Library, Colorado State

University, Fort Collins, Colorado 80521. Northeastern Junior College Library, 100 College Drive, Sterling, Colorado 80751.

University of Northern Colorado Library, Greeley, Colorado 80631.

Morgan Community College, 300 Main Street, Fort Morgan, Colorado 80701. Single copies of the final statement may be obtained on request to the Commissioner of Reclamation or the Regional Director at the addresses listed above.

Dated: May 14, 1976.

STANLEY D. DOREMUS, Deputy Assistant Secretary of the Interior.

[FR Doc.76-14585 Filed 5-18-76;8:45 am]

# FEDERAL METAL AND NONMETAL MINE SAFETY ADVISORY COMMITTEE

#### **Notice of Meeting**

In accordance with section 10(a)(2) of the Federal Advisory Committee Act (Public Law 92-463), notice is hereby given that the Federal Metal and Nonmetal Mine Safety Advisory Committee. authorized to be established under section 7(a) of the Federal Metal and Nonmetallic Mine Safety Act (Public Law 89-577, as amended by Public Law 94-41 on June 27, 1975), will meet on Tuesday-June 29, 1976, Wednesday—June 30, 1976, and Thursday—July 1, 1976, starting at 8:30 a.m. each day until the Advisory Committee concludes its business, in the Sussex Room, Parliament House Motor Hotel, 420 5th Ave. North, Birmingham, Alabama 35205 (mailing address P.O. Box 2245, Birmingham, Alabama 35201)— Telephone Number: Area Code 205-323-7211.

The matters to be discussed at this public meeting include suggested new and revised health and safety standards and revocation of certain standards applicable to metal and nonmetal mining operations and concerning air quality, ventilation, radiation, and physical agents, drilling, rotary jet piercing, use of equipment, material storage and handling, personal protection, safety programs, man hoisting, posting of communication instructions, and loading, hauling, dumping. Copies of the agenda and the suggested new and revised standards are available for the public and may be obtained from or may be examined in the office of the Executive Secretary to the Advisory Committee.

The meeting of the Advisory Committee is open to the public. Public attendance is limited to seating available in the Sussex Room of the Parliament House. Persons desiring to attend this meeting are requested to notify the Executive Secretary in writing of their intention to attend the meeting by Friday, June 25, 1976.

Any member of the public may file a written statement with the Advisory Committee before, during, or within 30 days after the meeting.

The Committee Chairman, if he deems it appropriate may permit members of he public to present oral statements at the meeting.

All written statements, notices, and requests should be addressed to the Executive Secretary as follows:

Mr. Herbert P. LeVan, Executive Secretary, Federal Metal and Nonmetal Mine Safety Advisory Committee, Room 702, Ballston Tower No. 3, 4015 Wilson Boulevard, Arlington, Virginia 2203, Telephone Number: Area Code 703-235-8685.

Dated: May 13, 1976.

RAYMOND A. PECK, Jr., Deputy Assistant Secretary of the Interior.

[FR Doc.76-14530 Filed 5-18-76;8:45 am]

#### DEPARTMENT OF AGRICULTURE

**Forest Service** 

#### TIMBER MANAGEMENT PLAN, TALLADEGA NATIONAL FOREST

Notice of Availability of Final Environmental Statement

Pursuant to Section 102(2) (C) of the National Environmental Policy Act of 1969, the Forest Service, Department of Agriculture, has prepared a Final Environmental Statement for the Timber Management Plan, Talladega National Forest, Alabama, USDA-FS-R8-FES-ADM-75-21.

The plan proposes even-aged forest management on that part of the forest which is suitable for sustained yield timber production as well as maintaining and, where possible, enhancing the soil, water, recreation, and wildlife resources.

This Final Environmental Statement was transmitted to CEQ on May 11, 1976. Copies are available for inspection during regular working hours at the following locations:

USDA, Forest Service, South Agriculture Bldg., Room 3210, 12th St. & Independence Ave., SW, Washington, D.C. 20250.

USDA, Forest Service, 1720 Peachtree Rd., NW., Room 804, Atlanta, Georgia 30309. USDA, Forest Service, National Forest in

SDA, Forest Service, National Forest in Alabama, Box 40, Montgomery, Alabama 36101.

A limited number of single copies are available upon request to Forest Supervisor, A. D. Woody, Box 40, Montgomery, Alabama 36101.

Copies of the environmental statement have been sent to various Federal, state, and local agencies as outlined in the CEQ guidelines.

Dated: May 12, 1976.

DAVID F. JOLLY,
Regional Environmental
Coordinator, Southern Region.

[FR Doc.76-14474 Filed 5-18-76;8:45 am]

#### DEPARTMENT OF COMMERCE

Domestic and International Business Administration

COMPUTER SYSTEMS TECHNICAL ADVISORY COMMITTEE

**Partially Closed Meeting** 

The meeting place for the meeting of Computer Systems Technical Advisory

Committee, scheduled for Tuesday, June 8, 1976, has been changed from Room 1167 to Room 1118, 1717 H Street, N.W., Washington, D.C. The agenda and other information relating to the Committee meeting, as published in the FEDERAL REGISTER, (41 FR 18458), on Tuesday, May 4, 1976, remain unchanged.

Dated: May 13, 1976.

LAWRENCE J. BRADY,
Acting Director,
Office of Export Administration.

[FR Doc.76-14586 Filed 5-18-76;8:45 am]

#### MATERIAL PREPARATION SUBCOMMIT-TEE OF THE SEMICONDUCTOR MANU-FACTURING AND TEST EQUIPMENT TECHNICAL ADVISORY COMMITTEE

#### **Partially Closed Meeting**

Pursuant to the provisions of the Federal Advisory Committee Act, 5 U.S.C. App. I (Supp. IV, 1974), notice is hereby given that a meeting of the Material Preparation Subcommittee of the Semiconductor Manufacturing and Test Equipment Technical Advisory Committee will be held on Wednesday, June 9, 1976. at 9:30 a.m. in Room 4833, Main Commerce Building, 14th and Constitution Avenue, N.W., Washington, D.C.

The Semiconductor Manufacturing and Test Equipment Technical Advisory Committee was initially established on January 3, 1973. On December 20, 1974, the Acting Assistant Secretary for Administration approved the recharter and extension of the Committee for two additional years, pursuant to Section 5(c) (1) of the Export Administration Act of 1969, as amended, 50 U.S.C. App. Sec. 2404(c) (1) and the Federal Advisory Committee Act. The Material Preparation Subcommittee of the Semiconductor Manufacturing and Test Equipment Technical Advisory Committee was established on March 3, 1976, by the Director, Office of Export Administration, pursuant to the charter of the Committee.

The Committee advises the Office of Export Administration, Bureau of East-West Trade, with respect to questions involving technical matters, world-wide availability and actual utilization of production and technology, and licensing procedures which may affect the level of export controls applicable to semimanufacturing and conductor test equipment, including technical data related thereto, and including those whose export is subject to multilateral (COCOM) controls. The Material Prepexport aration Subcommittee was formed to provide advice to the Committee with respect to methods and equipment used for the preparation of semiconductor materials.

The Subcommittee meeting agenda has five parts:

General Session

(1) Opening remarks by the Subcommittee's Acting Chairman.

(2) Presentation of papers or comments by the public.

(3) Preliminary comments from each member on suggested equipment to be reviewed by the Subcommittee.

(4) Set goals and time schedule for Subcommittee actions.

#### Executive Session

(5) Discussion of matters properly classified under Executive Order 11652, dealing with the U.S. and COCOM control program and strategic criteria related thereto.

The public will be permitted to attend the General Session, at which a limited number of seats will be available. To the extent time permits members of the public may present oral statements to the Subcommittee. Written statements may be submitted at any time before or

after the meeting. With respect to agenda item (5), the Assistant Secretary of Commerce for Administration, with the concurrence of the delegate of the General counsel, formally determined on November 25, 1975, pursuant to Section 10(d) of the Federal Advisory Committee Act that the matters to be discussed in the Executive Session should be exempt from the provisions of the Act relating to open meetings and public participation therein, because the Executive Session will be concerned with matters listed in 5 U.S.C. 552(b) (1), i.e., it is specifically required by Executive Order 11652 that they be kept confidential in the interest of the national security. All materials to be reviewed and discussed by the Committee during the Executive Session of the meeting have been properly classified under the Executive Order. All Committee members have appropriate security clearances.

Copies of the minutes of the open portion of the meeting will be available upon written request addressed to the Freedom of Information Officer, Room 3100, Domestic and International Business Administration, U.S. Department of Commerce, Washington, D.C. 20230.

For further information, contact Mr. Charles C. Swanson, Director, Operations Division, Office of Export Administration, Domestic and International Business Administration, Room 1617M, U.S. Department of Commerce, Washington, D.C. 20230, telephone: A/C 202-377-4196.

The complete Notice of Determination to close portions of the series of meetings of the Semiconductor Manufacturing and Test Equipment Technical Advisory Committee and of any subcommittees thereof, was published in the Federal Register (41 FR 4623, appearing in the issue of January 30, 1976).

Dated: May 14, 1976.

Lawrence J. Brady,
Acting Director,
Office of Export Administration.
[FR Doc.76-14588 Filed 5-18-76:8:45 am]

PATTERN GENERATION AND IMAGE TRANSFER AND INSPECTION SUBCOM-MITTEE OF THE SEMICONDUCTOR MANUFACTURING AND TEST EQUIPMENT TECHNICAL ADVISORY COMMIT-TEE

#### **Partially Closed Meeting**

Pursuant to the provisions of the Federal Advisory Committee Act, 5 U.S.C. App. I (Supp. IV, 1974), notice is hereby given that a meeting of the Pattern Generation and Image Transfer and Inspection Subcommittee of the Semiconductor Manufacturing and Test Equipment Technical Advisory Committee will be held on Wednesday, June 9, 1976 at 9:30 in Room 3881, Main Commerce Building, 14th and Constitution Avenue,

N.W., Washington, D.C.

The Semiconductor Manufacturing and Test Equipment Technical Advisory Committee was initially established on January 3, 1973. On December 20, 1974. the Acting Assistant Secretary for Administration approved the recharter and extension of the Committee for two additional years, pursuant to Section 5(c) (1) of the Export Administration Act of 1969, as amended, 50 U.S.C. App. Sec. 2404(c) (1) and the Federal Advisory Committee Act. The Pattern Generation and Image Transfer and Inspection Subcommittee of the Semiconductor Manufacturing and Test Equipment Technical Advisory Committee was established on March 3, 1976, by the Director, Office of Export Administration, pursuant to the charter of the Committee.

The Committee advises the Office of Export Administration, Bureau of East-West Trade, with respect to questions involving technical matters, world-wide availability and actual utilization of production and technology, and licensing procedures which may affect the level of export controls applicable to semiconductor manufacturing and test equipment, including technical data related thereto, and including those whose export is subject to multilateral (COCOM) controls. The Pattern Generation and Image Transfer and Inspection Subcommittee was formed to provide advice to the Committee with respect to equipment and techniques used in the formation of precision microelectronics artwork and masks.

The Subcommittee meeting agenda has six parts: •

#### GENERAL SESSION

(1) Opening remarks by the Subcommittee Chairman.

(2) Presentation of papers or comments by the public.

(3) Discussions of purpose and definition of specific tasks.

- (4) Preliminary comments from each member on suggested equipment to be reviewed by the Subcommittee.
  - (5) Establish future activities plan.

#### EXECUTIVE SESSION

(6) Discussion of matters properly classified under Executive Order 11652, dealing with the U.S. and COCOM control program and strategic criteria related thereto.

The public will be permitted to attend the General Session, at which a limited number of seats will be available. To the extent time permits members of the public may present oral statements to the Subcommittee. Written statements may be submitted at any time before or after the meeting.

With respect to agenda item (6), the Assistant Secretary of Commerce for Administration, with the concurrence of the delegate of the General Counsel, formally determined on November 25, 1975, pursuant to Section 10(d) of the Federal Advisory Committee Act that the matters to be discussed in the Executive Session should be exempt from the provisions of the Act relating to open meetings and public participation therein, because the Executive Session will be concerned with matters listed in 5 U.S.C. 552(b) (1), i.e., it is specifically required by Executive Order 11652 that they be kept confidential in the interest of the national security. All materials to be reviewed and discussed by the Committee during the Executive Session of the meeting have been properly classified under the Executive Order. All Committee members have appropriate security clearances.

Copies of the minutes of the open portion of the meeting will be available upon written request addressed to the Freedom of Information Officer, Room 3100, Domestic and International Business Administration, U.S. Department of Commerce, Washington, D.C. 20230.

For further information, contact Mr. Charles C. Swanson, Director, Operations Division, Office of Export Administration, Domestic and International Business Administration, Room 1617M, U.S. Department of Commerce, Washington, D.C. 20230, telephone: A/C 202-377-4196.

The complete Notice of Determination to close portions of the series of meetings the Semiconductor Manufacturing and Test Equipment Technical Advisory Committee and of any subcommittees thereof, was published in the FEDERAL REGISTER (41 FR 4623, appearing in the issue of January 30, 1976).

Dated: May 14, 1976.

LAWRENCE J. BRADY. Acting Director, Office of Export Administration. [FR Doc.76-14589 Filed 5-18-76;8:45 am]

WAFER PROCESSING SUBCOMMITTEE OF THE SEMICONDUCTOR MANUFACTUR-ING AND TEST EQUIPMENT TECHNICAL ADVISORY COMMITTEE

#### **Partially Closed Meeting**

Pursuant to the provisions of the Federal Advisory Committee Act, 5 U.S.C. App. I (Supp. IV, 1974), notice is hereby given that a meeting of the Wafer Processing Subcommittee of the Semiconductor Manufacturing and Test Equipment Technical Advisory Committee will be held on Wednesday, June 9, 1976 at 1:30 p.m. in Room 4833, Main Commerce Building, 14th and Constitution Avenue, N.W., Washington, D.C.

The Semiconductor Manufacturing and Test Equipment Technical Advisory Committee was initially established on January 3, 1973. On December 20, 1974, the Acting Assistant Secretary for Administration approved the recharter and extension of the Committee for two additional years, pursuant to Section 5(c) (1) of the Export Administration Act of 1969, as amended, 50 U.S.C. App. Sec. 2404(c) (1) and the Federal Advisory Committee Act. The Wafer Processing Subcommittee of the Semiconductor Manufacturing and Test Equipment Technical Advisory Committee was established on March 3, 1976, by the Director, Office of Export Administration, pursuant to the charter of the Commit-

The Committee advises the Office of Export Administration, Bureau of East-West Trade, with respect to questions involving technical matters, world-wide availability and actual utilization of production and technology, and licensing procedures which may affect the level of export controls applicable to semiconductor manufacturing and test equipment, including technical data related thereto, and including those whose export is subject to multilateral (COCOM) controls. The Wafer Processing Subcommittee was formed to provide advice to the Committee with respect to processes and processing equipment including but not limited to cleaning wafer surfaces, applying resist materials, and developing circuit patterns.

The Subcommittee meeting agenda

has five parts:

#### GENERAL SESSION

(1) Opening remarks by the Subcommittee Chairman. (2) Presentation of papers or com-

ments by the public.

(3) Review of technology and equipment currently commercially available in the U.S., and comparison of this availability with the availability of technology and equipment in Western Europe and the Eastern Bloc.

(4) Specific areas to be discussed: (a) chemical vapor deposition systems; (b) photo resist equipment; (c) photo resist strippers; (d) wet photo resist processes; (e) etching equipment and chemicals; (f) diffusion equipment; (g) ion implantation; and (h) vacuum metalization.

#### EXECUTIVE SESSION

(5) Discussion of matters properly classified under Executive Order 11652, dealing with the U.S. and COCOM control program and strategic criteria related thereto.

The public will be permitted to attend the General Session, at which a limited number of seats will be available. To the extent time permits members of the public may present oral statements to the Committee. Written statements may be submitted at any time before or after the meeting.

With respect to agenda item (4), the Assistant Secretary of Commerce for Administration, with the concurrence of the

delegate of the General Counsel, formally determined on November 25, 1975, pursuant to Section 10(d) of the Federal Advisory Committee Act that the matters to be discussed in the Executive Session should be exempt from the provisions of the Act relating to open meetings and public participation therein, because the Executive Session will be concerned with matters listed in 5 U.S.C. 552(b) (1), i.e., it is specifically required by Executive Order 11652 that they be kept confidential in the interest of the national security. All materials to be reviewed and discussed by the Committee during the Executive Session of the meeting have been properly classified under the Executive Order. All Committee members have appropriate security clearances.

Copies of the minutes of the open portion of the meeting will be available upon written request addressed to the Freedom of Information Officer, Room 3100, Domestic and International Business Administration, U.S. Department of Commerce, Washington, D.C. 20230.

For further information, contact Mr. Charles C. Swanson, Director, Operations Division, Office of Export Administration, Domestic and International Business Administrative Room 1617M, U.S. Department of Commerce, Washington, D.C. 20230, telephone: A/C 202-377-4196.

The complete Notice of Determination to close portions of the series of meeting of the Semiconductor Manufacturing and Test Equipment Technical Advisory Committee and of any subcommittees thereof, was published in the Federal Register (41 Fr. 4623, appearing in the issue of January 30, 1976).

Dated: May 14, 1976.

LAWRENCE J. BRADY,
Acting Director,
Office of Export Administration.
[FR Doc.76-14587 Filed 5-18-76;8:45 am]

# Office of Energy Policy and Programs NATIONAL INDUSTRIAL ENERGY COUNCIL

**Notification of Meeting Cancellation** 

On Wednesday, April 21, 1976, a notice appeared in the Federal Register (41 FR 76-11502), announcing a meeting of the Sub-Council on Industry Programs of the National Industrial Energy Council for Friday, May 28, 1976, at 10:30 AM in Conference Room 4830, Main Commerce Building, 14th & Constitution Avenue, Washington, D.C. 20230.

This meeting of the Sub-Council on Industry Programs has been cancelled.

JAMES V. SHIRCLIFF, Executive Director, National Industrial Energy Council.

MAY 13, 1976.

[FR Doc.76-14539 Filed 5-18-76;8:45 am]

National Oceanic and Atmospheric Administration

### OREGON STATE UNIVERSITY

Receipt of Application for a Marine Mammal Permit: Amendment

On April 21, 1976, notice was published in the Federal Register (41 F.R. 16676) that Dr. Bruce Mate, Oregon State University, Newport, Oregon 97365 had applied in due form for a permit to take forty (40) California sea lions (Zalophus californianus) and twenty (20) Pacific harbor seals (Phoca vitulina richardii for scientific research as authorized by the Marine Mammal Protection Act of 1972 and the Regulations Governing the taking and Importing of Marine Mammals.

The Applicant desires to amend his application in the following manner: eighty (80) California sea lions (Zalophus californianus) and forty (40) Pacific harbor seals (Phoca vitulina richardii) will be taken over a 2½ year period, with no more than forty (40) seal lions and twenty (20) harbor seals taken annually.

Documents submitted in connection with this application as amended, are available in the following Offices:

Director, National Marine Fisheries Service, 3300 Whitehaven Street, N.W.; Washington, D.C.; and Regional Director, National Marine Fisheries Service, Northwest Region, 1700 Westlake Avenue North, Seattle, Washington 98109.

Concurrent with the publication of this notice in the FEDERAL REGISTER, the Secretary of Commerce is sending copies of the amendment to the Marine Mammal Commission and the Committee of Scientific Advisors.

Interested parties may submit written data or views on this application as amended on or before June 18, 1976 to the Director, National Marine Fisheries Service, Department of Commerce, Washington, D.C. 20235.

HARVEY M. HUTCHINGS, Acting Associate Director for Resource Management, National Marine Fisheries Service.

MAY 13, 1976.

[FR Doc.76-14546 Filed 5-18-76;8:45 am]

# MYSTIC MARINE AQUARIUM Modification of Permit

Notice is hereby given that, pursuant to the provisions of Sections 216.33 (d) and (e) of the Regulations Governing the Taking and Importing of Marine Mammals (39 FR 1851, January 15, 1974), the scientific research permit issued to Dr. J. Lawrence Dunn, D.V.M., Staff Veterinarian, Mystic Marine Aquarium, on April 18, 1975, is modified, by means of modification of Section B in the following manner:

The Period of validity of the Permit is extended from July 31, 1976 to October 31, 1977.

This modification is effective on May 19, 1976.

The permit as modified is available for review in the following offices:

Director, National Marine Fisheries Service, Department of Commerce, Washington, D.C. 20235; and Regional Director, National Marine Fisheries Service, Northeast Region, Federal Building, 14 Eim Street, Gloucester, Massachusetts 01930.

JACK W. GERINGER, Deputy Director, National Marine Fisheries Service. April 14, 1976.

[FR Doc.76-14545 Filed 5-18-76;8:45 am]

# MARINE FISHERIES ADVISORY COMMITTEE

**Notice of Change of Meeting** 

Notice of public meetings of the Marine Fisheries Advisory Committee (MAFAC) and the MAFAC subcommittees on Extended Jurisdiction and on Marine Recreational Fisheries had been published in the FEDERAL REGISTER (41 FR 16996), on April 23, 1976, pursuant to Section 10(a) (2) of the Federal Advisory Committee Act, 5 U.S.C., Appendix I.

This is to advise the public that the subcommittee on extended jurisdiction meeting scheduled for 9:00 a.m. on May 24, 1976, in Room 6802 of the Commerce Department Biulding is hereby canceled. Items on extended jurisdiction which require discussion will be included with the subcommittee chairman's report, presently scheduled for 8:30 a.m. on May 26, 1976, in Room 6802.

Changes, if any, in the MAFAC meeting agenda will be described at the meeting at 8:30 a.m. on May 25, 1976.

ROBERT W. SCHONING, Director, National Marine Fisheries Service. MAY 14, 1976. [FR Doc.76-14710 Filed 5-18-76;8:45 am]

# PROGRESS IN REDUCING PORPOISE MORTALITY

Meeting

On May 27, 1976, the Director, National Marine Fisheries Service, will hold a public meeting to discuss progress to date in 1976, in reducing porpoise mortality associated with the yellowfin tuna purse seine fishery. The meeting will begin at 2:00 p.m. in the Department of Commerce auditorium, 14th Street, N.W. between E Street and Constitution Avenue, Washington, D.C.

Dated: May 14, 1976.

ROBERT W. SCHONING,
Director, National Marine
Fisheries Service.

[FR Doc.76-14596 Filed 5-18-76;8:45 am]

### DEPARTMENT OF HEALTH. **EDUCATION. AND WELFARE**

Office of Education

NATIONAL ADVISORY COUNCIL ON EDU-CATION PROFESSIONS DEVELOPMENT, PLANNING COMMITTEE

Notice of Public Meeting of the National Advisory, Council on Education Professions Development, Planning Committee.

Notice is hereby given, pursuant to Section 10(a) (2) Public Law 92–463, that the next meeting of the National Advisory Council on Education Professions Development Planning Committee will be held on Wednesday, June 9, 1976, 9 a.m. to 5 p.m., Thursday, June 10, 1976, 9 a.m. to 5 p.m., and Friday, June 11, 1976, 9 a.m. to 12 noon, local time, at the Executive Tower Inn, Denver, Colorado.

The National Advisory Council on Education Professions Development is established under Section 502 of the Education Professions Development Act (Public Law 90-35). The Council is charged with the review of the Education Professions Development Act and of all other Federally supported programs for the training and development of educational personnel.

The meeting of the Committee is open to the public. The proposed agenda includes discussion of legislative proposals concerning education professions development, and a report which will address basic issues in that area.

Since the meeting of Thursday, June 10, 1976 involves a site visit, members of the public planning to attend must provide their own transportation and should give advance notice of their intention to attend the meeting by calling the Council (202-653-6169) or by mail no later than Monday, June 7, 1976. Records are kept of all Council pro-

ceedings and are available for public inspection at the Council offices, located at 1111 20th Street, N.W., Suite 306, Washington, D.C. 20036.

Signed at Washington, D.C. on May 14, 1976.

> GEORGE E. ARNSTEIN. Executive Director.

[FR Doc.76-14720 Filed 5-18-76:8:45 am]

# THE NATIONAL ADVISORY COUNCIL ON EXTENSION AND CONTINUING EDUCA-TION

### **Public Meeting**

Notice is hereby given, pursuant to the Federal Advisory Committee Act, P.L. 92-463 that a meeting of the Council will be held on June 16-18, 1976, at the Holiday Inn-Union Square, 480 Sutter Street, San Francisco, California. The meetings on June 16 and 17 are scheduled from 9:00 a.m. to 5:00 p.m.; and June 18, from 9:00 a.m. to 12:00 noon.

The National Advisory Council on Extension and Continuing Education is authorized under Public Law 89-329. The

Council is directed to advise the Commissioner of Education in the preparation of general regulations and with respect to policy matters arising in the administration of Title I, and to report annually to the President on the administration and effectiveness of all federally supported extension and continuing education programs, including community service programs.

The meetings of the Council will be open to the public. The agenda will include: (1) a review of the impact of the reauthorization by Congress of the Higher Education Act; (2) discussion of major trends in postsecondary education; (3) review of Federal policies and priorities for postsecondary education with the Under Secretary of the Department of Health, Education, and Welfare and others; (4) a discussion of Council activities for FY 77; and (5) election of Council officers. All records of Council proceedings are available for public inspection at the Council's staff office. located in Suite 529, 425 Thirteenth Street, N.W., Washington, D.C.

Dated: May 12, 1976.

JAMES A. TURMAN. Executive Director.

IFR Doc.76-14490 Filed 5-18-76:8:45 am l

# Food and Drug Administration ADVISORY COMMITTEES **Notice of Meetings**

This notice announces forthcoming meetings of the public advisory committees of the Food and Drug Administration. It also sets out a summary of the procedures governing the committee meetings and the methods by which interested persons may participate in the open public hearings conducted by the committees. The notice is issued under section 10(a) (1) and (2) of the Federal Advisory Committee Act (Pub. L. 92-463, 86 Stat. 770-776 (5 U.S.C. App. I)). The following advisory committee meetings are announced.

Committee name

Date, time, and place

Type of meeting and contact person

Medicai Devices Classification Panel Chairmen.
 The second Structure St

Open public liearing 9 to 10 a.m.; open committee discussion 10 a.m. to 4 p.m.; Robert 8. Kennedy, Ph. D. (11f K-440), 8757 (leorgia Ave., Silver Spring, Md. 20910, 301-427-2234.

General function of the committee. Reviews and evaluates available data concerning the safety and effectiveness of devices currently in use and makes recommendations for their regulation.

Agenda-Open public hearing. Interested parties wishing to address the

panel chairmen concerning the classification of medical devices should contact Robert S. Kennedy, Ph.D.

Open committee discussion. Discussion of Medical Devices Amendments of 1976 and the future role of classification panels and their subcommittees.

Committee name

Date, time, and place

Type of meeting and contact person

1a. Pediatric Advisory Subcommittee of the Psychopharmacological Agents Advisory Committee.
June 21, 9 a.m., Room 1812, Open public hearing/open committee discussion, 9 a.m., to 5 p.m.; Jay Cinque (HFD-120), 5600 Fishers Lane, Washington, D.C.
Washington, D.C.
Rockville, Md. 20852, 301-443-3800.

General function of the committee. Reviews and evaluates available data concerning the safety and effectiveness of marketed and investigational prescription drugs for use in the practice of psychiatry and related fields.

Agenda—Open public hearing/open committee discussion. Discussion of pedi-

atric clinical guidelines; protocol on long-term effects of stimulants; final report on the review of the phenothiazines for the nonmentally retarded. Interested persons may present data, information, or views, orally or in writing, on issues pending before the committee.

Committee name

Date, time, and place

Type of meeting and contact person

2. Neurologic Drugs Advis-ory Committee, Conference Room G, Parklawn Bldg., 5000 Fishers Lane, Rockville, Md.

Open public hearing June 21, 9:30 to 10:30 a.m.; open committee discussion June 21, 10:30 to 11:15 a.m.; closed committee deliberations June 21, 11:30 a.m. to 12:30 p.m.; open committee discussion June 21, 1:30 to 2:30 p.m.; open committee deliberations June 22, 2:45 to 4 p.m., June 22, 10:30 a.m. to 12:30 p.m.; Stephen C. Groft (HFD-120), 5500 Fishers Lane, Rockville, Md. 20852, 301-443-3800.

General function of the committee. Reviews and evaluates available data concerning the safety and effectiveness of marketed and investigational prescription drugs for use in neurologic disease.

Agenda-Open public hearing. Any interested person may present data, information, or views, orally or in writing,

Onen committee discussion: Discussion of Transiderm Scop-210 (NDA 17-874, Alza); Lisseril (NDA 17-821, Merck Sharp and Dohme); and Lioresal (NDA 17-851. Ciba-Geigy).

Closed committee deliberations. Discussion of Transiderm Scop-210 (NDA 17-874); Lisseril (NDA 17-821); and on issues pending before the committee. Liorseal (NDA 17-851). This portion of the meeting will be closed to protect the permit the formulation of recommendafree exchange of internal views and to tions (5 U.S.C. 552(b) (5)).

Committee name

Date, time, and place

Type of meeting and contact person

Open public hearing June 21, 9 a.m. to 2 p.m.; open committee discussion June 21, 2 to 4 p.m.; open public hearing June 22, 9 a.m. to 12 m.; open committee discussion June 22, 9 a.m. to 2 p.m.; open committee discussion June 22, 9 a.m. to 2 p.m.; open committee discussion June 22, 9 a.m. to 2 p.m.; open committee discussion June 22, 9 a.m. to 2 p.m.; open committee discussion June 22, 1 to 3 p.m.; the properties of the Fanel on Review of Charles of the Panel on R

General function of the committee. Reviews and evaluates available data concerning the safety and effectiveness of devices currently in use and makes recommendations for their regulation.

Agenda—Open public hearing. Interested parties are encouraged to present information pertinent to formulation of guidelines for a product development protocol for tubal occlusion devices for female sterilization. The following people will speak during the open public hearing: Theodore M. King, M.D., Ph.D., will speak on tubal occlusion devices for female sterilization; Jaroslav F. Hulka, M.D., will speak on preclinical and clin-

ical testing of tubal occlusion devices for female sterilization; David A. Edelman, Ph.D., will speak on relative safety of spring loaded clips, tubal bands and electrocoagulation for female sterilization; and Leo Morris, M.P.H., will speak on statistical evaluation of tubal occlusion devices and electrocoagulation for female sterilization. The subcommittee will review the draft guidelines of preclinical and clinical studies for a product development protocol for IUD's.

Open committee discussion. The subcommittee will draft guidelines for a product development protocol for tubal occlusion devices for female sterilization.

	Committee name	Date, time, and place	Т	ype of meetin	g and c	ontact pe	rson	
4.	Panei on Review of Top- ical Analgesics,	June 22 and 23, 9 a.m., Conference Room B, Park- lawn Bidg., 5600 Fishers Lane, Rockville, Md.	mittee de June 23, 9	c hearing Jureliberations Jureliberations Jureliberations Jureliberations Jureliberations Jureliberation Jureli	une 22,	10 a.m.	to 4	:30 p.m., FD-510),
	General function of	the committee. Re-	ards and	i testing	will	often	be	inter-

General function of the committee. Reviews and evaluates available data concerning the safety and effectiveness of nonprescription drug products.

Agenda—Open public hearing. During this portion any interested person may present data, information, or views, orally or in writing, on issues pending before the committee.

Closed committee deliberations. The panel will review data submitted in confidence pursuant to the OTC (over-the-counter drug products) review's call for data for this panel (see also 21 CFR 330.10(a) (2)). This will include product names, formulas and formulation process data, sales data and, in some cases, portions of pending or approved new drug applications (NDA's). Also, discussions relating to labeling, drug class stand-

ards and testing will often be intermixed with discussion of formulas, sales data or NDA material in such a way that the two discussions often cannot be separated without seriously impeding the progress of the panel's deliberations.

The panel will be reviewing, voting upon and modifying the content of summary minutes and categorization of ingredients and claims.

The panel will be reviewing, voting upon and modifying draft No. 1 of its final report in preparation for submission to the Commissioner. This portion of the meeting will be closed to permit discussion of trade secret data, to protect the free exchange of internal views, and for formulation of recommendations (5 U.S.C. 552(b) (4) and (5)).

Committee name	Date, time, and place	Type of meeting and contact person .
<ol> <li>Panel on Review of Viral Vaccines and Rickett- sial Vaccines.</li> </ol>	June 22, 23, and 24, 9 a.m., Room 121, N1H, Building 29, 8800 Rockville Pike, Bethesda, Md.	Open public hearing June 22, 9 to 10 a.m.; open con mittee discussion June 22, 10 a.m. to 1 p.m.; close committee deliberations June 22, 130 p.m. to adjournment, June 23, 9 a.m. to 6 p.m.; open committee di cussion June 24, 9 a.m. to 2 p.m.; closed committe deliberations June 24, 2 to 4 p.m.; Jack Gertze (HFB-5), 6110 Executive Blvd., Rockvilie, Mc 2052, 301-443-1916.

General function of the committee. Reviews and evaluates available data concerning the safety and effectiveness of biological products.

Agenda—Open public hearings. Interested persons may present data, information, or views, orally or in writing, on issues pending before the committee.

Open committee discussion. Discussion of previous meeting's minutes, communications received; comments from observ-

ers; discussion of influenza vaccine; and discussion of HBsAg immune globulin.

Closed committee deliberations. Discussion of the panel report on the safety and effectiveness of licensed viral and rickettsial vaccines. This portion of the meeting will be closed to protect the free exchange of internal views, for formulation of final recommendations, and to avoid undue interference with committee operations (5 U.S.C. 552(b) (5)).

Committee name

Date, time, and place

Type of meeting and contact person

6. Biometric and Epidemiological and Methodology Advisory Committee.
 7. Biometric and Epidemiological and Methodology Advisory Committee.
 8. Conference Room F, Parklawn Bldg., 5000 Fishers Lane, Rock-ville, Md. 20852, 801-443-4514.
 8. Conference discussion 10 a.m. to 4 p.m.; closed committee delications 4 to 5 p.m.; Robert T. O'Ncill (HFD-232).
 8. Grand Methodology Advisory Committee delications 4 to 5 p.m.; Robert T. O'Ncill (HFD-232).
 8. Grand Methodology Advisory Committee delications 4 to 5 p.m.; Robert T. O'Ncill (HFD-232).
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 8. Grand Methodology Advisory Committee delications 4 to 5 p.m.; Robert T. O'Ncill (HFD-232).
 8. Grand Methodology Advisory

General function of the committee. Reviews and evaluates scientific studies and data with respect to, and otherwise advises the Commissioner on, epidemiological and biometrical methodology.

Agenda-Open public hearing. Any interested person may present data, information, or views, orally or in writing, on issues pending before the committee.

Open committee discussion. Statistical considerations for crossover design for drug studies and statistical considerations in the evaluation of combination drug studies. Interested parties who wish to make a formal presentation on either of these topics should contact the Executive Secretary. The presentation should be submitted in writing to the Executive Secretary. The presentation

Closed committee deliberations, Discussion of the subjects shown in the open session. This portion of the meeting will be closed to protect the free exchange of internal views and for formulation of recommendations (5 U.S.C. 552(b)(5)).

Committee name

Date, time, and place

Type of meeting and contact person

Panel on Review of General and Plastic Surgery Devices.
 IEW-N, 330 Independence Ave., SW., Washington, D.C.
 Open public hearing 8 a.m. to 12 m.; open committee discussion 1 to 3:30 p.m.; Mark F. Parrish (HFK-470), ence Ave., SW., Washington, D.C.
 SW., Washington, D.C.

General function of the committee. Reviews and evaluates available data concerning the safety and effectiveness of devices currently in use and makes recommendations for their regulation.

Agenda-Open public hearing. Presentations will be made by the following: Charles T. Patrick and Alan G. Furler (NDM Corp.), "Patient Return Electrode Requirements for Electrosurgery"; Dr. Leon Goldman (Director, Laser Laboratory, Medical Center, University of Cincinnati, Ohio), "Safety and Efficacy of Surgical Lasers"; Dr. Robert M. Johnson (Evergreen Eye Clinic, Kirkland, Washington), "Flammability of Disposable Surgical Drapes.'

Open committee discussion. The Panel on Review of General and Plastic Surgery Devices has made a preliminary classification of the following medical devices into the Class II regulatory category-Standards: drapes and drape packs; electrosurgical units and accessories; surgical lasers.

Following this preliminary recommendation, an inter-panel ranking of devices has resulted in the placement of electrosurgical devices among those judged by all classification panels to most urgently

require the development of standards. Surgical lasers received an inter-panel ranking immediately below that for electrosurgical devices. Surgical drapes have received no inter-panel consideration since these devices were placed in a low priority category by the Panel on Review of General and Plastic Surgery Devices. Because of special interests directed to the agency relative to flammability characteristics of disposable surgical drapes, these devices are being reexamined.

The panel will discuss the above-listed devices, specifically addressing (1) any potential for hazard in their use, and their efficacy and (2) whether the development of standards will be an effective and appropriate method to reduce potential hazards and ensure the efficacy of these devices (Item "2" does not apply to electrosurgical devices since the agency is already having a standard developed for these devices.)

The panel will also discuss and formulate their recommendations for the content of performance and safety standards for these devices.

The panel invites the participation of representatives of the concerned medical device industries.

Committee name

Date, time, and place

Type of meeting and contact person

8. Panel on Review of Anti-perspirant Drug Prod-ucts. Jane 24 and 25, 9 a.m., Con-ference Room B, Parklawn Bldg., 560 Fishers Lane, Rockville, Md.

Open public hearing June 24, 9 to 10 a.m.; closed committee deliberations June 24, 10 a.m. to 4:30 p.m., June 25, 9 a.m. to 4:30 p.m.; Lee Geismar (HFD-510), 5600 Fishers Lane, Rockville, Md. 20852, 301-443-4060.

General function of the committee. Reviews and evaluates available data concerning the safety and effectiveness of nonprescription drug products.

Agenda—Open public hearing. During this portion any interested person may present data, information, or views, orally or in writing, on issues pending before the committee.

Closed committee deliberations. The panel will review data submitted in con-

fidence pursuant to the OTC (over-thecounter drug products) review's call for data for this panel (see also 21 CFR 330.10(a)(2)). This will include product names, formulas and formulation process data, sales data, and in some cases. portions of pending or approved new drug applications (NDA's). Also, discussions relating to labeling, drug class standards and testing will often be intermixed with discussion of formulas, sales data or NDA material in such a way that the two discussions often cannot be separated without seriously impeding the progress of the panel's deliberations.

The panel will be reviewing, voting upon and modifying the content of summary minutes and categorization of ingredients and claims. This portion of the meeting will be closed to permit discussion of trade secret data, to protect the free exchange of internal views, and for formulation of recommendations (5 U.S.C. 552(b) (4) and (5)).

Committee name

Date, time, and place

Type of meeling and contact person

9. Panel on Review of Oph-thaluic Devices. | June 24 and 25, 9:30 a.m., Room 6821, FB-8, 200 C 81, SW., Washington,

Open public hearing June 24, 9:30 to 10:30 a.m.; open committee discussion June 24, 10:30 a.m. to 4:30 p.m.; open public hearing June 25, 9:30 to 10:30 a.m.; open committee discussion June 25, 10:30 a.m. to 4:30 p.m.; Richard Hawkins, Ph. D. (HFK-470), 8:75° Georgia Ave., Silver Spring, Md. 20910, 301-427-7238.

General function of the committee. Reviews and evaluates available data concerning the safety and effectiveness of devices currently in use and makes recommendations for their regulation.

Agenda-Open public hearing. Interested parties are encouraged to submit pertinent information in writing or to make an oral presentation to the panel. Any interested person who wishes to make a presentation should inform Richard Hawkins, Ph.D., Executive Secretary, orally or in writing prior to the meeting. Any person attending the meeting who did not request an opportunity to make a presentation shall be given an opportunity to do so at the conclusion of the open session, at the discretion of the chairman and to the extent that time permits. It should be noted that although 1 hour has been set aside for public participation at the beginning of each day that this is a minimum. Should more time be required, the open session may be extended at the discretion of the chairman.

Open committee discussion. The panel will review guidelines for the develop-ment of intraocular lenses including manufacturing practices, preclinical toxicity testing, microbiology and clinical testing. The panel will complete the establishment of priorities for all ophthalmic devices.

The panel, having completed the tentative classification of ophthalmic devices, will begin to summarize the rea-sons for the recommendations and identification of any risks to health which may be associated with the device.

Commillee name

Date time and place

Type of meeting and contact person

10. Diagnostic and Monitor-ing Instruments and Devices Subcommittee of the Panel on Review of Neurological De-

Open public hearing 9 to 10 a.m.; open committee dis-cussion 10 a.m. to 4 p.m.; James R. Veale (HFK-450), 8757 Georgia Ave., Silver Spring, Md. 20:40, 301-427-726.

General function of the committee. Reviews and evaluates available data concerning the safety and effectiveness of devices currently in use and makes recommendations for their regulation.

Agenda-Open public hearing. Interested parties are encouraged to present information relative to the prior classification of neurological diagnostic and monitoring devices to James R. Veale, Executive Secretary.

Open committee discussion. The panel will review the status of the medical device bill; review of previous classification of neurological diagnostic and monitoring devices; establish priorities for devices subject to standards and premarket approval; and identify device applicability for electrical safety standards, electromagnetic interference standards, and environmental standards.

Committee name

Date, time, and place

Type of meeting and contact person

11. Panel on Review of June 25 and 26, 9 a.m.,
Blood and Blood Derivatives.

Room 121, N1H, Buildlng 29, 8900 Rockville
Pike, Bethesda, Md.

Open public hearing/open committee discussion June 25, 9 to 10 a.m.; closed committee deliberations June 25, 10 a.m. to 5 p.m., June 26, 9 a.m. to 5 p.m.; Clay Sisk (HFB-5), 610 Executive Bivd., Rockville, Md. 20852, 301-443-1916.

General function of the committee. Reviews and evaluates available data concerning the safety and effectiveness of biological products.

Agenda-Open public hearing/open committee discussion. Discussion of previous meeting's minutes; letters and communications received; and comments or presentations from the public.

Closed committee deliberations. Review of data submissions from producers of plasma fractionation products including Fibringen (Human). Antihemophilic Factor (Human), Factor IX (Human), Normal Serum (Human), Plasma Protein Complex Albumin Fraction (Human), and Rho (D) Immune Globulin (Human). This portion of the meeting will be closed to permit discussion of trade secret data, to allow for the free exchange of internal views, and for formulation of recommendations (5 U.S.C. 552(b)(4) and (5)).

Committee name	Date, time, and place	Type of meeting and contact person
2. Panel on Review of Ophthalmic Drug Pro- ducts.		mittee deliberations June 25, 10 a.m. to 4:30 p.m. June 26, 9 a.m. to 4:30 p.m.; John T. McElroy (HFD
Reviews and evaluation oncerning the safe of nonprescription of	of the committee. ates available data ty and effectiveness irug products. blic hearing. During	and testing will often be intermixed with discussion of formulas, sales data or NDA material in such a way that the two dis- cussions often cannot be separated with- out seriously impeding the progress or

the committee. Closed committee deliberations. The panel will review data submitted in confidence pursuant to the OTC (over-thecounter drug products) review's call for data for this panel (see also 21 CFR 330.10(a)(2)). This will include product names, formulas and formulation process data, sales data, and in some cases, portions of pending or approved new drug applications (NDA's). Also, discussions relating to labeling, drug class standards

ly or in writing, on issues pending before upon and modifying the content of summary minutes and categorization of ingredients and claims.

The panel will be reviewing, voting upon and modifying draft No. 4 of its final report in preparation for submismission to the Commissioner. This portion of the meeting will be closed to permit discussion of trade secret data, to protect the free exchange of internal views, and for formulation of recommendations (5 U.S.C. 552(b) (4) and

Committee name	Date, time, and place	Type of meeting and contact person		
13. Panel on Review of Antimicrobial Agents.	June 25, 26 and 27, 9 a.m., Conference Room G, Parklawn Bldg., 5600 Fishers Lane, Rockville, Md.	Open public hearing June 25, 9 to 10 a.m.; closed committee deliberations June 25, 10 a.m. to 430 p.m., June 26 and 27, 9 a.m. to 430 p.m.; Armond M. Welch (HFI)-510, 5600 Fishers Lane, Rockville, Md. 20852, 301-443-4960.		

General function of the committee. Reviews and evaluates available data concerning the safety and effectiveness

of nonprescription drug products.

Agenda—Open public hearing. During this portion any interested person may present data, information, or views, orally or in writing, on issues pending before the committee.

Closed committee deliberations. The panel will review data submitted in confidence pursuant to the OTC (over-thecounter drug products) review's call for data for this panel (see also 21 CFR 330.10(a)(2)). Discussions relating to labeling, drug class standards and testing will often be intermixed with discussion of formulas, sales data or NDA material in such a way that the two discussions often cannot be separated without seriously impeding the progress of the panel's deliberations. This portion of the meeting will be closed to permit the free exchange of internal views, to avoid undue interference with committee operations, and for formulation of recommendations (5 U.S.C. 552(b) (5)).

Committee name	Date, time, and place	Type of meeting and contact person
14. Panel on Review of Mis- cellaneous External Drug Products.	June 27 and 28 (9 a.m. on June 28), Conference Room A, Parklawn Bldg., 5600 Fishers Lane, Rock- ville, Md.	Closed committee deliberations June 27, 9 a.m. to 4:30 p.m.; open public bearing June 28, 9 to 10 a.m. to closed committee deliberations June 28, 10 a.m. to 4:30 p.m.; Michael D. Kennedy (HFD-510), 5600 Pishers Lane, Rockville, Md. 20852, 301–443–4900.

General function of the committee. Reviews and evaluates available data concerning the safety and effectiveness of nonprescription drug products.

Agenda-Open public hearing. During this portion any interested person may present data, information, or views, orally or in writing, on issues pending before the committee.

Closed committee deliberations. The panel will review data submitted in confidence pursuant to the OTC (over-thecounter drug products) review's call for data for this panel (see also 21 CFR 330.-10(a)(2)). This will include product names, formulas and formulation process

data, sales data and, in some cases, portions of pending or approved new drug applications (NDA's). Also, discussions relating to labeling, drug class standards and testing will often be intermixed with discussion of formulas, sales data or NDA material in such a way that the two discussions often cannot be separated without seriously impeding the progress of the panel's deliberations. This portion of the meeting will be closed to permit discussion of trade secret data, to protect the free exchange of internal views, and for formulation of recommendations (5 U.S.C. 552(b) (4) and (5)).

15.	Microbiology Subcommittee of the Diag-	R
	nostic Products Ad- visory Committee.	C

Committee name

Date, time, and place

Type of meeting and contact person

ne 28, and 29, 9 a.m., Room 1409, FB-8, 200 C St. SW., Washington, O.C.

Open committee discussion June 28, 9 a.m. to 5 p.m.; open public hearing June 29, 9 to 10 a.m.; open committee discussion June 29, 10 a.m. to 5 p.m.; Bobbi Dresser (IIF K-200), 8757 Georgia Ave., Silver Spring, Md. 20010, 301-427-7175.

General function of the committee. Reviews and evaluates available data concerning the safety and effectiveness of devices currently in use and makes recommendations for their regulations.

Agenda—Open committee discussion. The subcommittee will classify clinical bacteriology and mycology products. Elements of the Product Class Standard Nontreponemal Tests for Syphilis will be reviewed. Approaches and elements of the Product Class Standard for Anti-Rubella Antibody tests will be discussed.

Open public hearing. Interested parties are encouraged to present information pertinent to the classification of Clinical Bacteriology and Mycology listed in this announcement to Tom Tsakeris. Classification Head. Submission of data relative to tentative classification findings is also invited. Information relating to items on the agenda other than classification should be presented to Bobbi Dresser, Executive Secretary.

Comm	it	tea	name
Comm	30	000	TYCHTITC

Date, time, and place

Type of meeting and contact person

16. Panel on Review of June 28 and 29, 9 a.m., Dental Devices. room 4173, HEW-N, 330 Independence Ave. Sw., Washington, D.C.

Open public hearing June 23, 9 to 10 a.m.; open committee discussion June 28, 10 a.m. to 4:30 p.m., June 29, 9 a.m. to 4:30 p.m.; D. Gregory Singleton, D.D.S. (HFK-460), 8757 Georgia Ave., Silver Spring, Md. 20910, 301-427-7238.

General function of the committee. Reviews and evaluates available data concerning the safety and effectiveness of devices currently in use and makes recommendations for their regulation.

Agenda-Open public hearing. Interested parties are encouraged to present information pertinent to the classification of pit and fissure sealants to D. Gregory Singleton, D.D.S., Executive Secretary. Submission of data relative to tentative classification findings is also invited. Information concerning research with pit and fissure sealants will be presented; classification of pit and fissure sealants by the panel; and standards recommendations for the dental devices placed in the standards priority list.

Open committee discussion. Continuation of discussion of devices placed in standards priority list.

Committee name

Date, time, and place

Type of meeting and contact person

anel on Review of June 30 and July 1, 9 a.m.,
Deutifrices and Dental
Care Agents.

Conference room A, Parklawn Bldg., 5600 Fishers
Lane, Rockville, Md.

Open public hearing June 30, 9 to 10 a.m.; closed committee deliberations June 30, 10 a.m. to 4:30 p.m., July 1, 9 a.m. to 4:30 p.m.; Michael D. Kennedy (HFD-510), 5600 Fishers Lane, Rockville, Md. 20852, 301-443-4960.

General function of the committee. Reviews and evaluates available data concerning the safety and effectiveness of nonprescription drug products.

Agenda—Open public hearing. During this portion any interested person may present data, information, or views, orally or in writing, on issues pending before the committee.

Closed committee deliberations. The panel will review data submitted in confidence pursuant to the OTC (over-thecounter drug products) review's call for data for this panel (see also 21 CFR 330.10(a)(2)). This will include product names, formulas and formulation process data, sales data, and in some cases, portions of pending or approved new drug applications (NDA's). Also, discussions relating to labeling, drug class standards and testing will often be intermixed with discussion of formulas, sales data or NDA material in such a way that the two discussions often cannot be separated without seriously impeding the progress of the panel's deliberations. This portion of the meeting will be closed to permit discussion of trade secret data, to protect the free exchange of internal views, and for formulation of recommendations (5 U.S.C.552(b) (4) and (5)).

Each public advisory committee meeting listed above may have as many as four separable portions: (1) An open public hearing, (2) an open committee discussion, (3) a closed presentation of data, and (4) a closed committee deliberation. Every advisory committee meeting shall have an open public hearing. Whether or not it also includes any of the other three portions will depend upon the specific meeting involved. The dates and times reserved for the separate portions of each committeee meeting are listed above.

The open public hearing portion of each meeting shall be at least 1 hour long unless public participation does not last that long. It is emphasized, however, that the 1 hour time limit for an open public hearing represents a minimum rather than a maximum time for public participation, and an open public hearing may last for whatever longer period the committee chairman determines will facilitate the committee's work.

Meetings of advisory committees shall be conducted, insofar as is practical, in accordance with the agenda published

in this FEDERAL REGISTER notice. Changes in the agenda will be announced at the beginning of the open portion of a meeting.

Any interested person who wishes to be assured of the right to make an oral presentation at the open public hearing portion of a meeting shall inform the contact person listed above, either orally or in writing, prior to the meeting. Any person attending the hearing who does not in advance of the meeting request an opportunity to speak will be allowed to make an oral presentation at the hearing's conclusion, if time permits, at the chairman's discretion.

Persons interested in specific agenda items to be discussed in open session may ascertain from the contact person the approximate time of discussion.

The Commissioner, with the concur-rence of the Chief Counsel, has deter-mined for the reasons stated that those portions of the advisory committee meetings so designated in this notice shall be closed. Both the Federal Advisory Committee Act and 5 U.S.C. 552(b) permit such closed advisory committee meetings in certain circumstances. Those portions of a meeting designated as closed shall. however, be closed for the shortest time possible consistent with the intent of the cited statutes.

Generally, FDA advisory committees will be closed because the subject matter is exempt from public disclosure under 5 U.S.C. 552(b) (4), (5), (6), or (7), although on occasion the other exemptions listed in 5 U.S.C. 552(b) may also apply. Thus, a portion of a meeting may be closed where the matter involves a trade secret; commercial or financial information that is privileged or confidential: personnel, medical, and similar files, disclosure of which could be an unwarranted invasion of personal privacy; and investigatory files compiled for law enforcement purposes. A portion of a meeting may also be closed if the Commissioner determines: (1) That it involves inter-agency or intra-agency memoranda or discussion and deliberations of matters that, if in writing would constitute such memoranda, and which would, therefore, be exempt from public disclosure; and (2) that it is essential to close such portion of a meeting to protect the free exchange of internal views and to avoid undue interference with agency or committee operations.

Examples of matters to be considered at closed portions are those related to the review, discussion, evaluation or ranking of grant applications; the revlew, discussion, and evaluation of specific drugs or devices; the deliberation and voting relative to the formation of specific regulatory recommendations (general discussion, however, will genrecommendations erally be done during the open committee discussion portion of the meeting); review of trade secrets or confidential data; consideration of matters involving FDA investigatory files; and review of medical records of individuals.

Examples of matters that ordinarily will be considered at open meetings are those related to the review, discussion,

and evaluation of general preclinical and clinical test protocols and procedures for a class of drugs or devices, consideration of labeling requirements for a class of marketed drugs and devices, review of data and information on specific investigational or marketed drugs and devices that have previously been made public, and presentation of any other data or information that is not exempt from public disclosure.

Dated: May 13, 1976.

SHERWIN GARDNER. Acting Commissioner, Food and Drugs.

IFR Doc.76-14481 Filed 5-18-76:8:45 aml

**Health Resources Administration** 

# GRADUATE MEDICAL EDUCATION NATIONAL ADVISORY COMMITTEE

**Notice of Establishment** 

Pursuant to the Federal Advisory Committee Act of October 6, 1972, Public Law 92-463, (86 Stat. 770-776) the Health Resources Administration announces the establishment by the Secretary, HEW, with concurrence by the Office of Management and Budget Committee Management Secretariat, of the following advisory committee:

Designation: Graduate Medical Education National Advisory Committee.

Purpose: The Committee shall advise. consult with and make recommendations to the Secretary on overall strategies on the present and future supply and requirements of physicians by speciality and geographic locations; translations of physician requirements into a range of types and numbers of graduate training opportunities needed to approach a more desirable distribution of physician services, taking into account National Health Planning goals, guidelines, standards, and, as appropriate, the health system plans developed by health system agencies; factors which affect physician career choice; the impact of various ac-tivities which influence specialty distribution and the availability of training opportunities, including systems of reimbursement of services and financing of graduate medical education; and the relationship of graduate medical education to the provision of services in training institutions, including alternatives for the provision of these services.

The Committee shall advise on data requirements and systems needed to conduct the activities of the Committee; propose national goals for the distribution of physicians in graduate training; and recommend Federal policies, strategies, and plans to achieve the established goals in concert with the private sector

and non-Federal agencies.

Authority for this Committee will expire two years from date of the filing of the Charter, unless the Secretary, HEW, with the concurrence of the Office of Management and Budget Committee

Management Secretariat, formally determines that continuance is in the public interest.

Dated: May 13, 1976.

JAMES A. WALSH, Associate Administrator for Operations and Management.

[FR Doc.76-14500 Filed 5-18-76;8:45 am]

### DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT

Office of Interstate Land Sales Registration [Docket No. N-76-533]

# **COQUINA RANCHETTES**

**Notice of Hearing** 

In the matter of: COQUINA RANCH-ETTES-76-62-IS OILSR No. 0-2571-09-715. Pursuant to 15 U.S.C. 1706(d) and 24 CFR 1720.160(d), Notice is hereby

given that:

1. Coquina Ranchette, Viking Communities Corporation, Robert Birenbaum, President, its officers and agents, hereinafter referred to as "Respondent" being subject to the provisions of the Interstate Land Sales Full Disclosure Act (Pub. Law 90-448) (15 U.S.C. 1701, et received a Notice of Proceedings seq.) and Opportunity for Hearing issued March 15, 1976, which was sent to the developer pursuant to 15 U.S.C. 1706(d), 24 CFR 1710.45(b) (1) and 1720,125 informing the developer of information obtained by the Office of Interstate Land Sales Registration alleging that the Statement of Record and Property Report for Viking Communities Corpora-Robert Birenbaum, President, and their agents contain untrue statements of material fact or omit to state material facts required to be stated therein or necessary to make the statements therein not misleading.

2. The Respondent filed an Answer received April 5, 1976, in response to the Notice of Proceedings and Opportunity

for Hearing.

3. In said answer the Respondent requested a hearing on the allegations contained in the Notice of Proceedings and Opportunity for Hearing.

4. Therefore, pursuant to the provisions of 15 U.S.C. 1706(d) and 24 CFR 1720.160 (d), It is hereby ordered That a public hearing for the purpose of taking evidence on the questions set forth in the Notice of Proceedings and Opportunity for Hearing will be held before Judge James W. Mast, in Room 7146, Department of HUD, 451 7th Street, S.W., Washington, D.C., on June 17, 1976 at 10:00 a.m.

The following time and procedure is applicable to such hearing: All affidavits and a list of all witnesses are requested to be filed with the Hearing Clerk, HUD Building, Room 10150, Washington, D.C., 20410 on or before June 3, 1976.

6. The Respondent is hereby notified that failure to appear at the above scheduled hearing shall be deemed a de-

fault and the proceedings shall be determined against Responent, the allegations of which shall be deemed to be true, and an order Suspending the Statement of Record, herein identified, shall be issued pursuant to 24 CFR 1710.45(b) (1).

This Notice shall be served upon the Respondent forthwith pursuant to 24

CFR 1720,440. By the Secretary.

Dated: April 14, 1976.

JAMES W. MAST Administrative Law Judge.

[FR Doc.76-14625 Filed 5-18-76;8:45 am]

[Docket No. N-76-527]

# KINGMON PARK ESTATES Notice of Hearing

In the matter of: KINGMON PARK ESTATES-76-77-IS OILSR No. 0-2160-02-433; pursuant to 15 U.S.C. 1706(d) and 24 CFR 1720.160(d), Notice is here-

by given that:

1. Kingmon Park Estates, Units 1 and 2, Desert Subdividers, Inc., and Roger A. Franklin, Authorized Agent, its officers and agents, hereinafter referred to as "Respondent" being subject to the provisions of the Interstate Land Sales Full Disclosure Act (Pub. Law 90-448) (15 U.S.C. 1701, et seq.) received a Notice of Proceedings and Opportunity for Hearing issued March 19, 1976, which was sent to the developer pursuant to 15 U.S.C. 1706(d), 24 CFR 1710.45(b) (1) and 1720.125 informing the developer of information obtained by the Office of Interstate Land Sales Registration alleging that the Statement of Record and Property Report for Desert Subdividers, Inc. and Roger A. Franklin, Authorized Agent contain untrue statements of material fact or omit to state material facts required to be stated therein or necessary to make the statements therein not misleading.

2. The Respondent filed an Answer received April 16, 1976, in response to the Notice of Proceedings and Opportunity

for Hearing.

3. In said Answer the Respondent requested a hearing on the allegations contained in the Notice of Proceedings and Opportunity for Hearing.

4. Therefore, pursuant to the provisions of 15 U.S.C. 1706(d) and 24 CFR 1720.160(d), it is hereby ordered, That a public hearing for the purpose of taking evidence on the questions set forth in the Notice of Proceedings and Opportunity for Hearing will be held before Judge James W. Mast, in Room 7146, Department of HUD, 451 7th Street, S.W., Washington, D.C., on June 14, 1976 at 10:00 a.m.

The following time and procedure is applicable to such hearing: All affidavits and a list of all witnesses are requested to be filed with the Hearing Clerk, HUD Building, Room 10150, Washington, D.C., 20410 on or before June 1, 1976.

6. The Respondent is hereby notified that failure to appear at the above scheduled hearing shall be deemed a default and the proceedings shall be determined against Respondent, the allegations of which shall be deemed to be true, and an order Suspending the Statement of Record, herein identified, shall be issued pursuant to 24 CFR 1710.45(b)(1).

This Notice shall be served upon the Respondent forthwith pursuant to 24

CFR 1720.440.

By the Secretary. Dated: April 23, 1976.

> JAMES W. MAST. Administrative Law Judge.

[FR Doc.76-14631 Filed 5-18-76;8:45 am]

[Docket No. N-76-532]

### MIAMI WEST DADE ACRES **Notice of Hearing**

In the matter of: MIAMI WEST DADE ACRES-76-63-IS OILSR No. 0-0882-09-209; pursuant to 15 U.S.C. 1706(d) and 24 CFR 1720.160(d). Notice

is hereby given that:

1. Miami West Dade Acres, Viking Communities Corporation, Robert Robert Birenbaum, President, its officers and agents, hereinafter referred to as "Respondent" being subject to the provisions of the Interstate Land Sales Full Disclosure Act (Pub. Law 90-448) (15 U.S.C. 1701, et seq.) received a Notice of Proceedings and Opportunity for Hearing issued March 15, 1976, which was sent to the developer pursuant to 15 1706(d), 24 CFR 1710.45(b)(1) and 1720.125 informing the developer of information obtained by the Office of Interstate Land Sales Registration alleging that the Statement of Record and Property Report for Viking Communities Corporation, Robert Birenbaum, President, and their agents contain untrue statements of material fact or omit to state material facts required to be stated therein or necessary to make the statements therein not misleading.

2. The respondent filed an Answer received April 2, 1976, in response to the Notice of Proceedings and Opportunity

for Hearing.

3. In said Answer the Respondent requested a hearing on the allegations contained in the Notice of Proceedings and

Opportunity for Hearing.

4. Therefore, pursuant to the provisions of 15 U.S.C. 1706(d) and 24 CFR 1720.160(d), it is hereby ordered That a public hearing for the purpose of taking evidence on the questions set forth in the Notice of Proceedings and Opportunity for Hearing will be held before Judge James W. Mast, in Room 7146, Department of HUD, 451 7th Street, S.W., Washington, D.C., on June 17, 1976 at 10:00 a.m.

The following time and procedure is applicable to such hearing: All affidavits and a list of all witnesses are requested to be filed with the Hearing Clerk, HUD

20410 on or before June 3, 1976.

6. The Respondent is hereby notified that failure to appear at the above scheduled hearing shall be deemed a default and the proceedings shall be determined against Respondent, the allegations of which shall be deemed to be true, and an order Suspending the Statement of Record, herein identified, shall be issued pursuant to 24 CFR 1710.45(b) (1).

This Notice shall be served upon the Respondent forthwith pursuant to 24

CFR 1720.440.

By the Secretary.

Dated: April 14, 1976.

JAMES W. MAST, Administrative Law Judge.

[FR Doc.76-14626 Filed 5-18-76;8:45 am]

[Docket No. N-76-530]

# PALM BEACH NORTH **Notice of Hearing**

In the matter of: PALM BEACH NORTH-76-73-IS OILSR No. 0-0269-09-63; pursuant to 15 U.S.C. 1706(d) and 24 CFR 1720.160(d), Notice is hereby

given that :

1. Palm Beach North, Viking Communities Corporation, Robert Birenbaum, President, its officers and agents, hereinafter referred to as "Respondent" being subject to the provisions of the Interstate Land Sales Full Disclosure Act (Pub. Law 90-448) (15 U.S.C. 1701, et seq.) received a Notice of Proceedings and Opportunity for Hearing issued March 19, 1976, which was sent to the developer pursuant to 15 U.S.C. 1706(d), 24 CFR 1710.45(b)(1) and 1720.125 informing the developer of information obtained by the Officer of Interstate Land Sales Registration alleging that the Statement of Record and Property Report for Palm Beach North, Viking Communities Corporation, Robert Bi-renbaum, President and their agents contain untrue statements of material fact or omit to state material facts required to be stated therein or necessary to make the statements therein not misleading.

2. The Respondent filed an Answer received April 5, 1976; in response to the Notice of Proceedings and Opportunity

for Hearing.

3. In said Answer the Respondent requested a hearing on the allegations contained in the Notice of Proceedings

and Opportunity for Hearing.

4. Therefore, pursuant to the provisions of 15 U.S.C. 1706(d) and 24 CFR 1720.160(d), it is hereby ordered That a public hearing for the purpose of taking evidence on the questions set forth in the Notice of Proceedings and Opportunity for Hearing will be held before Judge James W. Mast, in Room 7146, Department of HUD, 451 7th Street, S.W., Washington, D.C., on June 17, 1976 at

The following time and procedure is applicable to such hearing: All affidavits and a list of all witnesses are requested to

Building, Room 10150, Washington, D.C., be filed with the Hearing Clerk, HUD Building, Room 10150, Washington, D.C., 20410 on or before June 3, 1976.

6. The Respondent is hereby notified that failure to appear at the above scheduled hearing shall be deemed a default and the proceedings shall be determined against Respondent, the allegations of which shall be deemed to be true, and an order Suspending the Statement of Record, herein identified, shall be issued pursuant to 24 CFR 1710.45(b) (1).

This Notice shall be served upon the Respondent forthwith pursuant to 24

CFR 1720,440.

By the Secretary.

Dated: April 14, 1976.

JAMES W. MAST, Administrative Law Judge.

[FR Doc.76-14628 Filed 5-18-76;8:45 am]

### [Docket No. N-76-531] PELICAN HARBOR **Notice of Hearing**

In the matter of: PELICAN HAR-BOR-76-65-IS OILSR No. 0-2343-09-715: pursuant to 15 U.S.C. 1706(d) and 24 CFR 1720.160(d), Notice is hereby given

that:

1. Pelican Harbor, Viking Mobile Homes, Inc., Bennett Cole, President, its officers and agents, hereinafter referred to as "Respondent" being subject to the provisions of the Interstate Land Sales Full Disclosure Act (Pub. Law 90-448) (15 U.S.C. 1701, et seq.) received a Notice of Proceedings and Opportunity for Hearing issued March 15, 1976, which was sent to the developer pursuant to 15 U.S.C. 1706(d), 24 CFR 1710.45(b)(1) and 1720.125 informing the developer of information obtained by the Office of Interstate Land Sales Registration alleging that the Statement of Record and Property Report for Viking Mobile Homes, Inc., contain untrue statements of material fact or omit to state material facts required to be stated therein or necessary to make the statements therein not misleading.

2. The Respondent filed an Answer received April 5, 1976, in response to the Notice of Proceedings and Opportunity

for Hearing.

3. In said Answer the Respondent requested a hearing on the allegations contained in the Notice of Proceedings and

Opportunity for Hearing.

4. Therefore, pursuant to the provisions of 15 U.S.C. 1706(d) and 24 CFR 1720.160(d), it is hereby ordered That a public hearing for the purpose of taking evidence on the questions set forth in the Notice of Proceedings and Opportunity for Hearing will be held before Judge James W. Mast, in Room 7146, Department of HUD, 451 7th Street, S.W., Washington, D.C., on June 17, 1976 at 10:00 a.m.

The following time and procedure is applicable to such hearing: All affidavits and a list of all witnesses are requested to be filed with the Hearing Clerk, HUD Building, Room 10150, Washington, D.C.,

20410 on or before June 3, 1976.

6. The respondent is hereby notified that failure to appear at the above scheduled hearing shall be deemed a default and the proceedings shall be determined against Respondent, the allegations of which shall be deemed to be true, and an order Suspending the Statement of Record, herein identified, shall be issued pursuant to 24 CFR 1710.45(b) (1).

This Notice shall be served upon the Respondent forthwith pursuant to 24

CFR 1720.440.

By the Secretary.

Dated: April 14, 1976.

JAMES W. MAST, Administrative Law Judge.

[FR Doc.76-14627 Filed 5-18-76;8:45 am]

[Docket No. N-76-535]

### PUNTO DE VISTA Notice of Hearing

In the matter of: PUNTO DE VISTA UNITS I, II, III—75-270-IS OHLSR NO. 0-0296-02-47; pursuant to 15 U.S.C. 1706(d) and 24 CFR 1720.160(d), Notice

is hereby given that:

1. Punto de Vista Units I, II, III, Ken Bahme, General Partner, Thumb Butte Investment Company, its officers and agents, hereinafter referred to as "Respondent" being subject to the provisions of the Interstate Land Sales Full Disclosure Act (Pub. Law 90-448) (15 U.S.C. 1701, et seq.) received a Notice of Proceedings and Opportunity for Hearing issued November 14, 1975, which was sent to the developer pursuant to 15 U.S.C. 1706(d), 24 CFR 1710.45(b) (1) and 1720.125 informing the developer of information obtained by the Office of Interstate Land Sales Registration alleging that the Statement of Record and Property Report for Thumb Butte Investment Company, Punto de Vista Units I, II, III, and their agents contain untrue statements of material fact or omit to state material facts required to be stated therein or necessary to make the statements therein not misleading.

2. The Respondent filed an Answer received February 27, 1976, in response to the Notice of Proceedings and Oppor-

tunity for Hearing.

3. In said Answer the Respondent requested a hearing on the allegations contained in the Notice of Proceedings

and Opportunity for Hearing.

4. Therefore, pursuant to the provisions of 15 U.S.C. 1706(d) and 24 CFR 1720.160(d), it is hereby ordered That a public hearing for the purpose of taking evidence on the questions set forth in the Notice of Proceedings and Opportunity for Hearing will be held before Judge James W. Mast, in Room 7146, Department of HUD, 451 7th Street, S.W., Washington, D.C., on June 21, 1976 at 10:00 a.m.

The following time and procedure is applicable to such hearing: All affidavits and a list of all witnesses are requested to be filed with the Hearing Clerk, HUD Building, Room 10150, Washington, D.C. 20410 on or before June 7, 1978.

6. The Respondent is hereby notified that failure to appear at the above scheduled hearing shall be deemed a default and the proceedings shall be determined against Respondent, the allegations of which shall be deemed to be true, and an order Suspending the Statement of Record, herein identified, shall be issued pursuant to 24 CFR 1710.45(b) (1).

This Notice shall be served upon the Respondent forthwith pursuant to 24

CFR 1720.440.

By the Secretary. Dated: April 22, 1976.

> JAMES W. MAST, Administrative Law Judge.

[FR Doc.76-14632 Filed 5-18-76;8:45 am]

' [Docket No. N-76-536]

### PUNTO DE VISTA Notice of Hearing

In the matter of: PUNTO DE VISTA UNIT 4—76-271-IS OILSR No. 0-2225-02-455, pursuant to 15 U.S.C. 1706(d) and 24 CFR 1720.160(d), Notice is hereby

given that:

1. Punto de Vista Unit 4, Lawrence Mercer, General Partner, Thumb Butte Investment Company No. 2, its officers and agents, hereinafter referred to as "Respondent" being subject to the provisions of the Interstate Land Sales Full Disclosure Act (Pub. Law 90-448) U.S.C. 1701, et seq.) received a Notice of Proceedings and Opportunity for Hearing issued November 14, 1975, which was sent to the developer pursuant to 15 U.S.C. 1706(d), 24 CFR 1710.45(b) (1) and 1720.125 informing the developer of information obtained by the Office of Interstate Land Sales Registration alleging that the Statement of Record and Property Report for Thumb Butte Investment Co. No. 2, and their agents contain untrue statements of material fact or omit to state material facts required to be stated therein or necessary to make the statements therein not misleading.

2. The Respondent filed an Answer received February 26, 1976, in response to the Notice of Proceedings and Oppor-

tunity for Hearing.

3. In said Answer the Respondent requested a hearing on the allegations contained in the Notice of Proceedings and

Opportunity for Hearing.

4. Therefore, pursuant to the provisions of 15 U.S.C. 1706(d) and 24 CFR. 1720.160(d), it is hereby ordered That a public hearing for the purpose of taking evidence on the questions set forth in the Notice of Proceedings and Opportunity for Hearing will be held before Judge James W. Mast, in Room 7146, Department of HUD, 451 7th Street, S.W., Washington, D.C., on June 21, 1976 at 10:00 a.m.

The following time and procedure is applicable to such hearing: All affidavits and a list of all witnesses are requested to be filed with the Hearing Clerk, HUD Building, Room 10150, Washington, D.C., 20410 on or before June 6, 1976.

6. The Respondent is hereby notified that failure to appear at the above scheduled hearing shall be deemed a default and the proceedings shall be determined against Respondent, the allegations of which shall be deemed to be true, and an order Suspending the Statement of Record, herein identified, shall be issued pursuant to 24 CFR 1710.45(b) (1).

This Notice shall be served upon the Respondent forthwith pursuant to 24

CFR 1720.440.

By the Secretary.

Dated: April 22, 1976.

JAMES W. MAST, Administrative Law Judge.

[FR Doc.76-14633 Filed 5-18-76;8:45 am]

[Docket No. N-76-529]

# SOUTHEAST FLORIDA PROPERTIES Notice of Hearing

In the matter of: SOUTHEAST FLOR-IDA PROPERTIES—76-64-IS, OILSR No. 0-1912-09-573 & (A) & (B); pursuant to 15 U.S.C. 1706(d) and 24 CFR 1720.160 (d). Notice is hereby given that:

(d), Notice is hereby given that:
1. Southeast Florida Properties, Viking Communities Corporation, Robert Birenbaum, President, its officers and agents, hereinafter referred to as "Respondent" being subject to the provisions of the Interstate Land Sales Full Disclosure Act (Pub. Law 90-448) (15 U.S.C. 1701, et seq.) received a Notice of Proceedings and Opportunity for Hearing issued March 15, 1976, which was sent to the developer pursuant to 15 U.S.C. 1706(d), 24 CFR 1710.45(b) (1) and 1720.125 informing the developer of information obtained by the Office of Interstate Land Sales Registration alleging that the Statement of Record and Property Report for Viking Communities Corporation, Robert Birenbaum, President and their agents contain untrue statements of material fact or omit to state material facts required to be stated therein or necessary to make the statements therein not misleading.

2. The Respondent filed an Answer received April 2, 1976, in response to the Notice of Proceedings and Opportunity

for Hearing.

3. In said Answer the Respondent requested a hearing on the allegations contained in the Notice of Proceedings and Opportunity for Hearing.

4. Therefore, pursuant to the provisions of 15 U.S.C. 1706(d) and 24 CFR 1720.160(d), it is hereby ordered That a public hearing for the purpose of taking evidence on the questions set forth in the Notice of Proceedings and Opportunity for Hearing will be held before Judge James W. Mast, in Room 7146, Department of HUD, 451 7th Street, S.W., Washington, D.C., on June 17, 1976 at 10:00 a.m.

The following time and procedure is applicable to such hearing: All affidavits and a list of all witnesses are requested to be filed with the Hearing Clerk, HUD Building, Room 10150, Washington, D.C., 20410 on or before June 3, 1976.

6. The Respondent is hereby notified that failure to appear at the above scheduled hearing shall be deemed a default and the proceedings shall be determined against Respondent, the allegations of which shall be deemed to be true, and an order Suspending the Statement of Record, herein identified, shall be issued pursuant to 24 CFR 1710.45(b) (1).

This Notice shall be served upon the Respondent forthwith pursuant to 24

CFR 1720.440.

By the Secretary.
Dated: April 15, 1976.

James W. Mast, Administrative Law Judge. [FR Doc.76-14629 Filed 5-18-76;8:45 am]

[Docket No. N-76-534]

#### VALHALLA

### Notice of Hearing

In the matter of: VALHALLA (Southeast Florida Properties 11 and 12) OILSR No. 0-3891-09-1029 and 0-3892-09-1030 76-72-IS; pursuant to 15 U.S.C. 1706(d) and 24 CFR 1720.160(d), Notice

is hereby given that:

1. Valhalla (Southeast Florida Properties 11 and 12), Viking Communities Corporation, Robert Birenbaum, President, its officers and agents, hereinafter referred to as "Respondent" being subject to the provisions of the Interstate Land Sales Full Disclosure Act (Pub. Law 90-448) (15 U.S.C. 1701, et seq.) received a Notice of Proceedings and Opportunity for Hearing issued March 19, 1976, which was sent to the developer pursuant to 15 U.S.C. 1706(d), 24 CFR 1710.45(b) (1) and 1720.125 informing the developer of information obtained by the Office of Interstate Land Sales Registration alleging that the Statement of Record and Property Report for Viking Communities Corporation, Robert Birenbaum, President, and their agents contain untrue statements of material fact or omit to state material facts required to be stated therein or necessary to make the statements therein not misleading.

2. The Respondent filed an Answer received April 5, 1976, in response to the Notice of Proceedings and Opportunity

for Hearing.

3. In said Answer the Respondent requested a hearing on the allegations contained in the Notice of Proceedings and

Opportunity for Hearing.

4. Therefore, pursuant to the provisions of 15 U.S.C. 1706(d) and 24 CFR 1720.160(d), it is hereby ordered That a public hearing for the purpose of taking evidence on the questions set forth in the Notice of Proceedings and Opportunity for Hearing will be held before Judge James W. Mast, in Room 7146, Department of HUD, 451 7th Street, S.W., Washington, D.C., on June 17, 1976 at 10:00 a.m.

The following time and procedure is applicable to such hearing: All affidavits and a list of all witnesses are requested to be filed with the Hearing Clerk, HUD Building, Room 10150, Washington, D.C. 20410 on or before June 3, 1976.

6. The Respondent is hereby notified that failure to appear at the above scheduled hearing shall be deemed a default and the proceedings shall be determined against Respondent, the allegations of which shall be deemed to be true, and an order Suspending the Statement of Record, herein identified, shall be issued pursuant to 24 CFR 1710.45 (b) (1).

This Notice shall be served upon the Respondent forthwith pursuant to 24

CFR 1720.440.

By the Secretary.

Dated: April 15, 1976.

JAMES W. MAST, Administrative Law Judge.

[FR Doc.76-14624 Filed 5-18-76;8:45 am]

[Docket No. N-76-528]

# WICOMICO SHORES YACHT AND COUNTRY CLUB

### **Notice of Hearing**

In the matter of: Wicomico Shores Yacht and Country Club—76-38-IS OILSR No. 0-0823-24-13; pursuant to 15 U.S.C. 1706(d) and 24 CFR 1720.160(d).

notice is hereby given that:

1. Wicomico Shores Yacht and Country Club, R.R.R. & G., Inc., Robert R. Rodenberg, President, its officers and agents, hereinafter referred to as "Respondent" being subject to the provisions of the Interstate Land Sales Full Disclosure Act (Pub. Law 90-448) (15 U.S.C. 1701, et seq.) received a Notice of Proceedings and Opportunity for Hearing issued March 16, 1976, which was sent to the developer pursuant to 15 U.S.C. 1706(d) 24 CFR 1710.45(b)(1) and 1720.125 informing the developer of information obtained by the Office of Interstate Land Sales Registration alleging that the Statement of Record and Property Report for R.R.R. and G., Inc. and their agents contain untrue statements of material fact or omit to state material facts required to be stated therein or necessary to make the statements therein not misleading.

2. The Respondent filed an Answer received April 5, 1976, in response to the Notice of Proceedings and Opportunity

for Hearing.

3. In said Answer the Respondent requested a hearing on the allegations contained in the Notice of Proceedings and Opportunity for Hearing.

4. Therefore, pursuant to the provisions of 15 U.S.C. 1706(d) and 24 CFR 1720.160(d), it is hereby ordered, That a public hearing for the purpose of taking evidence on the questions set forth in the Notice of Proceedings and Opportunity for Hearing will be held before Judge James W. Mast, in Room 7146, Department of HUD, 451 7th Street, S.W., Washington, D.C., on June 1, 1976

at 10:00 a.m.

The following time and procedure is applicable to such hearing: All affidavits and a list of all witnesses are requested to be filed with the Hearing Clerk, HUD Building, 10150, Washington, D.C., 20410 on or before May 18, 1976.

6. The Respondent is hereby notified that failure to appear at the above scheduled hearing shall be deemed a default and the proceedings shall be dermined against Respondent, the allegations of which shall be deemed to be true, and an Order Suspending the Statement of Record, herein identified, shall be issued pursuant to 24 CFR 1710.45(b) (1).

This Notice shall be served upon the Respondent forthwith pursuant to 24

CFR 1720.440.

By the Secretary.

Dated: April 23, 1976.

JAMES W. MAST, Administrative Law Judge.

[FR Doc.76-14630 Filed 5-18-76;8:45 am]

### ADMINISTRATIVE CONFERENCE OF THE UNITED STATES

SUBCOMMITTEE ON ADMINISTRATIVE DISCRETION OF THE COMMITTEE ON INFORMAL ACTION

#### Meeting

Pursuant to the Federal Advisory Committee Act (Pub. L. 92-463), notice is hereby given of a meeting of the Subcommittee on Administrative Discretion of the Committee on Informal Action of the Administrative Conference of the United States, to be held at 11:30 a.m., June 3, 1976 in the office of the Energy Action Committee, 1523 L Street, N.W., Suite 302, Washington, D.C.

The Subcommittee will meet to con-

The Subcommittee will meet to consider Professor William Lockhart's draft study of prosecutorial discretion in the Food and Drug Administration.

Attendance is open to the interested public, but limited to the space available. Persons wishing to attend should notify the Administrative Conference of the United States, 2120 L Street, N.W., Suite 500, Washington, D.C. 20037, at least two days in advance. The Committee Chairman may, if he deems it appropriate, permit members of the public to present oral statements at the meeting; any member of the public may file a written statement with the Subcommittee before, during or after the meeting.

For further information concerning this Subcommittee meeting contact David Pritzker (202-254-7065). Minutes of the meeting will be available on

request.

RICHARD K. BERG, Executive Secretary.

May 13, 1976.

[FR Doc.76-14487 Filed 5-18-76;8:45 am]

#### CIVIL AERONAUTICS BOARD

HAWAIIAN AIRLINES, INC. AND AEROLINEE ITAVIA, S.P.A.

Proposed Approval or Disclaimer of Jurisdiction

Application of Hawaiian Airlines, Inc., and Aerolinee Itavia, S.P.A., for approval or disclaimer of jurisdiction under section 408 of the Federal Aviation Act of 1958, as amended, Docket 29174.

Notice is hereby given, pursuant to the statutory requirements of section 408 (b) of the Federal Aviation Act of 1958, as amended, that the undersigned intends to issue the attached order under delegated authority. Interested persons are hereby afforded until May 25, 1976 within which to file comments or request a hearing with respect to the action proposed in the order.

Dated at Washington, D.C., May 13, 1976.

[SEAL] BRUCE E. CUNNINGHAM, Director Bureau of Operating Rights.

HAWAIIAN AIRLINES, INC., AEROLINEEITAVIA, S.P.A., LEASE TRANSACTION

Issued under delegated authority

Application of Hawaiian Airlines, Inc., and Aerolinee Itavia, S.P.A., for approval or dis-claimer of jurisdiction under section 408 of the Federal Aviation Act of 1958, as amended.

#### ORDER OF APPROVAL

Hawaiian Airlines, Inc. (Hawaiian), and Aerolinee Itavia, S.P.A. (Itavia), request that the Board approve, pursuant to the third proviso of section 408(b) of the Federal Avia tion Act of 1958, as amended (the Act) or in the alternative, disclaim jurisdiction over, the lease of one DC-9-50 aircraft by Hawaiian to Itavia.

The term of the lease is for 12½ months beginning May 10, 1976. Itavia will pay to Hawaiian a basic monthly rent of \$100,000 per month plus a usage charge of \$50 per block hour of flight time

Itavia will be responsible for maintaining the aircraft to FAA standards, for maintaining U.S. registration of the aircraft, and for securing necessary insurance on the aircraft. The DC-9-50 to be leased to Itavia is currently leased by Hawaiian from Wells Fargo

Bank, N.A., as owner trustee.
In support of their request, Hawaiian and Itavia assert that because of Hawaiian's short-range aircraft needs, it would be more advantageous to sublease the aircraft for 121/2 months; that the lease, which was entered into as a result of arm's-length bargaining, is a standard form of aircraft lease for the industry; that the lease would have been subject to the exemption provided by Part 299 of the Board's Regulations but for the fact that Itavia is not an air carrier within the meaning of that Part or within the meaning of the Act; and that the aircraft to be leased is not, in fact, a substantial part of Hawaiian's properties.

No objections to this application or requests for a hearing have been received.

Notice of intent to dispose of this application without a hearing has been published in the FEDERAL REGISTER, and a copy of such notice has been furnished by the Board to the Attorney General not later than the day following the date of such publication, both in accordance with the requirements of section 408(b) of the Act.

Upon consideration of the above, it is concluded that the proposed lease may involve a substantial part of the properties of an air carrier, Hawaiian; that Itavia is a person engaged in a phase of aeronautics; and that the lease therefore may be subject to section 408(a) (2) of the Act. However, it is further

1 The Board has in the past held that it will disclaim jurisdiction under sec. 408(a) (2) of the Act if the equipment constitutes less than 10 percent of the carrier's fleet in terms of market value, lift capacity, and number of aircraft. (Cf. orders 70-11-13 and

concluded that the transaction does not affect control of an air carrier directly engaged in the operation of aircraft in air transportation, or tend to unreasonably restrain trade, substantially lessen competition, or create a monopoly. The lease was entered into after arm's-length bargaining, and there appear to be no interlocking or common control relationships between among Hawaiian, Itavia, or any of their affiliates. The lease appears to be the result of decision by Hawaiian's management that the DC-9-50 was superfluous to Hawaiian's operational needs for the next year, and as a result, it does not appear that the lease will impair Hawaiian from performing its cer-tificate obligations. Moreover, the lease itself would have fallen within the exemption of Part 299 of the Board's Regulations but for the fact that Itavia is not an air carrier, On the basis of these considerations, it appears that the lease transaction is not inconsistent with the public interest and will not leave the requirements of section 408 of the Act unfulfilled

Pursuant to authority duly delegated by the Board in the Board's Regulations, 14 CFR 385.3 and 385.13, it is found that the foregoing transaction should be approved pursuant to the third proviso of Section 408 (b) of the Act and that all other requests in the application in docket 29174 should be

ACCORDINGLY, IT IS ORDERED THAT:

1. The subject lease of one DC-9-50 aircraft by Itavia from Hawaiian, as hereinabove described, be and it hereby is approved; and

2. To the extent not specifically granted herein, all other requests in the application in docket 29174 be and they hereby are dis-

Persons entitled to petition the Board for review of this order pursuant to the Board's Regulations, 14 CFR 385.50, may file such petitions within 10 days of the date of service of this order.

This order shall be effective and become the action of the Civil Aeronautics Board upon expiration of the above period unless within such period a petition for review thereof is filed or the Board gives notice that it will review this order on its own motion.

By Bruce Cunningham, Director, Bureau of Operating Rights. Acting Secretary.

[FR Doc.76-14544 Filed 5-18-76;8:45 am]

#### [Docket 28800]

#### PHOENIX-DES MOINES/MILWAUKEE ROUTE PROCEEDING

Notice is hereby given, pursuant to the provisions of the Federal Aviation Act of 1958, as amended, that a hearing in the above-entitled proceeding will be held on July 13, 1976 at 9:00 a.m. (mountain standard time), in the Phoenix Room, Phoenix Civic Plaza, 235 E.

70-11-14, Nov. 4, 1970, and 72-2-60, Feb. 16. 1972.) The DC-9-50 to be leased constitutes 1972.) The DC-9-30 to be leased constitutes 10 percent of the number of aircraft in Hawalian's fleet, 10.4 percent of the fleet's seating capacity, and 11.4 percent of its market value. In calculating these percentages, certain aircraft which Hawaiian has leased to other persons for a term of more than 6 months were excluded from the inventory base, consistent with the procedure of Sterling Airways A/S and Overseas National Airways, Inc., Dry-Lease Transaction, order 75-9-80 Sept. 23, 1975, n. 2.

Adams Street, Phoenix, Arizona, before the undersigned.

If the hearing has not concluded before July 16, 1976, the session for July 16, 1976 will be held in the Phoenix Ball Room, Hyatt Regency Phoenix, 122 N. Second Street, Phoenix, Arizona.

For information concerning the issues involved and other details in this proceeding, interested persons are referred to the prehearing conference report served March 31, 1976, and other documents which are in the docket of this proceeding on file in the Docket Section of the Civil Aeronautics Board.

Dated at Washington, D.C., May 13, 1976

[SEAL] BURTON S. KOLKO. Administrative Law Judge. [FR Doc.76-14543 Filed 5-18-76;8:45 am]

### FEDERAL POWER COMMISSION

[Docket No. ER76-659]

ALABAMA POWER CO.

**Tariff and Interconnection Agreement** Change

MAY 13, 1976.

Take notice that Alabama Power Commission on April 30, 1976, tendered for filing proposed changes in its FPC Electric Tariff, Original Volume No. 1. The proposed changes would increase revenues from jurisdictional sales and service by \$9,298,869 based on the 12-month period ending May 31, 1977. In addition, Alabama Power Company filed on the same date proposed revisions and changes to an Interconnection Agreement dated February 23, 1972 (FPC Rate Schedule No. 133) with Alabama Electric Cooperative, Inc. Such proposed revisions and changes would increase the rates and charges for Purchase Capacity transactions under that Agreement. This revision would increase capacity charges by \$4,036,113 for the year ending May 31, 1977. The Company states that it cannot with complete accuracy predict the energy transactions associated with Purchase Capacity transactions with Alabama Electric Cooperative, Inc. because use of Purchase Capacity is within the sole discretion of the Cooperative; however, the Company estimates that it will receive \$1,138,070 in additional revenue from such energy transactions during the year ending May 31, 1977.

The Company estimates its rate of return on its rate base from its sales to distribution cooperatives and municipalities in year ending May 31, 1977 to be (1) 4.96 percent from its sales to municipalities, and (ii) 5.62 percent from its sales to rural electric cooperatives under existing rates. The Company estimates that the Purchase Capacity transactions with Alabama Electric Cooperative, Inc. for the same period results in a negative return on its investment. The Company states that the average rate of return is far below its embedded cost of debt and is inadequate to attract capital required by the Company to pay for necessary

expansions of its electric plant.

Copies of the filing were served upon the affected distribution cooperatives and municipalities, Alabama Electric Cooperative, Inc., Alabama Public Service Commission and Southeastern Power

Administration.

Any person desiring to be heard or to protest said application should file a petition to intervene or protest with the Federal Power Commission, 825 North Capitol Street, NE., Washington, D.C. 20426, in accordance with §§ 1.8 and 1.10 of the Commission's rules of practice and procedure (18 CFR 1.8, 1.10). All such petitions or protests should be filed on or before May 27, 1976. Protests will be considered by the Commission in determining the appropriate action to be taken, but will not serve to make protestants parties to the proceeding. Any person wishing to become a party must file a petition to intervene. Copies of this application are on file with the Commission and are available for public inspection.

KENNETH F. PLUMB, Secretary.

[FR Doc.76-14558 Filed 5-18-76;8:45 am]

[Docket No. RP76-98]

### ALGONQUIN GAS TRANSMISSION CO. **Proposed Tariff Sheet Filing**

MAY 12, 1976.

Take notice that on April 29, 1976, Algonquin Gas Transmission Company (Algonquin Gas) filed the following proposed tariff sheets to its FPC Gas Tariff, First Revised Volume No. 1:

First Revised Sheet No. 20-A First Revised Sheet No. 20-B First Revised Sheet No. 20-C

Algonquin Gas states that the proposed tariff sheets institute a Purchased Feedstock Adjustment Clause (PFAC) applicable to Algonquin Gas' Rate Schedule SNG-1 for one additional cycle. The PFAC would provide, through a Deferred Gas Cost Account with related amortization, surcharges for reimbursement to Algonquin Gas for undercharges or reimbursement to the Company's customers for overcharge resulting from the difference between (i) the actual feedstock costs for manufacturing gas delivered under such Rate Schedule SNG-1, and (ii) the base feedstock costs included in the charges to such customers for service under such rate schedule. The PFAC is proposed to be effective for an additional cycle as follows: (i) the period October 16, 1976 through April 15, 1977, with respect to the accumulation of such Deferred Gas Cost Account, and (ii) the period October 16, 1977 through April 15, 1978, with respect to the effectiveness of the amortization adjustment of such Deferred Gas Cost Account.

Algonquin Gas further states that copies of the filing have been served upon all of its customers and interested state

regulatory commissions.

Any persons desiring to be heard or to protest said filing should file a petition to intervene or protest with the Federal Power Commission, 825 North Capitol

Street, N.E., Washington, D.C. 20426, in accordance with Sections 1.8, 1.10 of the Commission's Rules of Practice and Procedure (18 CFR 1.8, 1.10). All such petitions or protests should be filed on or before May 26, 1976. Protests will be considered by the Commission in determining the appropriate action to be taken, but will not serve to make protestants parties to the proceeding. Any person wishing to become a party must file a petition to intervene. Copies of this filing are on file with the Commission and are available for public inspection.

> KENNETH F. PLUMB, Secretary.

[FR Doc.76-14560 Filed 5-18-76;8:45 am]

[Docket No. CP76-361]

### COLUMBIA GAS TRANSMISSION CORP. **Application**

MAY 13, 1976.

Take notice that on May 5, 1976, Columbia Gas Transmission Corporation (Applicant), P.O. Box 1273, Charleston, West Virginia 25325, filed in Docket No. CP76-361 an application for a disclaimer of jurisdiction or, in the alternative, pursuant to Section 7(c) of the Natural Gas Act for a certificate of public convenience and necessity authorizing the sale for resale of natural gas in interstate commerce to The Sylvania Corporation (Sylvania) from the Sylvania No. 1 Well in the Thomas Corners Field, Town of Bath, Steuben County, New York, all as more fully set forth in the application on file with the Commission and open to public inspection.

The application states that the gas poduced by Applicant and its co-owners would be delivered into Applicant's pipeline in Steuben County, in exchange for equal volumes of gas to be delivered to National Fuel Gas Supply Corporation for Sylvania's account at Applicant's Ellwood City compressor station in Beaver County, Pennsylvania. Applicant alleges that the gas delivered from the Sylvania No. 1 Well can not physically leave the State of New York although it would be introduced into Applicant's interstate pipeline system. Applicant submits, therefore, that the sale of the gas would not be a sale for resale in interstate commerce and, accordingly, requests a disclaimer of jurisdiction by the Commission.

In the alternative, Applicant requests a certificate of public convenience and necessity authorizing the sale for resale of the gas from the Sylvania No. 1 Well. Applicant would sell the gas at the rate provided by Section 2.56a of the Commission's General Policy and Interpretations (18 CFR 2.56a). Applicant requests that any certificate authorization terminate August 28, 1982, when its commitment to sell gas expires, and states that after that time Applicant's share of gas from the well would be added to Applicant's gas supply.

Any person desiring to be heard or to make any protest with reference to said application should on or before June 7, 1976, file with the Federal Power Com-

mission, Washington, D.C. 20426, a petition to intervene or a protest in accordance with the requirements of the Commission's Rules of Practice and Procedure (18 CFR 1.8 or 1.10) and the Regulations under the Natural Gas Act (18 CFR 157.10). All protests filed with the Commission will be considered by it in determining the appropriate action to be taken but will not serve to make the protestants parties to the proceeding. Any person wishing to become a party to a proceeding or to participate as a party in any hearing therein must file a petition to intervene in accordance with the Commission's Rules.

Take further notice that, pursuant to the authority contained in and subject to the jurisdiction conferred upon the Federal Power Commission by Sections 7 and 15 of the Natural Gas Act and the Commission's Rules of Practice and Procedure, a hearing will be held without further notice before the Commission on this application if no petition to intervene is filed within the time required herein, if the Commission on its own review of the matter finds that a grant of the certificate is required by the public convenience and necessity. If a petition for leave to intervene is timely filed, or if the Commission on its own motion believes that a formal hearing is required, further notice of such hearing will be duly given.

Under the procedure herein provided for, unless otherwise advised, it will be unnecessary for Applicant to appear or

be represented at the hearing.

KENNETH F. PLUMB, Secretary.

[FR Doc.76-14563 Filed 5-18-76;8:45 am]

[Rate Schedule Nos. 284, et al.]

# CONTINENTAL OIL CO., ET AL. **Rate Change Filings**

MAY 12, 1976.

Take notice that the producers listed in the Appendix attached hereto have filed proposed increased rates to the applicable new gas national ceiling based on the interpretation of vintaging concepts set forth by the Commission in its Opinion No. 639, issued December 12, 1972, and in Opinion No. 699-H, issued December 4, 1974. The rates filed pursuant to Opinion No. 699-H, if accepted, will become effective as of the date of filing.

The information relevant to each of these sales is listed in the Appendix.

Any person desiring to be heard or to make any protest with reference to said filing should on or before May 28, 1976, file with the Federal Power Commission, Washington, D.C. 20426, a petition to intervene or a protest in accordance with the requirements of the Commission's Rules of Practice and Procedure (18 CFR 1.8 or 1.10). A protest will not serve to make the protestant a party to the proceeding must file a petition to intervene in accordance with the Commission's Rules.

> KENNETH F. PLUMB. Secretary.

Filing date	Producer	Rate schedule No.	Buyer	Area
Apr. 21, 1976	Continental Oil Co., P.O. Box 2197, Houston, Tex. 77001.	284	Trunkline Gas Co	Texas Gulf Coast.
Apr. 26, 1976	Cities Service Oil Co., P.O. Box 300, Tulsa, Okla. 74102,	129, 152	Natural Gas Pipe- line Co, of America.	Hugoton- Anadarko.
Do	Coastal States Gas Producing Co., 5 Green- way Plaza East, Houston, Tex. 77046.	1	Trunkline Gas Co	Texas Gulf Coast.
Do	Sohio Petroleum Co., 1100 Penn Tower, Okla- homa City, Okla, 73118.	11	Texas Eastern Trans- mission Corp.	Other Southwest.
Apr. 28, 1976	Sun Oil Co., 2 Northpark East, P.O. Bex 20, Dallas, Tex. 75221,	328	do	Do.
Apr. 29,1976	Mobil Oil Corp., 3 Greenway Plaza East, Suite 800, Houston, Tex. 77046.	210	El Paso Natural Gas	Permian Basin.
May 3, 1976	Atlantic Richfield Co., P.O. Box 2819, Dallas, Tex. 75221.	372	Transcontinental Gas Pipe Line Corp.	South Louisiana.

[FR Doc.76-14579 Filed 5-18-76;8:45 am]

[Docket No. CP70-196]

# DISTRIGAS CORP. AND DISTRIGAS OF MASSACHUSETTS CORP.

**Application To Amend; Correction** 

APRIL 28, 1976.

In the Notice of Application to amend, issued April 14, 1976, page 17018, Paragraph 4, Line 4, Published in the Federal Register April 23, 1976, FR 41 (17017), Change "April 13, 1976," to read "May 13, 1976."

KENNETH F. PLUMB, Secretary.

[FR Doc.76-14570 Filed 5-18-76;8:45 am]

[Docket No. RP76-24]

# FLORIDA GAS TRANSMISSION CO.

**Informal Conference** 

MAY 13, 1976.

Take notice that an initial conference in the above-captioned proceeding will be held in a hearing room of the Federal Power Commission, 825 North Capitol Street, N.E., Washington, D.C. 20426, on Thursday, May 27, 1976 at 9:30 a.m. Pursuant to Section 1.18 of the Commission's Rules of Practice and Procedure, all parties wil be expected to come fully prepared to discuss the merits of all issues arising in these proceedings and to make commitments with respect to such issues and any offers of settlement or stipulations discussed at the conference. Customers and other interested persons will be permitted to attend, but such attendance at the conference will not be deemed to authorize intervention as a party in the proceedings. A petition to intervene tendered pursuant to Section 1.8 of the Commission's Rules of Practice and Procedure is required for that purpose.

KENNETH F. PLUMB, Secretary.

IFR Doc.76-14555 Filed 5-18-76:8:45 am1

[Docket No. ER76-651]

# GPU SERVICE CORP. Notice of Filing

MAY 13, 1976.

Take notice that on April 28, 1976, GPU Service Corporation (GPU) tendered for filing proposed Schedule 4.04, 8.04 and 11.01 modifying the Power Pooling Agreement (Agreement) among Pennsylvania Electric Company (Penelee), Metropolitan Edison Company (Met-Ed), and Jersey Central Power & Light Company (JC), dated July 21, 1969, as heretofore amended and supplemented, which is on file with the Commission under the following Rate Schedule designations:

Penelec, FPC No. 62 Met-Ed, FPC No. 40 JC, FPC No. 31

GPU states that the proposed schedules provide for the accounting and billing among the parties to the Agreement for excess and deficiencies of regulating capability as defined in proposed Schedule 4.04. The parties request that the proposed schedules become effective on June 1, 1976.

GPU states that copies of the proposed tariff have been served on the Regulatory Commissions of Pennsylvania and New Jersey.

Any person desiring to be heard or to protest said filing should file a petition to intervene or protest with the Federal Power Commission, 825 North Capitol Street, N.E., Washington, D.C. 20426, in accordance with Sections 1.8 and 1.10 of the Commission's Rules of Practice and Procedure (18 CFR 1.8, 1.10). All such petitions or protests should be filed on or before May 26, 1976. Protests will be considered by the Commission in determining the appropriate action to be taken, but will not serve to make protestants parties to the proceeding. Any person wishing to become a party must file a petition to intervene. Copies of this

filing are on file with the Commission and are available for public inspection.

KENNETH F. PLUMB, Secretary.

[FR Doc.76-14559 Filed 5-18-76;8:45 am]

[Docket No. ER76-67]

#### KANSAS CITY POWER & LIGHT CO. **Tender of Stipulation and Settlement** Agreement

MAY 13, 1976.

Take notice that on May 10, 1976, Kansas City Power and Light Company (KCP&L) tendered for filing with the Commission a transmittal letter and a (1) Motion To Approve Stipulation And Settlement Agreement Accept And Make Effective A Revised Service Schedule And Terminate These Proceedings, (2) Stipulation And Settlement Agreement, and (3) a revised Service Schedule. The Stipulation And Settlement Agreement reduces the fixed capacity charge in the initial rate schedule covering the sale of "long-term interruptible capacity" to the Omaha Public Power District commencing on June 1, 1976, reflecting the impact of a drop in the rate of return on common equity from 14.50% to 12.75% and a different capital structure.

Copies of KCP&L's tender are on file with the Commission and are available for public inspection. Any person desiring to comment on matters contained therein should file comments with The Federal Power Commission, 825 North Capitol Street, N.E., Washington, D.C. 20426, on or before May 28, 1976.

> KENNETH F. PLUMB, Secretary.

[FR Doc.76-14554 Filed 5-18-76;8:45 am]

[Docket No. RP76-100]

# MICHIGAN WISCONSIN PIPE LINE CO. **Notice of Filing**

MAY 13, 1976.

Take notice that on April 30, 1976, Michigan Wisconsin Pipe Line Company (Michigan Wisconsin) tendered for filing the following:

SECOND REVISED VOLUME No. 1 Fourteenth Revised Sheet No. 27F

FIRST REVISED VOLUME No. 2

Seventh Revised Sheet Nos. 92, 110, 129 and Sixth Revised Sheet Nos. 141, 142 and 171

Fourth Revised Sheet Nos. 214 and 215 Third Revised Sheet Nos. 231, 232, 297, 315 and 339

Second Revised Sheet Nos. 420 and 421

Michigan Wisconsin requests that the foregoing tariff sheets be permitted to become effective on June 1, 1976.

Michigan Wisconsin states that copies of its filing have been mailed to its customers and interested state regulatory

Any person desiring to be heard or to protest said filing should file a petition to intervene or protest with the Federal Power Commission, 825 North Capitol Street, N.E., Washington, D.C. 20426, in

accordance with Sections 1.8 and 1.10 of the Commission's Rules of Practice and Procedure (18 CFR 1.8, 1.10). All such petitions or protests should be filed on or before May 21, 1976. Protests will be considered by the Commission in determining the appropriate action to be taken, but will not serve to make protestants parties to the proceeding. Any person wishing to become a party must file a petition to intervene. Copies of this filing are on file with the Commission and are available for public inspection.

> KENNETH F. PLUMB. Secretary.

[FR Doc.76-14556 Filed 5-18-76;8:45 am]

[Docket No. RP73-8 (PGA76-9)]

# NORTH PENN GAS CO. **Proposed Changes in FPC Gas Tariff**

MAY 13, 1976.

Take notice that North Penn Gas Company (North Penn) on May 7, 1976, tendered for filing proposed changes in its FPC Gas Tariff, First Revised Volume No. 1, pursuant to its PGA Clause for rates to be effective June 1, 1976. North Penn has included in its filing increases

Section 14.1, Pipeline Suppliers.
Section 14.3 and 14.5, Unrecovered Purchased Gas Cost Account and Flowthrough of Refunds.

North Penn states that the increase under Section 14.1 was triggered by a revision of a PGA filing from Consolidated Gas Supply Corporation filed April 23, 1976, to become effective May 1, 1976 and will increase jurisdictional revenues by \$25.3 thousand annually.

The rate change under Sections 14.3 and 14.5 reflects a surcharge of 0.324¢ per Mcf which results from amounts accumulated in the Unrecovered Purchased Gas Account for the period September, 1975 through February, 1976, the jurisdictional portion of refunds received by North Penn from its suppliers for the same six-month period and a carry-over balance from the surcharge credit filed April 15, 1975, effective June, 1975 through November, 1975. The 0.324¢ surcharge will increase North Penn's jurisdictional revenues by \$14.1 thousand over the period June 1, 1976 through November, 1976.

North Penn is requesting a waiver of any of the Commission's Rules and Regulations in order to permit the proposed rates to go into effect on June 1, 1976.

North Penn states that copies of this filing were served upon North Penn's jurisdictional customers, as well as interested state commissions.

Any person desiring to be heard or to protest said filing should file a petition. to intervene or protest with the Federal Power Commission, 825 North Capitol Street, N.E., Washington, D.C. 20426, in accordance with Sections 1.8 and 1.10 of the Commission's Rules of Practice and Procedure (18 CFR 1.8, 1.10). All such petitions or protests should be filed on or before May 26, 1976. Protests will be considered by the Commission in determining the appropriate action to be

taken, but will not serve to make protestants parties to the proceeding. Any person wishing to become a party must file a petition to intervene. Copies of this filing are on file with the Commission and are available for public inspection.

> KENNETH F. PLUMB. Secretary.

[FR Doc.76-14561 Filed 5-18-76;8:45 am]

[Docket No. ER76-666]

# PACIFIC POWER & LIGHT CO. Filing of Service Agreements

MAY 12, 1976.

Take notice that on May 3, 1976, Pacific Power & Light Company (Pacific) tendered for filing Service Agreements under its FPC Electric Tariff, Original Volume No. 2 for the following additional customers:

PURCHASER AND DATE OF EXECUTION

Puget Sound Power & Light Company, 1/13/76. Public Service Company of Colorado, 1/16/76.

Also submitted was an updated Index of Purchasers under the tariff.

Nevada Power Company, 1/16/76.

Pacific states that copies were sent to these three additional customers.

Pacific has requested a waiver of the notice requirements of the Commission's regulation to allow these schedules to become effective as of the date of execution.

Any person desiring to be heard or to protest said filing should file a petition to intervene or protest with the Federal Power Commission, 825 North Capitol Street, N.E., Washington, D.C. 20426, in accordance with Sections 1.8 and 1.10 of the Commission's Rules of Practice and Procedure (18 CFR 1.8, 1.10). All such petitions or protests should be filed on or before June 1, 1976. Protests will be considered by the Commission in determining the appropriate action to be taken, but will not serve to make protestants parties to the proceeding. Any person wishing to become a party must file a petition to intervene. Copies of this filing are on file with the Commission and are available for public inspection.

> KENNETH F. PLUMB. Secretary.

[FR Doc.76-14564 Filed 5-18-76;8:45 am]

[Docket No. RP73-36 (PGA No. 76-2)] PANHANDLE EASTERN PIPE LINE CO. **Change in Tariff** 

MAY 13, 1976.

Take notice that on April 19, 1976, Panhandle Eastern Pipe Line Company (Panhandle) tendered for filing Substitute Sixteenth Revised Sheet No. 3-A to its FPC Gas Tariff, Original Volume No. 1, such sheet proposed to be effective April 1, 1976.

Panhandle states that the Commission issued its Order in Docket No. RP73-36 (PGA No. 76-2) on March 31, 1976 accepting for filing Panhandle's proposed PGA rate adjustment to reflect increased purchase gas costs occasioned by Opinion No. 749, such rate adjustment to be revised to reflect the elimination of the effects of any supplier costs which would not be incurred by Panhandle as

of April 1,-1976.

The Company submits that Substitute Sixteenth Revised Sheet No. 3-A reflects only purchase gas cost increases authorized by the Commission in Opinion No. 749 which are effective at April 1, 1976. Also, the revised tariff sheet reflects the effect of the flow through of amounts relating to Trunkline Gas Company's rate adjustment to be effective April 1, 1976

To the extent required, if any, Panhandle requests waiver of those sections of the regulations as the Commission may deem necessary for the acceptance of this filing.

Copies of this filing were served on anhandle's jurisdictional customers Panhandle's and applicable state regulatory agencies.

Any person desiring to be heard or to protest said application should file a petition to intervene or protest with the Federal Power Commission, 825 North Capitol Street, N.E., Washington, D.C. 20426, in accordance with Section 1.8 and 1.10 of the Commission's Rules of Practice and Procedure (18 CFR 1.8, 1.10). All such petitions or protests should be filed on or before May 28, 1976. Protests will be considered by the Commission in determining the appropriate action to be taken, but will not serve to make protestants parties to the proceeding. Any person wishing to become a party must file a petition to intervene. Copies of this application are on file with the Commission and are available for public inspection.

KENNETH F. PLUMB, Secretary.

[FR Doc.76-14553 Filed 5-18-76;8:45 am]

[Docket No. E-9559]

# SOUTH CAROLINA ELECTRIC & GAS CO. **Notice of Application**

MAY 12, 1976.

Take notice that on May 4, 1976, South Carolina Electric & Gas Company (Applicant) filed an application seeking an order pursuant to Section 203 of the Federal Power Act authorizing it to sell certain electric transmission facilities to the City of Orangeburg, South Carolina.

Applicant is incorporated under the laws of the State of South Carolina, with its principal business office at Columbia, South Carolina, and is engaged in the electric utility business in parts of 23 of the 46 counties of the State.

The Applicant proposes, subject to regulatory approval, to perform its agree-ment of Jahuary 5, 1976 with the City of Orangeburg, South Carolina to sell approximately 25.94 miles of 46 KV transmission line to be located in and near the City of Orangeburg, South Carolina. The City will pay the sum of \$53,734.77 in exchange for said property.

Any person desiring to be heard or to make any protest with reference to said

application should, on or before June 3, 1976, file with the Federal Power Commission, Washington, D.C. 20426, petitions or protests in accordance with the requirements of the Commission's Rules of Practice and Procedure (18 CFR 1.8 or 1.10). All protests filed with the Commission will be considered by it in determining the appropriate action to be taken, but will not serve to make the protestants parties to the proceeding. Persons wishing to become parties to a proceeding or to participate as a party in any hearing therein must file petitions to intervene in accordance with the Commission's Rules. The application is on file with the Commission and available for public inspection.

> KENNETH F. PLUMB, Secretary.

[FR Doc.76-14565 Filed 5-18-76:8:45 am]

[Docket No. CP76-362]

#### TEXAS EASTERN TRANSMISSION CORP., ET AL.

**Notice of Application** 

Take notice that on May 5, 1976, Texas Eastern Transmission Corporation (Texas Eastern), P.O. Box 2521, Houston, Texas 77001, Transcontinental Gas Pipe Line Corporation (Transco), P.O. Box 1396, Houston, Texas 77001, and Northern Natural Gas Company (Northern), 2223 Dodge Street, Omaha, Nebraska 68102, filed in Docket No. CP76-362 an application pursuant to Section 7(c) of the Natural Gas Act for a certificate of public convenience and necessity authorizing the construction and operation of natural gas pipeline facilities offshore Louisiana and the transportation of natural gas in interstate commerce, all as more fully set forth in the application on file with the Commission and open to public inspection.

The application states that in order to obtain additional supplies of natural gas for their systems from a common source of supply in Block 480, West Cameron Area, offshore Louisiana, Applicants have agreed to construct jointly as co-owners a pipeline from Block 480 to a point on Texas Eastern's existing offshore pipeline in Block 245, East Cameron Area, offshore Louisiana, and that Texas Eastern has agreed to use its offshore pipeline system to transport such gas supplies onshore for redelivery to Transco and Northern or to others for their account. Applicants request authorization to construct and operate approximately 11.9 miles of 16-inch pipeline between West Cameron Block 480 and East Cameron Block 245, a connection to Texas Eastern's existing pipeline system, and 2,200 horsepower of compression on the Block 480 platform. Texas Eastern requests authorization to transport the gas for Transco and Northern. The facilities are estimated to cost \$10,418,000 and would be financed initially with revolving credit or short-term financing, the application states.

Applicants state that the cost, ownership, and capacity of the proposed facilities would be shared as follows:

	Ownership share (percent)	Cost	Maximum eapacity (1,000 ft³/d)
Texas Eastern	20	\$2,083,600	18,000
Transco Northern	60 20		54, 000 18, 000
Total	100	10, 418, 000	90, 000

It is stated that the facilities would be constructed and operated by Texas Eastern and the operating and maintenance costs would be shared in like proportion to ownership.

Applicants estimate that gas is available from Block 480 in the following amounts:

-	Reserves (1,000 ft*)	Initial deliveries (1,000 ft <sup>3</sup> /d)	
Temas Eastern Transco.	22, 000, 000 67, 000, 000	18, 000 54, 000	
Northern	22, 000, 000	18, 000	
Total	111, 000, 900	90, 000	

Texas Eastern proposes to transport on a firm basis for Transco a maximum daily quantity of 54,000 Mcf of gas and for Northern a maximum daily quantity of 18,000 Mcf of gas from East Cameron Block 245 to points onshore Louisiana and to redeliver such quantities less 11/2 percent for gas used and lost and unaccounted for in providing the transportation service and less the volume of fuel and shrinkage lost through processing if such gas is processed. Gas transported for Transco would be redelivered to Transco at an existing interconnection of Texas Eastern's and Transco's pipelines near Ragley, Beauregard Parish, Louisiana, and/or, but mutual agreement, at other points in the supply area where delivery could be accomplished to or for the account of Transco, Gas transported for Northern would be redelivered to Trunkline Gas Company (Trunkline) for Northern's account at the existing interconnection of Texas Eastern's and Trunkline's pipelines in Allen Parish, Louisiana, and/or, by mutual agreement with Northern, at other points in the supply area where delivery could be accomplished to or for the account of Northern. Based upon the maximum daily quantities proposed to be transported, Texas Eastern would charge Transco \$209,090.25 per month and would charge Northern \$69,696.75 per month.

The application notes that Texas Eastern has on file an application in Docket No. CP74-102 1 for authorization to construct and operate a compressor station and liquid receiving facilities near Grand Chenier, Louisiana, and states that authorization for such facilities is required for the service proposed in the instant application.

<sup>&</sup>lt;sup>1</sup> Notice published November 9, 1973 (38 FR 31050).

Any person desiring to be heard or to make any protest with reference to said application should on or before June 11, 1976, file with the Federal Power Commission, Washington, D.C. 20426, a petition to intervene or a protest in accordance with the requirements of the Commission's Rules of Practice and Procedure (18 CFR 1.8 or 1.10) and the Regulations under the Natural Gas Act (18 CFR 157.10). All protests filed with the Commission will be considered by it in determining the appropriate action to be taken but will not serve to make the protestants parties to the proceeding. Any person wishing to become a party to a proceeding or to participate as a party in any hearing therein must file a petition to intervene in accordance with the Commission's Rules.

Take further notice that, pursuant to the authority contained in and subject to the jurisdiction conferred upon the Federal Power Commission by Sections 7 and 15 of the Natural Gas Act and the Commission's Rules of Practice and Procedure, a hearing will be held without further notice before the Commission on this application if no petition to intervene is filed within the time required herein, if the Commission on its own review of the matter finds that a grant of the certificate is required by the public convenience and necessity. If a petition for leave to intervene is timely filed, or if the Commission on its own motion bebileves that a formal hearing is required, further notice of such hearing will be duly given.

Under the procedure herein provided for, unless otherwise advised, it will be unnecessary for Applicants to appear or be represented at the hearing.

KENNETH F. PLUMB, Secretary.

[FR Doc.76-14560 Filed 5-18-76;8:45 am]

[Docket No. G-6508]

# TEXAS EASTERN TRANSMISSION CORP. AND TRUNKLINE GAS CO.

**Petition To Amend** 

MAY 13, 1976.

Take notice that on May 7, 1976, Texas Eastern Transmission Corporation (Texas Eastern), P.O. Box 2521, Houston, Texas 77001, and Trunkline Gas Company (Trunkline), P.O. Box 1642, Houston, Texas 77001, filed in Docket No. G-6508 a petition to amend the order issuing a certificate of public convenience and necessity in said docket pursuant to Section 7(c) of the Natural Gas Act, by which petition Petitioners request authorization to construct and operate facilities and to exchange natural gas at a point where Texas Eastern's 30-inch pipeline crosses Trunkline's 20inch pipeline in Beauregard Parish, Louisiana, all as more fully set forth in the petition to amend on file with the Commission and open to public inspection.

In the instant docket Petitioners are authorized to operate facilities and to exchange natural gas. Petitioners state that due to changes in operating conditions on Petitioners' systems which may occur from time to time, deliveries of natural gas by Trunkline to Texas Eastern at an existing Allen Parish, Louisiana, interconnection could limit Texas Eastren's ability to utilize its 30-inch Gillis-to-Opelousas pipeline. It is stated that operation of the proposed Beauregard Parish exchange point would increase the operating flexibility on both Petitioners pipeline systems.

Texas Eastern proposes to construct and operate a tap on its pipeline and the crossover, measuring, and regulating facilities. Trunkline proposes to construct and operate a tap on its pipeline. The facilities are estimated to cost \$66,179.

Any person desiring to be heard or to make any protest with reference to said petition to amend should on or before June 8, 1976, file with the Federal Power Commission, Washington, D.C. 20426, a petition to intervene or a protest in accordance with the requirements of the Commission's Rules of Practice and Procedure (18 CFR 1.8 or 1.10) and the Regulations under the Natural Gas Act (18 CFR 157.10). All protests filed with the Commission will be considered by it in determining the appropriate action to be taken but will not serve to make the protestants parties to the proceeding. Any person wishing to become a party to a proceeding or to participate as a party in any hearing therein must file a petition to intervene in accordance with the Commission's Rules.

> KENNETH F. PLUMB, Secretary.

[FR Doc.76-14562 Filed 5-18-76;8:45 am]

[Docket No. CP76-359]

#### UNITED GAS PIPE LINE CO. AND TRANS-CONTINENTAL GAS PIPE LINE CORP.

**Notice of Application** 

MAY 13, 1976.

Take notice that on May 4, 1976, United Gas Pipe Line Company (United), P.O. Box 1478, Houston, Texas 77001, and Transcontinental Gas Pipe Line Corporation (Transco), P.O. Box 1396, Houston, Texas 77001, filed in Docket No. CP76-359 an application pursuant to Section 7(c) of the Natural Gas Act for a certificate of public convenience and necessity authorizing the exchange of natural gas between them, all as more fully set forth in the application on file with the Commission and open to public inspection.

United proposes to deliver or cause to be delivered to Transco up to 7,500 Mcf of gas per day at a point on Transco's 10inch pipeline in Section 17, T, 15 S., R. 14 W., Cameron Parish, Louisiana; and Transco proposes to deliver equivalent volumes of gas to United at a mutually agreeable existing point of exchange. Existing points of exchange are said to be near Victoria, Victoria County, Texas; near Cameron, Cameron Parish, Louisiana; at the Egan Plant in Acadia Parish, Louisiana; at the Gibson Plant Nos. 1 and 2 in Terrebonne Parish, Louisiana; near Magnolia and Holmesville, Pike County, Mississippi; near Walthall, Walthall County, Mississippi; and at the Harmony Plant in Clarke County, Mississippi.

Applicants state that the proposed exchange is necessary to assist United in taking into its system volumes of gas available to it in the Johnson Bayou Field in Cameron Parish. Applicants would continue to exchange gas until the later of July 1, 1976, or the date the Williams Brothers Pipeline Company's intrastate pipeline is completed and ready to receive such gas into its system. It is stated that the exchange would be on an Mcf-for-Mcf basis and that there would be no charge for the gas delivered.

The application states that the proposed exchange would give Applicants added flexibility and reliability to their systems, eliminate the need for additional facilities, and allow United to take additional gas into its system.

Any person desiring to be heard or to make any protest with reference to said application should on or before June 10. 1976, file with the Federal Power Commission, Washington, D.C. 20426, a petition to intervene or a protest in accordance with the requirements of the Commission's Rules of Practice and Procedure (18 CFR 1.8 or 1.10) and the Regulations under the Natural Gas Act (18 CFR 157.10). All protests filed with the Commission will be considered by it in determining the appropriate action to be taken but will not serve to make the protestants parties to the proceeding. Any person wishing to become a party to a proceeding or to participate as a party in any hearing therein must file a petition to intervene in accordance with the Commission's Rules.

Take further notice that, pursuant to the authority contained in and subject to the jurisdiction conferred upon the Federal Power Commission by Sections 7 and 15 of of the Natural Gas Act and the Commission's Rules of Practice and Procedure, a hearing will be held without further notice before the Commission on this application if no petition to intervene is filed within the time required herein, if the Commission on its own review of the matter finds that a grant of the certificate is required by the public convenience and necessity. If a petition for leave to intervene is timely filed, or if the Commission on its own motion believes that a formal hearing is required, further notice of such hearing will be duly given.

Under the procedure herein provided for, unless otherwise advised, it will be unnecessary for Applicants to appear or be represented at the hearing.

> KENNETH F. PLUMB, Secretary.

[FR Doc.76-14557 Filed 5-18-76;8:45 am]

[Docket No. CP76-364]

NATIONAL FUEL GAS SUPPLY CORP.
Application

MAY 13, 1976.

Take notice that on May 7, 1976, National Fuel Gas Supply Corporation (Ap-

plicant), 308 Seneca Street, Oil City, Pennsylvania 16301, filed in Docket No. CP76-364 an application pursuant to Section 7(c) of the Natural Gas Act for a certificate of public convenience and necessity authorizing the construction on gas wells in the West Independence Field in the Towns of Independence and Willing. Allegany County, Pennsylvania, all as more fully set forth in the application on file with the Commission and open to public inspection.

Applicant proposes to engage in construction on 13 gas wells in the West Independence Pool in Allegany County, which pool is said to be a nearly depleted Oriskany sand gas pool which covers approximately 1,491 acres and lies southwest of the East Independence Pool which is currently being used for gas storage. Applicant proposes to engage immediately in emergency construction on each of the wells to alleviate conditions said to be created by increased pressure experienced in two West Independence wells and anticipated to spread to the other 11 wells. The application states that such higher pressures are believed to originate from the East Independence Pool.

Applicant states that it further proposes to complete construction on each of the 12 wells during the summer and fall of 1976 with a view to developing this zone for the storage of gas. Nine of the 13 wells are said to be presently active and would be reconditioned. The other 4 wells are said to be presently plugged and 3 would be replugged and 1 would be reclaimed. The application states that the construction would include the removal of existing casing, redrilling, installation of new casing, insertion of down-hole valves, installation of necessary related surface and sub-surface facilities, and undertaking of testing procedures. It is said that no additional compressor capacity and no new pipe-lines connecting the wells to be reconditioned or reclaimed are proposed at this time.

The application states that immediate commencement of construction upon wells now experiencing increased pressure levels is necessary to assure public safety, prevent loss of gas, and determine the exact cause of the increased pressure found in these wells. The application notes that pipe which was originally designed to withstand then-existing pressures may have deteriorated since original installation commencing in 1937. Further, Applicant states, it is necessary to undertake well construction to obtain necessary pressure-volume data so as to calculate the volume of gas which may migrate from the East Independence Pool to the West Independence Pool. It is said that the steps which would be taken immediately to meet increased pressure in the West Independence Pool would also be directed toward ultimate development of this pool for gas storage purposes and that in the near future it is anticipated that Applicant and National Gas Storage Corporation will seek authorization under the Natural Gas Act for such storage development and the

rendition by the latter of storage service.

Applicant estimates that the instant proposal would cost \$1,804,270 which

proposal would cost \$1,804,270 which would be financed with funds obtained from National Fuel Gas Company.

Any person desiring to be heard or to make any protest with reference to said application should on or before June 7, 1976, file with the Federal Power Commission, Washington, D.C. 20426, a petition to intervene or a protest in accordance with the requirements of the Commission's Rules of Practice and Procedure (18 CFR 1.8 or 1.10) and the Regulations under the Natural Gas Act (18 CFR 157.10). All protests filed with the Commission will be considered by it in determining the appropriate action to be taken but will not serve to make the protestants parties to the proceeding. Any person wishing to become a party to a proceeding or to participate as a party in any hearing therein must file a petition to intervene in accordance with the Commission's Rules.

Take further notice that, pursuant to the authority contained in and subject to the jurisdiction conferred upon the Federal Power Commission by Sections 7 and 15 of the Natural Gas Act and the Commission's Rules of Practice and Procedure, a hearing will be held without further notice before the Commission on this application if no petition to intervene is filed within the time required herein, if the Commission on its own review of the matter finds that a grant of the certificate is required by the public convenience and necessity. If a petition for leave to intervene is timely filed, or if the Commission on its own motion believes that a formal hearing is required, further notice of such hearing will be duly given.

Under the procedure herein provided for, unless otherwise advised, it will be unnecessary for Applicant to appear or be represented at the hearing.

> KENNETH F. PLUMB, Secretary.

[FR Doc.76-14568 Filed 5-18-76;8:45 am]

[Docket No. RP74-100; PGA76-6]
NATIONAL FUEL GAS SUPPLY CORP.

Filing of Comments Concerning Emergency Purchases

MAY 12, 1976.

Take notice that on April 28, 1976, National Fuel Gas Supply Corporation filed in the above-referenced proceeding information and comments relating to certain emergency purchases of gas which are reflected in the PGA amounts claimed by National Fuel in the subject proceeding. The comments were submitted by National Fuel in response to the Commission's order issued herein on March 31, 1976.

Any person wishing to do so may submit comments in writing concerning the filing made by National Fuel. All such comments should be submitted to the Federal Power Commission, 825 North Capitol Street, N.E., Washington, D.C.

20426, on or before June 7, 1976. National Fuel's comments are on file with the Commission and available for public inspection.

KENNETH F. PLUMB, Secretary.

[FR Doc.76-14577 Filed 5-18-76;8:45 am]

[Docket No. RP76-92]

NATIONAL FUEL GAS SUPPLY CORP.
Proposed Tariff Change

MAY 12, 1976.

Take notice that on April 28, 1976, National Fuel Gas Supply Corporation (National) tendered for filing as part of its FPC Gas Tariff, Original Volume No. 1, First Revised Sheet No. 22, proposed to be effective June 1, 1976.

National states that the revised tariff sheet is intended to change the payment date under Section 5.2 of the General Terms and Conditions from the 20th day of the month in which bill is received to the 25th day of the month in which bill is received. The stated purpose of the change is to provide more flexibility in the payment schedule of National's customers. According to National, no change in rates, volumes, delivery points or other aspects of delivery are proposed.

It is stated that copies of the filing have been mailed to all of its jurisdictional customers and affected state reg-

ulatory commissions.

Any person desiring to be heard or to protest said filing-should file a petition to intervene or protest with the Federal Power Commission, 825 North Capitol Street, N.E., Washington, D.C. 20426, in accordance with Sections 1.8 and 1.10 of the Commission's Rules of Practice and Procedure (18 CFR 1.8 and 1.10). All such petitions or protests should be filed on or before May 25, 1976. Protests will be considered by the Commission in determining the appropriate action to be taken but will not serve to make protestants parties to the proceeding. Any person wishing to become a party must file a petition to intervene. Copies of this filing are on file with the Commission and are available for public inspection.

KENNETH F. PLUMB, Secretary.

[FR Doc.76-14574 Filed 5-18-76;8:45 am]

[Docket No. RP76-96]

NATIONAL FUEL GAS SUPPLY CORP.
Proposed Changes in FPC Gas Tariff

MAY 12, 1976.

Take notice that National Fuel Gas Supply Corporation ("National"), on April 30, 1976, tendered for filing proposed changes in its FPC Gas Tariff, Original Volume No. 1. The proposed changes would increase revenues from jurisdictional sales and service by approximately \$6,536,000, based on the 12 month period ended December 31, 1975, as adjusted. The proposed effective date of the filed tariff sheets is June 1, 1976.

National states that the increased rates are required to recoup increased costs incurred in operating and maintaining its system, including, but not limited to, increased cost of capital, increased depreciation, increased wages, and increased taxes and gas costs. The rates proposed reflect an overall rate of return of 10.4%. The filing also reflects a continuing decline in National's gas supply with a consequent reduction in annual sales volumes. Further, National states that the proposed rates do not include the appropriate surcharge as provided by its purched gas adjustment clause. At such time as the increased rates are to become effective National will make the appropriate filing to reflect the applicable surcharge adjustment in effect at that time.

National states that it has included in this filing costs applicable to facilities acquired from The Sylvania Corporation pursuant to the approved merger of Sylvania and National which was the subject of Docket No. CP75-344.

National states that copies of this filing were served upon the company's jurisdictional customers and the regulatory commissions of the States of New York,

Ohio and Pennsylvania,

Any person desiring to be heard or to protest said filing should file a petition to intervene or protest with the Federal Power Commission, 825 North Capitol Street, N.E., Washington, D.C. 20426, in accordance with Sections 1.8 and 1.10 of the Commission's Rules of Practice and Procedure (18 CFR 1.8, 1.10). All such petitions or protests should be filed on or before May 28, 1976. Protests will be considered by the Commission in determining the appropriate action to be taken. but will not serve to make protestants parties to the proceeding. Any person wishing to become a party must file a petition to intervene. Copies of this filing are on file with the Commission and are available for public inspection.

> KENNETH F. PLUMB. Secretary.

[FR Doc.76-14576 Filed 5-18-76;8:45 am]

Docket No. CP76-3401 NORTHERN NATURAL GAS CO. **Application** 

MAY 12, 1976.

Take notice that on April 19, 1976, Northern Natural Gas Company (Applicant), 2223 Dodge Street, Omaha, Nebraska 68102, filed in Docket No. CP76-340 an application pursuant to Section 7(b) of the Natural Gas Act for permission and approval to abandon and remove its Keewatin TBS #2 sales measuring station in Itasca County, Minnesota, all as more fully set forth in the application which is on file with the Commission and open to public inspection.

The application shows that the Keewatin TBS #2 station was used to sell natural gas to Inter-City Natural Gas Limited, Incorporated (Inter-City), for resale to the U.S. Bureau of Mines. Applicant states that the Bureau of Mines dis-

continued operations at this location on March 6, 1974, and that by letter of October 14, 1975, Inter-City advised Applicant the Keewatin #2 was no longer being used and requested that Applicant proceed with removal of the facilities. Applicant asserts that inadvertently, and absent Commission approval, its field personnel removed the measuring station facilities on November 11, 1975.

Any person desiring to be heard or to make any protest with reference to said application should on or before June 1, 1976, file with the Federal Power Commission, Washington, D.C. 20426, a petition to intervene or a protest in accordance with the requirements of the Commissions Rules of Practice and Procedure (18 CFR 1.8 or 1.70) and the Regulations under the Natural Gas Act (18 CFR 157.10). All protests filed with the Commission will be considered by it in determining the appropriate action to be taken but will not serve to make the protestants parties to the proceeding. Any person wishing to become a party to a proceeding or to participate as a party in any hearing therein must file a petition to intervene in accordance with the Commission's Rules.

Take further notice that, pursuant to the authority contained in and subject to the jurisdiction conferred upon the Federal Power Commission by Sections 7 and 15 of the Natural Gas Act and the Commission's Rules of Practice and Procedure, a hearing will be held without further notice before the Commission on this application if no petition to intervene is filed within the time required herein, if the Commission on its own review of the matter finds that permission and approval for the abandonment are required by the public convenience and necessity. If a petition for leave to intervene is timely filed, or if the Commission on its own motion believes that a formal hearing is required, further notice of such hearing will be duly given.

Under the procedure herein provided for, unless otherwise advised, it will be unnecessary for Applicant to appear or be represented at the hearing.

KENNETH F. PLUMB, Secretary.

[FR Doc.76-14578 Filed 5-18-76;8:45 am]

[Docket No. E-9039]

NORTHERN STATES POWER CO. Order Approving Settlement Agreement; Correction

APRIL 21, 1976.

On March 15, 1976 an "Order Approving Settlement Agreement" was issued in this docket: Due to inadvertence, two typographical errors appear therein. Line 33, page 11613 should read as

and Agreement to become effective November 1, 1974. Published in the FEDERAL REGISTER 3-19-76, 41 (11612). Ordering Paragraph (A) should read as follows:

(A) The proposed Stipulation and Agreement filed in this proceeding by

NSP on January 26, 1976 is hereby accepted and approved and permitted to become effective November 1, 1974.

> KENNETH F. PLUMB, Secretary.

[FR Doc. 76-14569 Filed 5-18-76;8:45 am]

| Docket No. ER76-17| OHIO POWER CO.

Extension of Time and Postponement of Hearing

MAY 12, 1976.

On May 4, 1976, Staff Counsel filed a motion to extend the procedural dates fixed by order issued August 29, 1976, as most recently modified by notice issued March 26, 1976, in the above-designated proceeding.

Upon consideration, notice is hereby given that the procedural dates in the above matter are modified as follows:

Service of Staff Testimony, July 20, 1976. Service of Intervenor, Testimony, August 3. 1976.

Service of Company Rebuttal, August 17. 1976.

Hearing, August 31, 1976 (10 a.m., e.d.t.).

KENNETH F. PLUMB. Secretary.

[FR Doc.76-14575 Filed 5-18-76;8:45 am]

[Docket No. E-8586 and E-8587]

PUBLIC SERVICE CO. OF INDIANA, INC. Extension of Time -

MAY 12, 1976.

On May 5, 1976, Public Service Company of Indiana, Inc. filed a motion to extend the date for filing briefs on exceptions to the initial decision of the presiding Administrative Law Judge issued March 10, 1976, in the above matter.

The motion states that the opposing parties will not oppose the requested ex-

tension.

Upon consideration, notice is hereby given that the date for filing briefs opposing exceptions in the above matter is extended to and including May 24, 1976.

> KENNETH F. PLUMB, Secretary.

[FR Doc.76-14573 Filed 5-18-76;8:45 am]

[Project No. 637]

PUBLIC UTILITY DISTRICT NO. 1 OF CHELAN COUNTY

Issuance of Annual License; Correction

MAY 6, 1976.

In the Notice of Issuance of Annual License, issued March 29, 1976, for Lake Chelan Project No. 637, the following correction shall be made:

On Page 14618 of the notice, paragraph 2, line 2: Published in the FEDERAL REGISTER 4-6-76. Change "April 1, 1924" to "May 8, 1926" and "March 31, 1974" to "May 7, 1976".

> KENNETH F. PLUMB. Secretary.

[FR Doc.76-14571 Filed 5-18-76:8:45 am]

[Docket No. CP76-365]

# TENNESSEE GAS PIPELINE CO., A DIVISION OF TENNECO INC.

**Application** 

MAY 13, 1976.

Take notice that on May 7, 1976, Tennessee Gas Pipeline Company, a Division of Tenneco Inc. (Applicant), P.O. Box 2511, Houston, Texas 77001, filed in Docket No. CP76-365 an application pursuant to Section 7(c) of the Natural Gas Act for a certificate of public convenience and necessity authorizing the transportation of natural gas in interstate commerce for Lowell Gas Company (Lowell) to and from National Fuel Gas Supply Company (National Fuel), all as more fully set forth in the application on file with the Commission and open to public inspection.

The application states that pursuant to an agreement between Lowell and National Fuel dated March 9, 1976, National Fuel has agreed to provide Lowell with a storage service from April 1, 1976, through March 31, 1977, of up to 12,500 Mcf of natural gas per day of injection and/or withdrawal volumes and a total storage volume of 1,500,000 Mcf of gas. Applicant proposes to transport and deliver until October 31, 1976, to National Fuel for the account of Lowell up to 12,500 Mcf of gas per day, which Lowell shall make available to Applicant, up to a total of 1,500,000, Mcf of gas. It is stated that the gas would be stored by National Fuel for Lowell during the 1976-77 winter for sale by Lowell to its Priority 1 and 2 customers. Applicant also proposes to transport and deliver to Lowell from November 1, 1976, through March 31, 1977, up to 12,500 Mcf of gas per day which National Fuel would make available to Applicant for the account of Lowell. It is stated that Applicant would deliver gas to Lowell at the point of interconnection of Applicant's and Lowell's facilities at Applicant's existing Tewksbury sales meter station delivery point to Lowell in Middlesex County, Massachusetts. It is stated further that Applicant would deliver gas to National Fuel and receive gas from National Fuel at the point of interconnection of Applicant's and National Fuel's facilities at Applicant's Ellisburg sales meter station delivery point to National Fuel in Potter County, Pennsylvania, or at other existing connections between Applicant and National Fuel as mutually agreed by Applicant and National Fuel.

The application states that Applicant is presently serving Lowell with a contract demand of 34,680 Mcf of gas per day under Applicant's Rate Schedule CD-6. It is stated that the daily volumes which Applicant proposes to transport for Lowell are volumes which Lowell would nominate for such transportation and make available to Applicant from the daily volumes purchased under Rate

Schedule CD-6.

Applicant would charge Lowell 39.60 cents per Mcf of gas delivered to Lowell from storage plus 39.60 cents per Mcf of gas not delivered from storage as of

April 1, 1977. Lowell would provide Applicant for system fuel and use requirements a volume of gas equivalent to three percent of the gas transported to Lowell by Applicant from storage. The application indicates that the price to be charged Lowell for transportation is based upon Applicant's system average haul cost per Mcf per 100 miles of 2.958496 cents applied to a haul distance between the Ellisburg and Tewksbury meter stations of 440.08 miles for an equivalent of a 120day service or a 32.88 percent load factor.

Any person desiring to be heard or to make any protest with reference to said application should on or before June 8, 1976, file with the Federal Power Commission, Washington, D.C. 20426, a petition to intervene or a protest in accordance with the requirements of the Commission's Rules of Practice and Procedure (18 CFR 1.8 or 1.10) and the Regulations under the Natural Gas Act (18 CFR 157.10). All protests filed with the Commission will be considered by it in determining the appropriate action to be taken but will not serve to make the protestants parties to the proceeding. Any person wishing to become a party to a proceeding or to participate as a party in any hearing therein must file a petition to intervene in accordance with the Commission's Rules.

Take further notice that, pursuant to the authority contained in and subject to the jurisdiction conferred upon the Federal Power Commission by Sections 7 and 15 of the Natural Gas Act and the Commission's Rules of Practice and Procedure, a hearing will be held without further notice before the Commission on this application if no petition to intervene is filed within the time required herein, if the Commission on its own review of the matter finds that a grant of the certificate is required by the public convenience and necessity. If a petition for leave to intervene is timely filed, or if the Commission on its own motion believes that a formal hearing is required, further notice of such hearing will be duly given.

Under the procedure herein provided for, unless otherwise advised, it will be unnecessary for Applicant to appear or

be represented at the hearing.

KENNETH F. PLUMB. Secretary.

[FR Doc.76-14567 Filed 5-18-76;8:45 am]

[Docket No. CP76-341] UNITED GAS PIPE LINE CO. **Application** 

MAY 13, 1976.

Take notice that on April 20, 1976. United Gas Pipe Line Company (Applicant), P.O. Box 1478, Houston, Texas 77001, filed in Docket No. CP76-341 an application pursuant to Section 7(c) of the Natural Gas Act for a certificate of public convenience and necessity authorizing the construction and operation of certain natural gas facilities in Bienville Parish, Louisiana, and an increase in the capacity of Applicant's Bistineau Stor-

age Field, all as more fully set forth in the application which is on file with the Commission and open to public inspec-

Applicant proposes to construct and operate the following facilities at the Bistineau underground storage field:

1. 1.76 miles of 16-inch pipeline: 0.80 miles of 12-inch pipeline; 1.54 miles of 8-inch pipeline; 0.16 mile of 6-inch pipeline; and 8 meter stations.

2. Seven injection-withdrawal wells. 3. Rework one existing observation well for use as an injection-withdrawal

Two additional 8000 horsepower 4. compressor units.

The application indicates the total estimated cost of the proposed project to be \$15,193,620, which cost Applicant proposes to finance from funds on hand, internaly generated funds, and short-term bank loans.

Applicant also requests authorization to increase the capacity of the Bistineau storage field from 123,524,000 Mcf to

134,000,000 Mcf.

Applicant states that it has explored numerous ways to ameliorate the effects of its system-wide curtailments and has concluded that expansion of the Bistineau Storage Field, as proposed herein. would provide a significant contribution in that regard and that the proposed expansion would permit more of Applicant's annual gas supply to be made available during winter seasons when Category I requirements are the greatest. Moreover, it is indicated that the instant proposal would provide added safety and reliability during temporary periods of supply losses due to hurricanes or other unexpected factors.

Any person desiring to be heard or to make any protest with reference to said application should on or before June 9. 1976, file with the Federal Power Commission, Washington, D.C. 20426, a petition to intervene or a protest in accordance with the requirements of the Commission's Rules of Practice and Procedure (18 CFR 1.8 or 1.10) and the Regulations under the Natural Gas Act (18 CFR 157.10). All protests filed with the Commission will be considered by it in determining the appropriate action to be taken but will not serve to make the protestants parties to the proceeding.

Any person wishing to become a party to a proceding or to participate as a party in any hearing therein must file a petition to intervene in accordance with

the Commission's Rules.

Take further notice that, pursuant to the authority contained in and subject to the jurisdiction conferred upon the Federal Power Commission by Sections 7 and 15 of the Natural Gas Act and the Commission's Rules of Practice and Procedure, a hearing will be held without further notice before the Commission on this application if no petition to intervene is filed within the time required herein, if the Commission on its own review of the matter finds that a grant of the certificate is required by the public convenience and necessity. If a petition for leave to intervene is timely filed, or

if the Commission on its own motion believes that a formal hearing is required, further notice of such hearing will be duly given.

Under the procedure herein provided for, unless otherwise advised, it will be unnecessary for Applicant to appear or be represented at the hearing.

> KENNETH F. PLUMB. Secretary.

[FR Doc.76-14572 Filed 5-18-76;8:45 am]

#### FEDERAL RESERVE SYSTEM

# CULLEN BANKERS, INC. **Acquisition of Bank**

Cullen Bankers, Inc., Houston, Texas, has applied for the Board's approval under § 3(a) (3) of the Bank Holding Company Act (12 U.S.C. § 1842(a) (3)) to acquire 100 per cent of the voting shares, less directors' qualifying shares, of San Felipe National Bank, Houston, Texas. The factors that are considered in acting on the application are set forth in § 3(c) of the Act (12 U.S.C. § 1842(c)).

The application may be inspected at the offices of the Board of Governors or at the Federal Reserve Bank of Dallas. Any person wishing to comment on the application should submit views in writing to the Secretary, Board of Governors of the Federal Reserve System, Washington, D.C. 20551, to be received not later than June 14, 1976.

Board of Governors of the Federal Reserve System, May 12, 1976.

GRIFFITH L. GARWOOD. Assistant Secretary of the Board. [FR Doc.76-14548 Filed 5-18-76:8:45 am]

#### PARK FINANCIAL CORP.

# Formation of Bank Holding Company

Park Financial Corporation, St. Louis Park, Minnesota, has applied for the Board's approval under § 3(a)(1) of the Bank Holding Company Act (12 U.S.C. § 1842(a)(1)) to become a bank holding company through acquisition of 80 per cent or more of the voting shares of Park National Bank of St. Louis Park, St. Louis Park, Minnesota. The factors that are considered in acting on the application are set forth in § 3(c) of the Act (12 U.S.C. § 1842(c)).

The application may be inspected at the offices of the Board of Governors or at the Federal Reserve Bank of Minneapolis. Any person wishing to comment on the application should submit views in writing to the Reserve Bank, to be received not later than June 4, 1976.

Board of Governors of the Federal Reserve System, May 13, 1976.

GRIFFITH L. GARWOOD, [SEAL] Assistant Secretary of the Board.

[FR Doc.76-14549 Filed 5-18-76;8:45 am]

# GENERAL ACCOUNTING OFFICE REGULATORY REPORTS REVIEW

# Receipt and Approval of a Proposed Report

A request for clearance of a proposed report intended for use in collecting information from the public was received by the Regulatory Reports Review Staff, GAO, on May 4, 1976. See 44 U.S.C. 3512 (c) and (d). The purpose of publishing this notice is to inform the public of such receipt and the action taken by GAO.

#### FEDERAL ENERGY ADMINISTRATION

Request for clearance on an emergency basis for the form entitled, For-eign Crude Oil Cost Report, FEA P328-Q-O. This is a new quarterly report, authorized under P.L. 93-275 and 94-163. to collect detailed information on crude oil acquisition costs from the foreign trading affiliates of United States companies. Data are to be provided for exports of crude oil acquired under concessionary or similar terms and for crude oil purchased under market terms from exporting country governments and their national companies. According to FEA, this information will allow the FEA and the United States Government to carry out its obligations for exchange of information about crude oil costs in the International Energy Program.

Respondents are from 15 to 20 firms which acquired an average of 100,000 or more barrels of crude oil per day in the previous calendar year from countries that are not members of the International Energy Agency. The estimated burden of the new form is 10 hours per

response.

According to FEA, an emergency clearance was required for this form because of a number of extraordinary circumstances. The United States is a member of the International Energy Agency. The member countries, under an agreement of November 18, 1974, were to provide foreign crude oil cost data within 90 days. However, many problems arose concerning what data should be reported and how the cost data of individual companies could be provided without revealing proprietary information. After resolving these issues, the member companies agreed that the first collection of data was needed by June 15. FEA states that it is critically important that the United States supply its data by that

Because of the need for this information by June 15, GAO cleared this form on May 10. Further information may be obtained from the Regulatory Reports Review Officer, (202) 376-5425.

> CARL F. BOGAR, Assistant Director.

[FR Doc.76-14540 Filed 5-18-76;8:45 am]

# LEGAL SERVICES CORPORATION BOARD OF DIRECTORS

#### Meeting

The next meeting of the Board of Directors of the Legal Services Corporation will be held on June 3 and 4, 1976 in room 426 of the Cloyd Heck Marvin Center, George Washington University, 800 21 St., N.W., Washington, D.C.

The meeting will begin at 9:00 a.m. on both days and will be for the purpose of hearing reports from the Board's Committees and the President of the Corporation.

The meeting is open to the public.

THOMAS EHRLICH. President

MAY 14, 1976.

FR Doc.76-14603 Filed 5-18-76;8:45 am]

#### NATIONAL SCIENCE FOUNDATION ADVISORY PANEL FOR POLITICAL SCIENCE

In accordance with the Federal Advisory Committee Act, P.L. 92–463, the National Science Foundation announces the following meeting:

Name: Advisory Panel for Political Science. Date and time: June 4, 1976-9:00 a.m. to

5:00 p.m. Place: Rm. 338, National Science Foundation. 1800 G Street, N.W., Washington, D.C.

Type of meeting: Closed.

Contact person: Dr. David C. Leege, Program Director, Political Science Program, 205, National Science Foundation, Washington, D.C. 20550, telephone (202) 632-

Purpose of panel: To provide advice and recommendations concerning support for research in Political Science.

Agenda: To review and evaluate research proposals and projects as part of the selection process for awards.

Reason for closing: The proposals and projects being reviewed include information of a proprietary or confidential nature, including technical information; financial data, such as salaries; and personal information concerning individuals associated with the proposals and projects. These matters are within exemptions (4) and (6) of 5 U.S.C. 552(b), Freedom of Information Act. The rendering of advice by the panel is considered to be a part of the Foundation's deliberative process and is thus subject to exemption (5) of the Act.

Authority to close meeting: This determination was made by the Committee Management Officer pursuant to provisions of Section 10(d) of P.L. 92-463. The Committee Management Officer was delegated the authority to make determinations by the Director, NSF, on February 11, 1976.

Dated: May 14, 1976.

M. REBECCA WINKLER. Acting Committee Management Officer.

[FR Doc.76-14536 Filed 5-18-76:8:45 am]

# SECURITIES AND EXCHANGE COMMISSION

[Release No. 34-12426; File No. SR-DSE-76-4]

# **DETROIT STOCK EXCHANGE**Self-Regulatory Organizations

In the matter of proposed rule change by Detroit Stock Exchange; SR-DSE-

Pursuant to Section 19(b) (1) of the Securities Exchange Act of 1934, 15 U.S.C. 78s(b) (1), as amended by Pub. L. No. 94-29, § 16 (June 4, 1975), notice is hereby given that on May 10, 1976, the above mentioned self-regulatory organization filed with the Securities and Exchange Commission a proposed rule change as follows:

A. Statement of the Terms of Substance of the Proposed Rule Change. The proposed rule change would amend the Rules of the Detroit Stock Exchange to eliminate any restriction on the ability of members to transact agency business otherwise than on the Exchange.

B. Statement of Basis and Purpose. The proposed amendment to Chapter I, Section 5(a) would permit Detroit Stock Exchange members to transact agency business on any other exchange or overthe-counter with third-market-makers or block positioners as defined in the Rule or "in-house" as agent for both buyer and seller. The proposed rule, moreover, would not require that public limit orders on the books be satisfied prior to, concurrent with, or subsequent to the execution in the over-the-counter market or in-house as agent for both buyer and seller.

On March 31, 1976, Rule 19c-1 under the Act, governing off-board trading by members of national exchanges became effective. The proposed amendment to Chapter I, Section 5(a) eliminates any restriction on the ability of its members to transact agency business otherwise than on the Detroit Stock Exchange.

Comments on the proposed amendment were not solicited from members, participants or others, and no unsolicited comments were received.

The proposed amendment would impose no burden on competition.

Within 35 days of the date of publication of this notice in the Federal Register, or within such longer period as the Commission may designate up to 90 days of such date if it finds such longer period to be appropriate and publishes its reason for so finding or as to which the above-mentioned self-regulatory agency consents, the Commission will:

(A) By order approve such proposed rule change, or

(B) Institute proceedings to determine whether the proposed rule change should be disapproved.

Interested persons are invited to submit written data, views and arguments concerning the foregoing. Persons desiring to make written submissions should file 6 copies thereof with the Secretary of the Commission, Securities and Exchange Commission, Washington, D.C. 20549. Copies of the filing with respect to the foregoing and of all written sub-

missions will be available for inspection and copying in the Public Reference Room, 1100 L Street, N.W., Washington, D.C. Copies of such filing will also be available for inspection and copying at the principal office of the above-mentioned self-regulatory organization. All submissions should refer to the file number referenced in the caption above and should be submitted on or before June 18, 1976.

For the Commission by the Division of Market Regulation, pursuant to delegated authority.

[SEAL] GEORGE A. FITZSIMMONS, Secretary.

MAY 11, 1976.

[FR Doc.76-14495 Filed 5-18-76;8:45 am]

[Release No. 34-12419; Filed No. SR-PCC-76-5]

# PACIFIC CLEARING CORP.

#### Self-Regulatory Organizations

In the matter of proposed rule change by Pacific Clearing Corporation.

Pursuant to Section 19(b)(1) of the Securities Exchange Act of 1934, 15 U.S.C. 78s(b)(1), as amended by Pub. L. No. 94-29, 16 (June 4, 1975), notice is hereby given that on April 29, 1976, the above-mentioned self-regulatory organization filed with the Securities and Exchange Commission a proposed rule change as follows:

STATEMENT OF THE TERMS OF SUBSTANCE OF THE PROPOSED RULE CHANGE

The proposed change establishes a satellite facility of the Pacific Clearing Corporation ("PCC") in Denver, Colorado for handling securities receipts and deliveries for local brokers and banks for processing at the San Francisco and Los Angeles offices of PCC and Pacific Securities Depository Trust Company ("PSD"). The facility is similar to the facilities currently in operation in Seattle, Washington and Portland, Oregon, which were approved by the Commission in Rel. No. 34-11857 (November 20, 1975) and Rel. No. 34-12324 (April 7, 1976), respectively.

Pursuant to the establishment of the satellite facility, participants in the Denver, Colorado area can:

1. Use the facility to make deliveries to and obtain receipts of securities from PCC and PSD;

Input forms for bookkeeping movements of securities in connection with clearance and settlement of securities;

Become linked with other clearing corporations and depositories by means of interfaces available through PSD and PCC.

#### STATEMENT OF BASIS AND PURPOSE

The basis and purpose of the foregoing proposed rule change is as follows:

The purpose of the Denver facility is to provide access for broker-dealers, banks and other qualified users in the Denver area to the clearing operations of PCC and, to the extent permitted by applicable law, the depository operations of PSD.

The Denver facility increases the capacity of PCC to facilitate prompt and accurate clearance and settlement of securities transactions for a broader group of broker-dealers; increases the ability of broker-dealers and other qualified users outside of the San Francisco and Los Angeles area to become participants in the clearing and depository operations of PCC and PSD; and, by making clearing and certain depository services available in Denver, helps perfect the mechanism for a national system for the prompt and accurate clearance and settlement of securities transactions.

Comments were not solicited from participants. PSD and PCC officials did, however, hold meetings in Denver to determine the interest of firms in those cities in the Denver facility. At these meetings several broker-dealers and banks commented that they believed such a facility was needed and that they would expect

PCC is of the opinion that the Denver facility will not impose any burden on competition. Rather, like the PCC facilities in Seattle, Washington and Portland, Oregon, the facility will encourage competition. It will do this by making available to firms in the Southwest clearing and settlement methods not previously economically feasible for such firms. These firms will thus be better able to compete for business with larger firms headquartered in the nation's money centers.

Within 35 days of the date of publication of this notice in the FEDERAL REGISTER, or within such longer period (i) as the Commission may designate up to 90 days of such date if thinds such longer period to be appropriate and publishes its reasons for so finding or (ii) as to which the above-mentioned self-regulatory organization consents, the Commission will:

(A) By order approve such proposed rule change, or

(B) Institute proceedings to determine whether the proposed rule change should be disapproved.

Interested persons are invited to submit written data, views and arguments concerning the foregoing. Persons desiring to make written submissions should file 6 copies thereof with the Secretary of the Commission, Securities and Exchange Commission, Washington, D.C. 20549. Copies of the filing with respect to the foregoing and of all written submissions will be available for inspection in the Public Reference Room, 1100 L Street, NW., Washington, D.C. Copies of such filing will also be available for inspection at the principal office of the above-mentioned self-regulatory organization. All submissions should refer to the file number referenced in the caption above and should be submitted on or before June 8, 1976.

For the Commission by the Division of Market Regulation, pursuant to delegated authority.

[SEAL] GEORGE A. FITZSIMMONS, Secretary.

MAY 10, 1976.

[FR Doc.76-14495 Filed 5-18-76;8:45 am]

[Release No. 12427; SR-DTC-76-2]
THE DEPOSITORY TRUST CO.

Order Approving Proposed Rule Change Submitted by the Depository Trust Company Amending Certain Operating Procedures To Permit the Pre-Authorized Release of Collateral Pledged by Participants Pursuant to Its Over-Night Collateral Loan Program

MAY 11, 1976.

On March 11, 1976, The Depository Trust Company (New York, New York) ("DTC") submitted a proposed change to the Operating Procedures of DTC pursuant to Rule 19b-4 under the Securities Exchange Act of 1934, 15 U.S.C. 78(s) (the "Act").

In accordance with Section 19(b) of the Act and Rule 19b-4 thereunder, the rule change was published in the Feneral Register (41 Fed. Reg. 14453, April 5, 1976) and the public was invited to comment thereon. Notice of the filing and an invitation for comments also appeared in Securities Exchange Act Release No. 12282 on March 30, 1976. No letters of comment were received.

As described in Securities Exchange Act Release No. 12282, the rule change permits pledgees in DTC's book-entry pledge program to authorize the automatic release of securities pledged for overnight bank loans and, thus, to permit book-entry deliveries by pledgors to other DTC Participants by 9:30 a.m. on the business day following the overnight loan unless the release is cancelled before such time. The rule change is intended to eliminate preparation and processing of separate release forms and to facilitate timely completion of book-entry deliveries which are dependent upon release of the pledged securities.

The Commission has reviewed the proposed rule change and finds that it is consistent with the requirements of the Act and the rules and regulations there-

under.

It is therefore ordered, pursuant to Section 19(b) (2) of the Act, that the rule change referenced above, be, and hereby is, approved.

For the Commission, by the Division of Market Regulation, pursuant to delegated authority.

[SEAL] GEORGE A. FITZSIMMONS, Secretary.

[FR Doc.76-14492 Filed 5-18-76;8:45 am]

[Release No. 12431; SR-DTC-76-1]

# THE DEPOSITORY TRUST CO.

Order Approving Proposed Rule Change Submitted by the Depository Trust Company In Regard to Operating Procedures Respecting Its Institutional Delivery System

MAY 12, 1976.

On March 16, 1976, The Depository Trust Company, New York, New York ("DTC") submitted a proposed change to the Operating Procedures of DTC pursuant to Rule 19b-4 under the Securities Exchange Act of 1934, 15 U.S.C. 78(s) (the "Act"). In accordance with Section 19(b) of the Act and Rule 19b-4 thereunder, the rule change was published in the Federal Register (41 FR 14798, April 7, 1976) and the public was invited to comment thereon. Notice of the filing and an invitation for comments also appeared in Securities Exchange Act Release No. 12273 on March 26, 1976. No letters of comment were received.

As described in Securities Exchange Act Release No. 12273, the rule change permits Participants who have been excepting deliveries in DTC's Institutional Delivery System ("ID System") to comply with certain segregation requirements by limiting the exceptions to only that portion of a security position actually required for segregation requirements while permitting the remaining portion of the position to become available for deliveries in the PDQ part of DTC's ID System.

The Commission has reviewed the proposed rule change and finds that it is consistent with the requirements of the Act and the rules and regulations thereunder.

It is therefore ordered, pursuant to Section 19(b) (2) of the Act, that the rule change referenced above, be, and hereby is approved.

For the Commission, by the Division of Market Regulation, pursuant to delegated authority.

[SEAL] GEORGE A. FITZSIMMONS, Secretary.

[FR Doc.76-14493 Filed 5-18-76;8:45 am]

[Release No. 12428; Pile No. 600-16]

# NEW ENGLAND SECURITIES DEPOSITORY TRUST CO.

Notice of Filing of an Application for Registration of Clearing Agency

The New England Securities Depository Trust Company has made an application to become a registered clearing agency under Sections 17A and 19(a) of the Securities Exchange Act of 1934 (the "Act") and pursuant to Section (c) (1) of Rule 17Ab2-1 [17 CFR 240.17Ab2-1] under the Act. The New England Securities Depository Trust Company intends to engage in the business of holding, receiving and delivering securities and making book entries with respect to the transfer and/or pledge thereof as a clearing corporation and as a custodian bank for other clearing corporations.

Within ninety days of the date of publication of this notice in the FEDERAL REGISTER, or within such longer period as to which the applicant consents, the Commission will, in accordance with Section 19(a) of the Act:

(A) By order grant such registration, or

(B) Institute proceedings to determine whether registration should be denied.

Pursuant to subsection (c) (1) of Rule 17Ab2-1 under the Act, if requested by an applicant, the Commission may grant the applicant registration as a clearing agency in accordance with Sections

17A(b) and 19(a) (1) of the Act, but exempt the applicant from one or more of the requirements as to which the Commission is directed to make a determination pursuant to subparagraphs (A)-(I) of Section 17A(b) (3) of the Act. Registration pursuant to subsection (c) (1) of Rule 17Ab2-1 shall not be effective for more than eighteen (18) months from the date on which registration is made effective by the Commission.

Subsection (c) (2) of Rule 17Ab2-1 requires that, in the case of any clearing agency registered in accordance with subsection (c) (1) of Rule 17Ab2-1, the Commission, not later than nine months from the date such registration is made effective, will either grant registration without exempting the registrant from one or more of the requirements as to which the Commission is directed to make a determination pursuant to subparagraphs (A)-(I) of Section 17A(b) (3) or will institute proceedings to determine whether registration should be denied at the expiration of 18 months.

Interested persons are invited to submit written data, views and arguments concerning the foregoing applications within six weeks from the date of publication of this notice in the FEDERAL REG-ISTER. Such written data, views and arguments will be considered by the Commission in granting registration or instituting proceedings to determine whether registration should be denied in accordance with Section 19(a) of the Act and subsection (c) (2) of Rule 17Ab2-1. Persons desiring to make written submissions should file six copies thereof with the Secretary of the Commission, Securities and Exchange Commission, 500 North Capitol Street, Washington, D.C. 20549. Reference should be made to the appropriate file number.

Copies of the applications and of all written comments will be available for inspection at the Securities and Exchange Commission's Public Reference Room, 1100 L Street, N.W., Washington, D.C. 20006.

For the Commission, by the Division of Market Regulation, pursuant to delegated authority.

[SEAL] GEORGE A. FITZSIMMONS, Secretary.

MAY 11, 1976.

[FR Doc.76-14496 Filed 5-18-76;8:45 am]

[Rel. No. 19524; 70-5845]

### THE POTOMAC EDISON CO.

Notice of Proposed Issue and Sale of Preferred Stock and First Mortgage Bonds at Competitive Bidding

May 12, 1976.

Notice is hereby given that The Potomac Edison Company, Downsville Pike, Hagerstown, Maryland 21740 ("Potomac"), an electric utility subsidiary of Allegheny Power System, Inc., a registered holding company, has filed a declaration and amendments thereto with this Commission pursuant to the Public Utility Holding Company Act of 1935 ("Act") designating Sections 6 and 7 of

the Act and Rule 50 promulgated thereunder as applicable to the proposed transactions, All interested persons are referred to the declaration as amended. which is summarized below, for a complete statement of the proposed transactions.

Potomac proposes to issue and sell. subject to the competitive bidding requirements of Rule 50, up to 150,000 cumulative preshares of its \$\_\_\_\_\_ cumulative pre-ferred stock ("Preferred Stock"), par value \$100 per share. The dividend rate, to be stated in terms of the dollar amount payable annually, which amount will be a multiple of \$0.04, and the price per share to be paid to Potomac, which price will not be less than \$100 nor more than \$102.75, will be determined by the competitive bidding. The terms of the Preferred Stock also provide that no shares may be redeemed prior to June 1, 1981, if the funds for such redemption are obtained by Potomac through the issuance of debt securities or other preferred stock at an interest or dividend cost, as the case may be, less than the dividend rate of the Preferred Stock.

Potomac also proposes to issue and at competitive bidding up to \$25,000,000 aggregate principal amount of its first mortgage bonds ("Bonds")., in one or more series, each such series to have a single maturity of not less than five and not more than thirty years from the date of issuance. Potomac states that it will notify prospective bidders of the maturity and the number of series of the Bonds not later than 72 hours prior to the bidding. The price of the Bonds, which will not be less than 100% (unless Potomac authorizes a lower percentage, not less than 99%) nor greater than 1023/4% of the principal amount, and their interest rate, which will be a multiple of 1/8 of 1%, will be determined by the competitive bidding.

The Bonds will be issued under Potomac's Indenture, dated October 1, 1944, to Chemical Bank and Thomas J. Foley, trustees, as heretofore amended and supplemented and as to be further amended and supplemented by a Supplemental Indenture to be executed in connection with the issuance of the Bonds. The terms of the Bonds prohibit Potomac from redeeming them prior to June 1, 1981, if the funds for such redemption are obtained by Potomac at a lower interest cost than that of the Bonds.

Potomac states that the proceeds realized from the sale of the Preferred Stock and of the Bonds will be applied to pay or prepay short-term debt and to finance its construction program. Potomac states that on March 31, 1976, it had \$13,200,000 of short-term notes outstanding and that it expects to have about \$11,000,000 of such notes outstanding at the time of issuance of the Preferred Stock and Bonds. As of March 31, 1976, Potomac's construction program for 1976-1977 was estimated to cost about \$139,000,000.

Estimates of the fees and expenses to be incurred by Potomac in connection with the proposed transactions and the fees of counsel for the successful bidders. which will be paid by the successful bid-

is stated that the Public Service Commission of Maryland, the State Corporation Commission of Virginia, and the Pennsylvania Public Utility Commission (with regard to registration of a securities certificate) have jurisdiction over the proposed transactions and that no other state commission nor any federal commission, other than this Commission, has jurisdiction over the proposed transac-

Notice is further given that any interested person may, not later than June 4, 1976, request in writing that a hearing be held on such matter, stating the nature of his interest, the reasons for such request, and the issues of fact or law raised by said declaration, as amended, which he desires to controvert; or he may request that he be notified if the Commission should order a hearing thereon. Any such request should be addressed: Secretary, Securities and Exchange Commission, Washington, D.C. 20549. A copy of such request should be served personally or by mail (air mail if the person being served is located more than 500 miles from the point of mailing) upon the declarant at the above-stated address, and proof of service (by affidavit or, in case of an attorney at law, by certificate) should be filed with the request. At any time after said date, the declaration, as amended, or as it may be further amended, may be permitted to become effective as provided in Rule 23 of the General Rules and Regulations promulgated under the Act, or the Commission may grant exemption from such rules as provided in Rules 20(a) and 100 thereof or take such other action as it may deem appropriate. Persons who request a hearing or advice as to whether a hearing is ordered will receive any notices and orders issued in this matter, including the date of the hearing (if ordered) and any postponements thereof:

For the Commission, by the Division of Corporate Regulations, pursuant to delegated authority.

[SEAL] GEORGE A. FITZSIMMONS. Secretary.

[FR Doc.76-14494 Filed 5-18-76;8:45 am]

# INTERSTATE COMMERCE COMMISSION

[Notice No. 49]

### ASSIGNMENT OF HEARINGS

MAY 14, 1976.

Cases assigned for hearing, postponement, cancellation or oral argument appear below and will be published only once. This list contains prospective assignments only and does not include cases previously assigned hearing dates. The hearings will be on the issues as presently reflected in the Official Docket of the Commission. An attempt will be made to publish notices of cancellation of hearings as promptly as possible, but interested parties should take appropriate steps to insure that they are notified of cancellation or postponements of hearings in which they are interested.

ders, will be supplied by amendment. It MC 111729 Sub-555, Purolator Courier Corp., now assigned May 24, 1976, at Albuquerque, New Mexico will be held in Juvenile Court Room—Basement West, District County Court House, 415 Tigeras, N.W., and on July 13, 1976 at Dalias, Texas, will be heid in room 5A15-17, New Federal Bidg., 1100 Commerce Street.

MC 135732 (Sub-No. 13), Aubrey Freight Lines, Inc., now assigned June 2, 1976, at Taliahassee, Fla. is canceled and applica-

tion dismissed

MC 120477 (Sub-2), International Transport, Inc. now assigned September 20, 1976 week) at New York, New York and will be heid in a hearing room to be later desig-

MC 109821 (Sub-42), H.W. Taynton Company, Inc. now being assigned September 27, 1976 (1 week) at New York, New York in a hearing room to be later designated.

MC 30561 Joseph Ruffin, DBA Ruffin's Motor Freight, now being assigned September 8, 1976, (1 day), at Philadelphia, Pa., in a hearing room to be later designated. MC 140055, Mays Landing Transportation, Co., Inc., now being assigned September 9, 1976 (2 days), at Philadelphia, Pa., in a

hearing room to be later designated. MC 141243 Sub 1, Jaymar Trucking Corp.,

being assigned September 13, (2 days), at New York, N.Y., in a hearing room to be later designated.

MC 141081, Trailer Car Corp., now being assigned September 15, 1976 (3 days), at New York, N.Y., in a hearing room to be later designated

MC 141344 (Sub-No. 2). Ailen Transport Corporation now being assigned September 13, 1976 (1 week) at Richmond, Virginia in a hearing room to be later designated.

MC 105881 (Sub-No. 51), M.R. & R. Trucking Company, now assigned July 13, 1976, at Albany, Ga. is canceled and reassigned for July 27, 1976 (4 days), at Albany, Georat the Sheraton Motor Inn, 999 East Ogiethorpe Expressway and August 2, 1976 (3 days), at Orlando, Florida at the Howard Johnson Motor Inn, 603 Lee Road (I-4, and Lee Road.

ROBERT L. OSWALD, Secretary.

[FR Doc.76-14593 Filed 5-18-76;8:45 am]

I Notice No. 501

## ASSIGNMENT OF HEARINGS

MAY 14, 1976.

Cases assigned for hearing, postponement, cancellation or oral argument appear below and will be published only once. This list contains prospective assignments only and does not include cases previously assigned hearing dates. The hearings will be on the issues as presently reflected in the Official Docket of the Commission. An attempt will be made to publish notices of cancellation of hearings as promptly as possible, but interested parties should take appropriate steps to insure that they are notified of cancellation or postponements of hearings in which they are interested.

#### CORRECTION

MC 107295 (Sub-No. 771), Pre-Fab Transit Co., now assigned May 18, 1976, at Dalias, Tex. will be held in Room 5A15-17, New Federal Building, 1100 Commerce Street, instead of May 17, 1976.

ROBERT L. OSWALD, Secretary.

[FR Doc.76-14595 Filed 5-18-76;8:45 am]

# IRREGULAR-ROUTE MOTOR COMMON CARRIERS OF PROPERTY

**Elimination of Gateway Letter Notices** 

The following letter-notices of proposals to eliminate gateways for the purpose of reducing highway congestion, alleviating air and noise pollution, minimizing safety hazards, and conserving fuel have been filed with the Interstate Commerce Commission under the Commission's Gateway Elimination Rules (49 CFR 1065), and notice thereof to all interested persons is hereby given as provided in such rules.

An original and two copies of protests against the proposed elimination of any gateway herein described may be filed with the Interstate Commerce Commission on or before May 28, 1976. A copy must also be served upon applicant or its representative. Protests against the elimination of a gateway will not operate to stay commencement of the proposed op-

eration.

Successively filed letter-notices of the same carrier under these rules will be numbered consecutively for convenience in identification. Protests, if any, must refer to such letter-notices by number.

No. MC 29886 (Sub-No. E93), (Correction), filed May 16, 1974, republished in the FEDERAL REGISTER October 21, 1975, and republished in the FEDERAL REGISTER December 4, 1975, and republished, as corrected, this issue. Applicant: DALLAS & MAVIS FORWARDING CO., INC., 4000 W. Sample St., South Bend, Ind. 46627. Applicant's representative: Charles Pieroni (same as above). Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Dumptruck bodies, which because of size or weight require the use of special equipment, from those points in Ohio on, north, and west of a line beginning at the Ohio-Indiana State line \* \* \* those in Nebraska on and west of U.S. Highway 281, those in South Dakota on and west of U.S. Highway 281, and the District of Columbia. The purpose of this filing is to eliminate the gateways of Marion, Ohio, and points within five miles thereof. The purpose of this correction is to correct the commodity description above. The remainder of the letter-notice remains as previously published.

No. MC 29886 (Sub-No. E113) (Correction), filed May 23, 1974, and published in the FEDERAL REGISTER September 25. 1975, and republished, as corrected, this issue. Applicant: DALLAS & MAVIS FORWARDING CO., INC., 4000 West Sample Street, South Bend, Ind. 46627. Applicant's representative: Charles Pieroni (same as above). Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: New automobiles and new trucks, in secondary movements, in driveaway service, . . • (2) from points in Maryland, New Jersey, New York, North Carolina, Ohio, Pennsylvania, West Virginia, the Lower Peninsula of Michigan, and the District of Columbia, to points in Utah (Detroit, Mich.) \*; (4) from points

COMMON in Maryland, New Jersey, New York, Pennsylvania, West Virginia, those in Fulton and Henry Counties, Ohio, on and east of Ohio Highway 108, and those in Ohio in and north of Hancock, Wyandot, Marion, Morrow, Knox, Licking, Mushingum, Noble, and Monroe Counties, those in North Carolina on and east of U.S. Highway 25, those points in Michigan on and east of U.S. Highway 23 and south of Michigan Highway 25 and the District of Columbia, to points in Iowa \* \* \* (5) from points in Maryland, New Jersey, New York, Pennsylvania. West Virginia, those in the Lower Peninsula of Michigan on and east of U.S. Highway 23 and on and south of Michigan Highway 25, those in Ohio in and east of Williams, Definance, Put-nam, Allen, Hardin, Union, Franklin, Pickaway, Hocking, Vinton, Jackson, and Lawrence Counties, those in North Carolina on and east of U.S. Highway 21, and the District of Columbia, to points in Nebraska; (6) from points in Maryland, New Jersey, New York, Pennsylvania, those in Ohio in and east of Definance, Putnam, Allen, Harding, Union, Delaware, Licking, Perry, Morgan, and Washington Counties, those in Michigan on and east of U.S. Highway 23 and on and south of Michigan Highway 25; and the District of Columbia, to points in Kansas; (9) from points in Maryland, New Jersey, New York, North Carolina, Pennsylvania, West Virginia, those in Ohio in and east of Lucas, Wood, Hancock, Hardin, Union, Madison, Fayette, Ross, Pike, and Scioto Counties, and the District of Columbia, to points in Wisconsin (Toledo, Ohio).\* The purpose of this filing is to eliminate the gateways indicated by asterisks above. The purpose of this correction is to correct origin points. The remainder of the letter-notice remains as previously published.

No. MC 59271 (Sub-No. E1), filed June 4, 1974. Applicant: Boston Truck Co., Inc., 194 First St., Cambridge, Mass. 02142. Applicant's representative: Sheldon Silverman, Suite 550, 1819 H Street NW., Washington, D.C. 20006. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Uncrated new furniture between points in Maine, on the one hand, and, on the other, points in Connecticut and Rhode Island. The purpose of this filing is to eliminate the gateway of Cambridge or Brookline, Mass.

No. MC 59271 (Sub-No. E2), filed June 4, 1974. Applicant: BOSTON TRUCK CO., INC., 194 First St., Cambridge, Mass. 02142. Applicant's representative: Sheldon Silverman, Suite 550, 1819 H St. NW., Washington, D.C. 20006. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Uncrated new furniture, between points in New Hampshire except those in Cheshire County, on the one hand, and on the other, points in Rhode Island. The purpose of this filing is to eliminate the gateway of Cambridge, Mass.

No. MC 59271 (Sub-No. E3), filed June 4, 1974. Applicant: BOSTON TRUCK CO., INC., 194 First St., Cambridge, Mass. 02142. Applicant's representative: Sheldon Silverman, Suite 550, 1819 H Street NW., Washington, D.C. 20006. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Uncrated new furniture (a) between points in that part of New Hampshire on and east of a line beginning at the Massachusetts-New Hampshire State line and extending north along Interstate Highway 93 to junction New Hampshire Highway 25, and thence along New Hampshire Highway 25 to the Main-New Hampshire State line and (b) between points in that part of New Hampshire on, north, and east of a line beginning at the Maine-New Hampshire State line and extending along New Hampshire Highway 25 to the junction of U.S. Highway 3 thence over U.S. Highway 3 to the International boundary line between the United States and Canada, on the one hand, and, on the other, points in Connecticut. The purpose of this filing is to eliminate the gateway of Brookline or Cambridge, Mass.

No. MC 59271 (Sub-No. E4), filed June 4, 1974. Applicant: BOSTON TRUCK CO., INC., 194 First St., Cambridge, Mass. 02142. Applicant's representative: Sheldon Silverman, Suite 550, 1819 H Street NW., Washington, D.C. 20006. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Uncrated new furniture, between points in Maine, on the one hand, and, on the other, points in Delaware, District of Columbia, Maryland, New Jersey, Pennsylvania, and Virginia. The purpose of this filing is to eliminate the gateway of Boston, Bass., and points within 25 miles of Boston.

No. MC 59271 (Sub-No. E5), filed June 4, 1974. Applicant: BOSTON TRUCK CO., INC., 194 First St., Cambridge, Mass 02142. Applicant's representative: Sheldon Silverman, Suite 550. 1819 H St. NW., Washington, D.C. 20006. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Uncrated new furniture, between points in New Hampshire on, north, and west of a line beginning at the Vermont-New Hampshire State line, and extending along New Hampshire Highway 103 to junction New Hampshire Highway 11, thence along New Hampshire Highway 11 to junction U.S. Highway 3, thence along U.S. Highway 3 to the New Hampshire-Canadian border, on the one hand, and, on the other, points in New Jersey. The purpose of this filing is to eliminate the gateway of Boston, Mass., and points within 25 miles of Boston.

No. MC 59271 (Sub-No. E6), filed June 4, 1974. Applicant: BOSTON TRUCK CO., INC., 194 First St., Cambridge, Mass 02142. Applicant's representative: Sheldon Silverman, Suite 550, 1819 H St. NW., Washington, D.C. 20006. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Uncrated new furniture, between points in New Hampshire on and east of U.S. Highway 3, on the one hand, and, on the other, points in New Jersey. The purpose of this filing is to eliminate the gateway of Boston, Mass., and points and places within 25 miles of Boston.

No. MC 59271 (Sub-No. E7), filed June 4, 1974. Applicant: BOSTON TRUCK CO., INC., 194 First St., Cambridge, Mass 02142. Applicant's representative: Sheldon Silverman, Suite 550, 1819 H St. NW., Washington, D.C. 20006. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Uncrated new furniture, between points in New Hampshire, on the one hand, and, on the other, points in Pennsylvania. The purpose of this filing is to eliminate the gateway of Boston, Mass., and points within 25 miles of Boston.

No. MC 59271 (Sub-No. E8), filed June 4, 1974. Applicant: BOSTON TRUCK CO., INC., 194 First St., Cambridge, Mass 02142. Applicant's representative: Sheldon Silverman, Suite 550, 1819 H St. NW., Washington, D.C. 20006. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Uncrated new furniture, between points in New Hampshire, on the one hand, and, on the other, points in Delaware. The purpose of this filing is to eliminate the gateway of Boston, Mass., and points within 25 miles of Boston.

No. MC 59271 (Sub-No. E9), filed June 4, 1974. Applicant: BOSTON TRUCK CO., INC., 194 First St., Cambridge, Mass. 02142. Applicant's representative: Sheldon Silverman, Suite 550, 1819 H St. NW., Washington, D.C. 20006. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Uncrated new furniture, between points in New Hampshire, on the one hand, and, on the other, points in Virginia, Maryland, and the District of Columbia. The purpose of this filing is to eliminate the gateway of Boston, Mass., and points within 25 miles of Boston.

No. MC 59271 (Sub-No. E10), filed June 4, 1974. Applicant: BOSTON TRUCK CO., INC., 194 First St., Cambridge, Mass. 02142. Applicant's representative: Sheldon Silverman, Suite 550, 1819 H St. NW., Washington, D.C. 20006. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Uncrated new furniture, between points in Connecticut, on the one hand, and, on the other, Wilmington, Del.; Chicago, Ill.; Baltimore, Md.; Detroit, Mich.; and points in New Jersey, Ohio, Pennsylvania, Virginia, and the District of Columbia. The purpose of this filing is to eliminate the gateway of New York, N.Y.

No. MC 59271 (Sub-No. E11), filed June 4, 1974. Applicant: BOSTON TRUCK CO., INC., 194 First St., Cam-

bridge, Mass. 02142. Applicant's representative: Sheldon Silverman, Suite 550, 1819 H St. NW., Washington, D.C. 20006. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Uncrated new furniture, between points in Rhode Island, on the one hand, and, on the other, Wilmington, Del.; Chicago, Ill.; Detroit, Mich.; and points in New Jersey, Ohio, Pennsylvania, Virginia, and the District of Columbia. The purpose of this filing is to eliminate the gateway of New York, N.Y.

No. MC 59271 (Sub-No. E12), filed June 4, 1974. Applicant: BOSTON TRUCK CO., INC., 194 First St., Cambridge, Mass. 02142. Applicant's representative: Sheldon Silverman, Suite 550, 1819 H St. NW., Washington, D.C. 20006. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Uncrated new furniture, between points in Rhode Island, on the one hand, and, on the other, Washington, D.C., and points in Pennsylvania and Maryland, The purpose of this filing is to eliminate the gateway of New York, N.Y.

No. MC 59271 (Sub-No. E13), filed June 4, 1974. Applicant: BOSTON TRUCK CO., INC., 194 First St., Cambridge, Mass. 02142. Applicant's representative: Sheldon Silverman, Suite 550, 1819 H St. NW., Washington, D.C. 20006. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Uncrated new furniture, between points in Massachusetts on and east of Massachusetts Highway 12, on the one hand, and, on the other, points in Virginia, New Jersey (New York\*), Delaware, Pennsylvania, Maryland, District of Columbia (New York and Boston).\* The purpose of this filing is to eliminate the gateways indicated by asterisks above.

No. MC 59271 (Sub-No. E14), filed June 4, 1974. Applicant: BOSTON TRUCK CO., INC., 194 First St., Cambridge, Mass. 02142. Applicant's representative: Sheldon Silverman, Suite 550, 1819 H St. NW., Washington, D.C. 20006. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Uncrated new furniture, between points in Maine, on the one hand, and, on the other, points in Illinois, Indiana, Michigan, Ohio, and Wisconsin. The purpose of this filing is to eliminate the gateway of Boston, Mass., and points within 25 miles of Boston.

No. MC 59271 (Sub-No. E15), filed June 4, 1974. Applicant: BOSTON TRUCK CO., INC., 194 First St., Cambridge, Mass. 02142. Applicant's representative: Sheldon Silverman, Suite 550, 1819 H St. NW., Washington, D.C. 20006. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Uncrated new furniture, between points in Rhode Island, on the one hand, and, on the other, points in Illinois, Indiana, Michigan, Ohio, and Wisconsin. The purpose of this filing is to eliminate the gateway of Bos-

ton, Mass., and points within 25 miles of Boston.

No. MC 59271 (Sub-No. E16), filed une 4, 1974. Applicant: BOSTON June 4, TRUCK CO., INC., 194 First St., Cambridge, Mass. 02142. Applicant's representative: Sheldon Silverman, Suite 550, 1819 H St. NW., Washington, D.C. 20006. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Uncrated new furniture, between points in New Hampshire, on the one hand, and, on the other, points in Alabama, Florida, Georgia, Kentucky, Mississippi, North Carolina, South Carolina, and Tennessee. The purpose of this filing is to eliminate the gateway of Boston, Mass., and points within 25 miles of Boston.

No. MC 59271 (Sub-No. E17), filed June 4, 1974. Applicant: BOSTON TRUCK CO., INC., 194 First St., Cambridge, Mass. 02142. Applicant's representative: Sheldon Silverman, Suite 550, 1819 H St. NW., Washington, D.C. 20006. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Uncrated new jurniture, between points in Maine, on the one hand, and, on the other, points in Alabama, Florida, Georgia, Kentucky, Mississippi, North Carolina, South Carolina, Tennessee, and West Virginia. The purpose of this filing is to eliminate the gateway of Boston, Mass.

No. MC 59271 (Sub-No. E18), filed June 4, 1974. Applicant: BOSTON TRUCK CO., INC., 194 First St., Cam-bridge, Mass. 02142. Applicant's representative: Sheldon Silverman, Suite 550, 1819 H St. NW., Washington, D.C. 20006. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Uncrated new furniture, between points in Maine and those in Stratford and Rockingham Counties, N.H., on the one hand, and, on the other, points in New York on and south of a line beginning at the Massachusetts-New York State line, and extending along Interstate Highway 90 to the International boundary line between Canada or points in that part of New York on and west of a line beginning at the New York-Pennsylvania State line and ex-tending along U.S. Highway 81 to the United States-Canadian Boundary line and west over U.S. Highway 90 to the New York-Canadian Border. The purpose of this filing is to eliminate the gateway of Cambridge or Brookline, Mass.

No. MC 59271 (Sub-No. E19), filed June 4, 1974. Applicant: BOSTON TRUCK CO., INC., 194 First St., Cambridge, Mass. 02142. Applicant's representative: Sheldon Silverman, Suite 550, 1819 H St. NW., Washington, D.C. 20006. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Uncrated new furniture, between points in Rhode Island, on the one hand, and, on the other, points in New York on, and west of a line beginning at the New York-Pennsylvania State line, and extending along U.S.

Highway 11 to junction New York Highway 12, thence along New York Highway 12 to junction New York Highway 8, thence along New York Highway 8 to junction U.S. Highway 9, thence along U.S. Highway 9 to junction New York Highway 254, thence along New York Highway 254 to junction U.S. Highway 4, thence along U.S. Highway 4 to the New York-Vermont State line. The purpose of this filing is to eliminate the gateway of Cambridge or Brookline, Mass.

No. MC 59271 (Sub-No. E20), filed June 4, 1974. Applicant: BOSTON TRUCK CO., INC., 194 First St., Cambridge, Mass. 02142. Applicant's representative: Sheldon Silverman, Suite 550. 1819 H Street NW., Washington, D.C. 20006. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Uncrated new furniture, between Newport County, R.I., on the one hand, and, on the other, points in New York on and west of a line beginning at the New York-Pennsylvania State line, thence along U.S. Highway 11 to junction New York Highway 7, thence along New York Highway 7 to junction New York Highway 30, thence along New York Highway 30 to junction New York Highway 29, thence along New York Highway 29 to junction U.S. Highway 4, thence along U.S. Highway 4 to the New York-Vermont State line. The purpose of this filing is to eliminate the gateway of Cambridge or Brookline, Mass.

No. MC 59271 (Sub-No. E21), filed June 4, 1974. Applicant: BOSTON TRUCK CO., INC., 194 First St., Cambridge, Mass. 02142. Applicant's representative: Sheldon Silverman, Suite 550, 1819 H St. NW., Washington, D.C. 20006. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Uncrated new furniture, between points in Rhode Island, on the one hand, and, on the other, points in Alabama, Florida, Georgia, Kentucky, Mississippi, North Carolina, South Carolina, and Tennessee. The purpose of this filing is to eliminate the gateway of Boston, Mass.

No. MC 59271 (Sub-No. E22), filed June 4, 1974. Applicant: BOSTON TRUCK CO., INC., 194 First St., Cambridge, Mass. 02142. Applicant's representative: Sheldon Silverman, Suite 550, 1819 H St. NW., Washington, D.C. 20006. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Uncrated new furniture, between points in Connecticut (except those in Fairfield County), on the one hand, and, on the other, points in Alabama, Florida, Mississippi, and Tennessee. The purpose of this filing is to eliminate the gateway of Boston, Mass.

No. MC 59271 (Sub-No. E23), filed June 4, 1974. Applicant: BOSTON TRUCK CO., INC., 194 First St., Cambridge, Mass. 02142. Applicant's representative: Sheldon Silverman, Suite 550, 1819 H St. NW., Washington, D.C. 20006. Authority sought to operate as a common carrier, by motor vehicle, over irregular

routes, transporting: Uncrated new furniture, between points in Massachusetts, on the one hand, and, on the other, points in Alabama, Florida, Georgia, Kentucky, Mississippi, North Carolina, South Carolina and Tennessee. The purpose of this filing is to eliminate the gateway of Boston, Mass.

No. MC 59271 (Sub-No. E24), filed June 4, 1974. Applicant: BOSTON TRUCK CO., INC., 194 First St., Cambridge, Mass. 02142. Applicant's representative: Sheldon Silverman, Suite 550, 1819 H St. N.W., Washington, D.C. 20006. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Uncrated new jurniture, between points in New Hampshire, on the one hand, and, on the other, points in Illinois, Indiana, Michigan and Wisconsin. The purpose of this filing is to eliminate the gateway of Boston, Mass.

No. MC 59271 (Sub-No. E25), filed June 4, 1974. Applicant: BOSTON TRUCK CO., INC., 194 First St., Cambridge, Mass. 02142. Applicant's representative: Sheldon Silverman, Suite 550, 1819 H St., N.W., Washington, D.C. 20006. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Uncrated new furniture, between points in Massachusetts on and east of Massachusetts Highway 12, on the one hand, and, on the other, points in Illinois, Indiana, Michigan, Ohio and Wisconsin. The purpose of this filing is to eliminate the gateway of Boston, Mass.

No. MC 59271 (Sub-No. E26), filed June 4, 1974. Applicant: BOSTON TRUCK CO., INC., 194 First St., Cambridge, Mass. 02142. Applicant's representative: Sheldon Silverman, Suite 550, 1819 H St., N.W., Washington, D.C. 20006. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Uncrated new furniture, between Portland, Maine, on the one hand, and, on the other, points in Alabama, Florida, Georgia, Kentucky, Mississippi, North Carolina, South Carolina and Tennessee. The purpose of this filing is to eliminate the gateway of Boston. Mass.

No. MC 59271 (Sub-No. 27), filed June 4, 1974. Applicant: BOSTON TRUCK CO., INC., 194 First St., Cambridge, Mass. 02142. Applicant's representative: Sheldon Silverman, Suite 550, 1819 H St., N.W., Washington, D.C. 20006. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Uncrated new furniture, between points in Maine, on the one hand, and, on the other, points in Illinois, Indiana, Michigan, Ohio and Wisconsin. The purpose of this filing is to eliminate the gateway of Boston, Mass.

No. MC 59271 (Sub-No. E28), filed June 4, 1974. Applicant: BOSTON TRUCK CO., INC., 194 First St., Cambridge, Mass. 02142. Applicant's representative: Sheldon Silverman, Suite 550, 1819 H St., N.W., Washington, D.C.

20006. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Uncrated new furniture, between points in Rhode Island, on the one hand, and, on the other, points in Delaware. The purpose of this filing is to eliminate the gateway of Boston, Mass., and points within 25 miles of Boston.

No. MC 59271 (Sub-No. E29), filed June 4, 1974. Applicant: BOSTON TRUCK CO., INC., 194 First St. Cambridge, Mass. 02142. Applicant's representative: Sheldon Silverman, Suite 550. 1819 H St., N.W., Washington, D.C. 20006. Authority sought to operate as a common carrier, motor vehicle, over irregular routes, transporting: Uncrated new furniture, between points in New York on and west of a line beginning at the New York-Pennsylvania State line and extending along New York Highway 10 to junction New York Highway 28, thence along New York Highway 28 to junction New York Highway 30, thence along New York Highway 30 to international boundary line between the United States-Canada on the one hand, and, on the other, points in Rhode Island. The purpose of this filing is to eliminate the gateway of Cambridge, Mass.

No. MC 59271 (Sub-No. E30), filed June 4, 1974. Applicant: BOSTON TRUCK CO., INC., 194 First St., Cambridge, Mass. 02142. Applicant's representative: Sheldon Silverman, Suite 550, 1819 H St., N.W., Washington, D.C. 20006. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Uncrated new furniture, between points in Connecticut (except those in Fairfield, New Haven and Litchfield Counties), on the one hand, and, on the other, points in Indiana and Michigan. The purpose of this filing is to eliminate the gateway of Boston, Mass.

No. MC 59271 (Sub-No. E31), filed June 4, 1974. Applicant: BOSTON TRUCK CO., INC., 194 First St., Cambridge, Mass. 02142. Applicant's representative: Sheldon Silverman, Suite 550, 1819 H St., N.W., Washington, D.C. 20006. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Uncrated new furniture, between points in Connecticut (except those in Fairfield County) on the one hand, and, on the other, points in Illinois and Wisconsin. The purpose of this filing is to eliminate the gateway of Boston, Mass.

No. MC 59952 (Sub-No. E2), (Correction), filed May 20, 1974, published in the Federal Register issue of September 17, 1974, and republished, as corrected, this issue. Applicant: J. M. BARBE CO., P.O. Box 767, Warren, Ohio 44483. Applicant's representative: James R. Grace, P.O. Box 749, Youngstown, Ohio 44501. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Empty metal containers, container ends, and parts and accessories, for the commodities described

one hand, and, on the other, points in Pennsylvania, New York, Maryland, and Delaware. The purpose of this filing is to eliminate the gateway of Warren, Ohio

Note.—The purpose of this correction is to state the correct publication.

No. MC 65941 (Sub-No. E1) (Correction), filed April 11, 1974, and published in the FEDERAL REGISTER May 9, 1974, and republished, as corrected, this issue. Applicant: TOWER LINES, INC., P.O. Box 6010, Wheeling, W. Va. 26003. Applicant's representative: George V. Thieroff (same as above). Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: General commodities (except those of unusual value, Classes A and B explosives, household goods as defined by the Commission, commodities in bulk, and those requiring special equipment) between points in that part of Pennsylvania bounded by a line beginning at the Ohio-Pennsylvania State line, thence along U.S. Highway 422 to Pennsylvania Highway 66, thence along Pennsylvania Highway 66 to U.S. Highway 119, thence along U.S. Highway 119 to the Pennsylvania-West Virginia State line, thence along the Pennsylvania-West Virginia State line to the Pennsylvania-Ohio State line, thence along the Pennsylvania-Ohio State line to point of beginning including points on the indicated portions of the highways specified on the one hand, and, on the other, points in that part of Georgia on and north of a line beginning at Augusta and extending along U.S. Highway 1 to Louisville, thence along Georgia Highway 24 to junction Georgia Highway 22, and thence along Georgia Highway 22 through Macon to Columbus, and points in that part of North Carolina and South Carolina on, north, and west of U.S. Highway 1. The purpose of this filing is to eliminate the gateways of Wheeling, W. Va., or points in West Virginia within 30 miles of Wheeling, Clarksburg or Mannington, W. Va., or Martins Ferry, Ohio. The purpose of this correction is to correct the territorial description.

No. MC 65941 (Sub-No. E9), (Partial correction), filed April 28, 1974. Published in the FEDERAL REGISTER October 20, 1975, and republished, as corrected, this issue. Applicant: TOWER LINES, INC., P.O. Box 6010, Wheeling, W. Va. 26003. Applicant's representative: George V. Thieroff (same as above). Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: oil, grease, and materials, equipment and supplies, used or useful in the production and packing of metal and clay products restricted to the petroleum products (except petrochemicals), in containers, (9) from points in Ohio on, north and east of U.S. Highway 250, to points in Virginia south of U.S. Highway 60. The purpose of this filing is to eliminate the gateway of Congo or St. Marys, W. Va. The purpose of this partial correction is to insert paragraph (9) that

mainder of the letter-notice remains as previously published.

No. MC 102567 (Sub-No. E128). (Correction), filed June 3, 1974, published in the Federal Register June 4, 1975, republished in the Federal Register August 4, 1975, and republished in the FEDERAL REGISTER, as shown, this issue. Applicant: MCNAIR TRANSPORT, INC., P.O. Drawer 5357, Bossier City, La. 71010. Applicant's representative: Joe Day (same as above). Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Petroleum products, as described in Appendix XIII to the report in Descriptions in Motor Carrier Certificates, 61 M.C.C. 209, in bulk, in tank vehicles (except liquefied petroleum gases), from those in Louisiana within 150 miles of Henderson, Tex., which are south and east of a line beginning at Monroe, La., and extending along U.S. Highway 165 to junction Louisiana Highway 2, thence along Louisiana Highway 2 to junction U.S. Highway 79, thence along U.S. Highway 79 to junction Louisiana Alternate Highway 2, thence along Louisiana Alternate Highway 2 to junction Louisiana Highway 9, thence along Louisiana Highway 9 to junction Louisiana Highway 147, thence along Louisiana Highway 147 to junction U.S. Highway 167, thence along U.S. Highway 167 to Alexandria, La., to points in Oklahoma. The pur-pose of this filing is to eliminate the gateway of Cotton Valley, La., and points within 10 miles thereof. The purpose of this correction is to correct the origin territorial description above.

No. MC 107403 (Sub-No. E694), filed May 29, 1974. Applicant: MATLACK, INC., 10 West Baltimore Avenue, Lansdowne, Pa. 19050. Applicant's representative: John Nelson (same as above). Authority sought to operate as a common carrier, by motor vehicle, over irregular routes transporting: Dry chemicals (other than liquids, and except fly ash), in bulk, in tank vehicles, from points in Kentucky, to points in Pennsylvania. The purpose of this filing is to eliminate the gateways of Riverview, Ohio, and those points in Ashtabula, Cuyahoga, Lake, Summit, Muskingum, Licking, Lake, Summit, Muskingum, Licking, Franklin, and Wayne Counties, Ohio, which are within 150 miles of Monongahela. Pa.

No. MC 108207 (Sub-No. E70), (Correction), filed May 13, 1974, and published in the FEDERAL REGISTER April 21, 1976. Applicant: FROZEN FOOD EX-PRESS, P.O. Box 5888, Dallas, Texas 75222. Applicant's representative: Mike Smith (same as above). Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Frozen foods and fresh meats, (1) from points in Iowa and points in that part of Kansas and Nebraska on and east of U.S. Highway 183, to points in New Mexico and Arizona; and (2) from points in Iowa, points in that part of Kansas on and east of U.S. Highway 183, and points in Nebraska on and east

above, between points in Indiana, on the was deleted in the publication. The re- of U.S. Highway 81, to points in that part of California on, south, and east of a line beginning at the Pacific Ocean, thence along California Highway 17 to junction U.S. Highway 101, to junction California Highway 152, to junction California Highway 99, to junction California Highway 58, to junction Interstate Highway 15, to the California-Nevada State line. The purpose of this filing is to eliminate the gateway of points in Texas. The purpose of this correction is to correct E33, published April 21, 1976, which should be E70.

> No. MC 108341 (Sub-No. E4) (Partial correction), filed May 13, 1974, published in the FEDERAL REGISTER October 1, 1975, and republished, as corrected, this issue. Applicant: MOSS TRUCKING INC., P.O. Box 8409, Charlotte, N.C. 28208. Applicant's representative: Jack F. Counts (same as above). Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Gypsum, gypsum products, and building materials (except stone, marble, granite, and slate), restricted to the transportation of commodities which because of size or weight require the use of special equipment, and commodities which because of size or weight do not require the use of special equipment when transported as part of the same shipment with commodities which because of size or weight require the use of special equipment, \* \* \* (4) Between points in and south of Brevard, Lake, Orange, Pasco and Sumter Counties, Fla., on the one hand, and, on the other, points in that part of Tennessee east of a line beginning at the Tennessee-North Carolina State line and extending along U.S. Highway 25 to junction U.S. Highway 25E, thence along U.S. Highway 85E to the Tennessee-Kentucky State line; \* \* (10) Between points in that part of North Carolina bounded by a line beginning at the North Carolina-Tennessee State line and extending along U.S. Highway 321 to junction U.S. Highway 64, thence along U.S. Highway 64 to junction North Carolina Highway 87, thence along North Carolina Highway 87 to the North Carolina-Virginia State line, thence along the North Carolina-Virginia State line to the North Carolina-Tennessee State line, thence along the North Carolina-Tennessee State line to the points of beginning, on the one hand, and, on the other, points in that part of Tennessee bounded by a line beginning at the Tennessee-Kentucky State line and extending along U.S. Highway 231 to junction Tennessee Highway 130, thence along Tennessee Highway 130 to junction Tennessee Highway 55, thence along Tennessee Highway 55 to junction Tennessee Highway 30, thence along Tennessee Highway 30 to junction Tennessee Highway 101, thence along Tennessee Highway 101 to junction Interstate Highway 40, thence along Interstate Highway 40 to junction U.S. Highway 11W, thence along U.S. Highway 11W to junction U.S. Highway 23, thence along U.S. Highway

23 to the Tennessee-Virginia State line, thence along the Tennessee-Virginia State line to the point of beginning, and • • • The purpose of this filing is to eliminate the gateway of Plasteico, Virginia. The purpose of this correction is to correct the origin description. The remainder of the letter-notice remains as previously published.

No. MC 108341 (Sub-No. E6) (Partial correction), filed May 13, 1974, and published in the FEDERAL REGISTER October 1, 1975, and republished, as corrected, this issue. Applicant: MOSS TRUCK-ING CO., INC., P.O. Box 8409, Charlotte, N.C. 28208. Applicant's representative: Jack F. Counts (same as above), Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Flat glass, and glass glazing units, restricted to the transportation of commodities which because of size or weight require the use of special equipment and commoditles which because of size or weight do not require the use of special equipment when transported as part of the same shipment with commodities which because of size or weight require the use of special equipment, (10) from points in that part of North Carolina south and east of a line beginning at the North Carolina - South Carolina State line and extending along U.S. High-way 401 to junction North Carolina Highway 24, thence along North Carolina Highway 24 to the White Oak River, thence along White Oak River to the Atlantic Ocean, to points in Alabama, Illinois, Indiana, Iowa, Kansas, Ken tucky, Maine, Michigan, Minnesota, Missouri, New Hampshire, Ohio, Vermont, West Virginia, Wisconsin, and those in Pennsylvania west of the Susquehanna River; • • • The purpose of this filing is to eliminate the gateway of Clinton and Laurinburg, N.C. The purpose of this correction is to correct the origin description in part (10) above. The remainder of the letter-notice remains as previously published.

No. MC 113676 (Sub-No. E51), filed June 4, 1974. Applicant: ROTHERY STORAGE AND VAN COMPANY, 1525 Chase Avenue, Elk Grove Village, Ill. 60007. Applicant's representative: Robert J. Gallagher, 1000 Connecticut Ave., N.W., Washington, D.C. 20036. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Household goods, as defined by the Commission, between points in Ohio, on the one hand, and, on the other, points in Minnesota. The purpose of this filling is to eliminate the gateway of points in Illinois.

No. MC 113676 (Sub-No. E52), filed June 4, 1974. Applicant: ROTHERY STORAGE AND VAN COMPANY, 1525 Chase Avenue, Elk Grove Village, Ill. 60007. Applicant's representative: Robert J. Gallagher, 1000 Connecticut Ave., N.W., Washington, D.C. 20036. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes,

transporting: Household goods, as defined by the Commission, between points in Ohio, on the one hand, and, on the other, points in Nebraska. The purpose of this filing is to eliminate the gateways of points in Illinois and Missouri.

No. MC 113676 (Sub-No. E53), filed June 4, 1974. Applicant: ROTHERY STORAGE AND VAN COMPANY, 1525 Chase Ave., Elk Grove Village, Ill. 60007. Applicant's representative: Robert J. Gallagher, 1000 Connecticut Ave., N.W., Washington, D.C. 20036. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Household goods, as defined by the Commission, between points in Ohio, on the one hand, and, on the other, points in Louisiana. The purpose of this filing is to eliminate the gateways of points in Illnois and Missouri.

No. MC 113676 (Sub-No. E54), filed June 4, 1974. Applicant: ROTHERY STORAGE AND VAN COMPANY, 1525 Chase Ave., Elk Grove Village, Ill. 60007. Applicant's representative: Robert J. Gallagher, 1000 Connecticut Ave., N.W., Washington, D.C. 20036. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Household goods, as defined by the Commission, between points in Ohio, on the one hand, and, on the other, points in Oklahoma. The purpose of this filing is to eliminate the gateways of points in Illinois and Missouri.

No. MC 113676 (Sub-No. E55), filed June 4, 1974. Applicant: ROTHERY STORAGE AND VAN COMPANY, 1525 Chase Ave., Elk Grove Village, Ill. 60007. Applicant's representative: Robert J. Gallagher, 1000 Connecticut Ave., N.W., Washington, D.C. 20036. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Household goods, as defined by the Commission, between points in Ohio, on the one hand, and, on the other, points in Texas. The purpose of points in Illinois and Missouri.

No. MC 113676 (Sub-No. E56), filed June 4, 1974. Applicant: ROTHERY STORAGE AND VAN COMPANY, 1525 Chase Ave., Elk Grove Village, Ill. 60007. Applicant's representative: Robert J. Gallagher, 1000 Connecticut Ave., N.W., Washington, D.C. 20036. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Household goods, as defined by the Commission, between points in Ohio, on the one hand, and, on the other, points in Wisconsin. The purpose of this filing is to eliminate the gateway of points in Illinois.

No. MC 113676 (Sub-No. E57), filed June 4, 1974. Applicant: ROTHERY STORAGE AND VAN COMPANY, 1525 Chase Ave., Elk Grove Village, Ill. 60007. Applicant's representative: Robert J. Gallagher, 1000 Connecticut Ave., N.W., Washington, D.C. 20036. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes,

transporting: Household goods, as defined by the Commission, between points in Michigan, on the one hand, and, on the other, points in South Carolina. The purpose of this filing is to eliminate the gateway of points in Illinois.

No. MC 113676 (Sub-No. E58), filed June 4, 1974. Applicant: ROTHERY STORAGE AND VAN COMPANY, 1525 Chase Ave., Elk Grove Village, Ill. 60007. Applicant's representative: Robert J. Gallagher, 1000 Connecticut Ave., N.W., Washington, D.C. 20036. Authority sought to operate as a common carrier; by motor vehicle, over irregular routes, transporting: Household goods, as defined by the Commission, between points in Michigan, on the one hand, and, on the other, points in Florida. The purpose of this filing is to ellmlnate the gateway of points in Illinols.

No. MC 113676 (Sub-No. E59), filed June 4, 1974. Applicant: ROTHERY STORAGE AND VAN COMPANY, 1525 Chase Ave., Elk Grove Village, Ill. 60007. Applicant's representative: Robert J. Gallagher, 1000 Connecticut Ave., N.W., Washington, D.C. 20036. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Household goods, as defined by the Commission, between points in Ohio, on the one hand, and, on the other, points in Kansas. The purpose of this filing is to eliminate the gateways of points in Illinois and Missouri.

No. MC 113676 (Sub-No. E60), filed June 4, 1974. Applicant: ROTHERY STORAGE AND VAN COMPANY, 1525 Chase Ave., Elk Grove Village, Ark. 60007. Applicant's representative: Robert J. Gallagher, 1000 Connecticut Ave., N.W., Washington, D.C. 20036. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Household goods, as defined by the Commission, between points in Ohio, on the one hand, and, on the other, points in Iowa. The purpose of this filling is to eliminate the gateways of points in Illinois and Missourl.

No. MC. 113676 (Sub-No. E61), filed June 4, 1974. Applicant: ROTHERY STORAGE AND VAN COMPANY, 1525 Chase Ave., Elk Grove Village, Ill. 60007. Applicant's representative: Robert J. Gallagher, 1000 Connecticut Ave., N.W., Washington, D.C. 20036. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Household goods, as defined by the Commission, between points in Michigan, on the one hand, and, on the other, points in Kentucky. The purpose of this filing is to eliminate the gateway of points in Illinois.

No. MC 113676 (Sub-No. E62), filed June 4, 1974. Applicant: ROTHERY STORAGE AND VAN COMPANY, 1525 Chase Ave., Elk Grove Village, Ill. 60007. Applicant's representative: Robert J. Gallagher, 1000 Connecticut Ave., N.W., Washington, D.C. 20036. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes,

transporting: Household goods, as defined by the Commission, between points in Pennsylvania, on the one hand, and, on the other, points in Tennessee. The purpose of this filing is to eliminate the gateways of points in Illinois and Missouri

No. MC 113676 (Sub-No. E63), filed June 4, 1974. Applicant: ROTHERY STORAGE AND VAN COMPANY, 1525 Chase Ave., Elk Grove Village, Ill. 60007. Applicant's representative: Robert J. Gallagher, 1000 Connecticut Ave., N.W., Washington, D.C. 20036. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Household goods, as defined by the Commission, between points in Indiana, on the one hand, and, on the other, points in Tennessee. The purpose of this filing is to eliminate the gateway of points in Illinois.

No. MC 113676 (Sub-No. E64), filed June 4, 1974. Applicant: ROTHERY STORAGE AND VAN COMPANY, 1525 Chase Ave., Elk Grove Village, Ill. 60007. Applicant's representative: Robert J. Gallagher, 1000 Connecticut Ave., N.W., Washington, D.C. 20036. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Household goods, as defined by the Commission, between points in Indiana, on the one hand, and, on the other, points in Arkansas. The purpose of this filing is to eliminate the gateways of Illinois and Missouri.

No. MC 113676 (Sub-No. E65), filed June 4, 1974. Applicant: ROTHERY STORAGE AND VAN COMPANY, 1525 Chase Ave., Elk Grove Village, Il. 60007. Applicant's representative: Robert J. Gallagher, 1000 Connecticut Ave., N.W., Washington, D.C. 20036. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Household goods, as defined by the Commission, between points in Connecticut, on the one hand, and, on the other, points in Iowa. The purpose of this filing is to eliminate the gateway of points in Illinois.

No. MC 113676 (Sub-No. E66), filed June 4, 1974. Applicant: ROTHERY STORAGE AND VAN COMPANY, 1525 Chase Ave., Elk Grove Village, Ill. 60007. Applicant's representative: Robert J. Gallagher, 1000 Connecticut Ave., N.W., Washington, D.C. 20036. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Household goods, as defined by the Commission, between points in Connecticut, on the one hand, and, on the other, points in Colorado. The purpose of this filing is to eliminate the gateway of points in Illinois.

No. MC 113676 (Sub-No. E67), filed June 4, 1974. Applicant: ROTHERY STORAGE AND VAN COMPANY, 1525 Chase Ave., Elk Grove Village, Ill. 60007. Applicant's representative: Robert J. Gallagher, 1000 Connecticut Ave., N.W., Washington, D.C. 20036. Authority sought to operate as a common carrier,

by motor vehicle, over irregural routes, transporting: Household goods, as defined by the Commission, between points in Connecticut, on the one hand, and, on the other, points in Arkansas. The purpose of this filing is to eliminate the gateway of points in Illinois.

No. MC 113676 (Sub-No. E68), filed June 4, 1974. Applicant: ROTHERY STORAGE AND VAN COMPANY, 1525 Chase Ave., Elk Grove Village, Ill. 60007. Applicant's representative: Robert J. Gallagher, 1000 Connecticut Avenue, N.W., Washington, D.C. 20036. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Household goods, as defined by the Commission, between points in Connecticut, on the one hand, and, on the other, points in Wisconsin. The purpose of this filing is to eliminate the gateway of points in Illinois.

No. MC 113676 (Sub-No. E69), filed June 4, 1974. Applicant: ROTHERY STORAGE AND VAN COMPANY, 1525 Chase Ave., Elk Chase Village, Ill. 60007. Applicant's representative: Robert J. Gallagher, 1000 Connecticut Ave., N.W., Washington, D.C. 20036. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Household goods, as defined by the Gommission, between points in Ohio, on the one hand, and, on the other, points in Arkansas. The purpose of this filing is to eliminate the gateways of points in Illinois and Missouri.

No. MC 113676 (Sub-No. E70), filed June 4, 1974. Applicant: ROTHERY STORAGE AND VAN COMPANY, 1525 Chase Ave., Elk Grove Village, Ill. 60007. Applicant's representative: Robert J. Gallagher, 1000 Connecticut Ave., N.W., Washington, D.C. 20036. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Household goods, as defined by the Commission, between points in Ohio, on the one hand, and, on the other, points in Colorado. The purpose of this filing is to eliminate the gateways of points in Illinois and Missouri.

No. MC 113676 (Sub-No. E71), filed June 4, 1974. Applicant: ROTHERY STORAGE AND VAN COMPANY, 1525 Chase Ave., Elk Grove Village, Ill. 60007. Applicant's representative: Robert J. Gallagher, 1000 Connecticut Ave., N.W., Washington, D.C. 20036. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Household goods, as defined by the Commission, between points in Michigan, on the one hand, and, on the other, points in Kansas. The purpose of this filing is to eliminate the gateways of points in Illinois and Missouri.

No. MC 113676 (Sub-No. E72), filed June 4, 1974. Applicant: ROTHERY STORAGE AND VAN COMPANY, 1525 Chase Ave., Elk Grove Village, Ill. 60007. Applicant's representative: Robert J. Gallagher, 1000 Connecticut Ave., N.W., Washington, D.C. 20036. Authority sought to operate as a common carrier,

by motor vehicle, over irregular routes, transporting: Household goods, as defined by the Commission, between points in Michigan, on the one hand, and, on the other, points in Iowa. The purpose of this filing is to eliminate the gateway of points in Illinois.

No. MC 113676 (Sub-No. E73), filed June 4, 1974. Applicant: ROTHERY STORAGE AND VAN COMPANY, 1525 Chase Ave., Elk Grove Village, Ill. 60007. Applicant's representative: Robert J. Gallagher, 1000 Connecticut Ave., N.W., Washington, D.C. 20036. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Household goods, as defined by the Commission, between points in Michigan, on the one hand, and, on the other, points in Colorado. The purpose of this filing is to eliminate the gateways of points in Illinois and Missouri.

No. MC 113676 (Sub-No. E74), filed June 4, 1974. Applicant: ROTHERY STORAGE AND VAN COMPANY, 1525 Chase Ave., Elk Grove Village, Ill. 60007. Applicant's representative: Robert J. Gallagher, 1000 Connecticut Ave., N.W., Washington, D.C. 20036. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Household goods, as defined by the Commission, between points in Michigan, on the one hand, and, on the other, points in Arkansas. The purpose of this filing is to eliminate the gateways of points in Illinois and Missouri.

No. MC 113676 (Sub-No. E75), filed June 4, 1974. Applicant: ROTHERY STORAGE AND VAN COMPANY, 1525 Chase Ave., Elk Grove Village, Ill. 60007. Applicant's representative: Robert J. Gallagher, 1000 Connecticut Ave., N.W., Washington, D.C. 20036. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Household goods, as defined by the Commission, between points in Indiana, on the one hand, and, on the other, points in Texas. The purpose of this filing is to eliminate the gateways of points in Illinois and Missouri.

No. MC 113676 (Sub-No. E76), filed June 4, 1974. Applicant: ROTHERY STORAGE AND VAN COMPANY, 1525 Chase Ave., Elk Grove Village, Ill. 60007. Applicant's representative: Robert J. Gallagher, 1000 Connecticut Avenue., N.W., Washington, D.C. 20036. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Household goods, as defined by the Commission, between points in Indiana, on the one hand, and, on the other, points in Wisconsin. The purpose of this filing is to eliminate the gateway of points in Illinois.

No. MC 113676 (Sub-No. E77), filed June 4, 1974. Applicant: ROTHERY STORAGE AND VAN COMPANY, 1525 Chase Ave., Elk Grove Village, Ill. 60007. Applicant's representative: Robert J. Gallagher, 1000 Connecticut Ave., N.W..

Washington, D.C. 20036. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Household goods, as defined by the Commission, between points in Indiana, on the one hand, and, on the other, points in Louisiana. The purpose of this filing is to eliminate the gateway of points in Illinois.

No. MC 113676 (Sub-No. E78), filed June 4, 1974. Applicant: ROTHERY STORAGE AND VAN COMPANY, 1525 Chase Ave., Elk Grove Village, Ill., 60007. Applicant's representative: Robert J. Gallagher, 1000 Connecticut Ave., N.W., Washington, D.C. 20036. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Household goods, as defined by the Commission, between points in Indiana, on the one hand, and, on the other, points in Colorado. The purpose of this filing is to eliminate the gateways of points in Illinois and Missourl.

No. MC 113676 (Sub-No. E79), filed June 4, 1974. Applicant: ROTHERY STORAGE AND VAN COMPANY, 1525 Chase Ave., Elk Grove Village, Ill. 60007. Applicant's representative: Robert J. Gallagher, 1000 Connecticut Ave., N.W., Washington, D.C. 20036. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes transporting: Household goods, as defined by the Commission, between points in Michigan, on the one hand, and, on the other, points in Louisiana. The purpose of this filing is to eliminate the gateways of points in Illinois and Missouri.

No. MC 113676 (Sub-No. E80), filed June 4, 1974. Applicant: ROTHERY STORAGE AND VAN COMPANY, 1525 Chase Ave., Elk Grove Village, Ill. 60007. Applicant's representative: Robert J. Gallagher, 1000 Connecticut Ave., N.W., Washington, D.C. 20036. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Household goods, as defined by the Commission, between points in New York, on the one hand, and, on the other, points in Texas. The purpose of this filing is to eliminate the gateways of points in Illinois and Missouri.

No. MC 113676 (Sub-No. E81), filed June 4, 1974. Applicant: ROTHERY STORAGE AND VAN COMPANY, 1525 Chase Ave., Elk Grove Village, Ill. 60007. Applicant's representative: Robert J. Gallagher, 1000 Connecticut Ave., N.W., Washington, D.C. 20036. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Household goods, as defined by the Commission, between points in Ohio, on the one hand, and, on the other, points in Maryland. The purpose of this filing is to eliminate the gateway of points in New York.

No. MC 113676 (Sub-No. E82), filed June 4, 1974. Applicant: ROTHERY STORAGE AND VAN COMPANY, 1525 Chase Ave., Elk Grove Village, Ill. 60007. Applicant's representative: Robert J. Gallagher, 1000 Connecticut Ave., N.W., Washington, D.C. 20036. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Household goods, as defined by the Commission, between points in Ohio, on the one hand, and, on the other, points in Delaware. The purpose of this filing is to eliminate the gateways of points in New York.

No. MC 113855 (Sub-No. E34) (Partial correction), filed May 30, 1974, and published in the FEDERAL REGISTER January 19, 1976, and republished, as corrected, this issue. Applicant: INTERNA-TIONAL TRANSPORT, INC., 2450 Marion Rd., S.E., Rochester, Minn. 55901. Applicant's representative: Michael E. Miller, 502 First Nat'l Bank Bldg., Fargo, N. Dak. 58102. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: (1) Commodities which because of their size of weight require the use of special equipment (except boats and iron and steel articles), and related machinery, parts and related contractors' materials and supplies, when their transportation is incidental to the transportation by said carrier of the above-described commodities, and \* \* \* (A) (4) between points in Kansas on, west and north of a line beginning at the Nebraska-Kansas State line extending along U.S. Highway 281 to junction U.S. Highway 56, thence along U.S. Highway 56 to junction U.S. Highway 183, thence along U.S. Highway 183 to junction U.S. Highway 54, thence along U.S. Highway 54 to the Kansas-Oklahoma State line (except points described in (3) above), on the one hand, and, on the other, points in West Virginia on and north of U.S. Highway 33 and on and west of U.S. Highway 250. The purpose of this filing is to eliminate the gateways of South Dakota, Davenport, Iowa, and Elgin, Ill., in (A) above; and South Dakota and points in Pennsylvania on and east of a line beginning at the Pennsylvania-Maryland State line extending along unnumbered highway to junction Business U.S. Highway 15 near Fairplay, thence to junction U.S. Highway 15, thence along unnumbered highway through Clear Spring to junction U.S. Highway 15, thence along U.S. Highway 15 to the Pennsylvania-New York State line (except points in Berks, Bucks, Chester, Delaware, Montgomery, and Philadelphia Counties, Pa., and points in Pennsylvania on and east of the above described line in Adams, York, Cumberland, Perry, Dauphin, Lebanon, and Lancaster Counties, Pa., and points on and east of U.S. Highway 15 and north of the East Branch of the Susquehanna River in Tioga, Bradford, Lycoming, Sullivan, Union, Snyder, Northumberland, Montour, and Columbia Counties, Pa., in (B) above. The purpose of this correction is to correct the publication to properly identify the particular highway. The remainder of the letter-notice remains as previously published.

No. MC 113855 (Sub-No. E54), (Partial correction), Fled May 30, 1974, and published in the Federal Register October

21, 1975, and republished, as corrected, this issue. Applicant: INTERNATIONAL TRANSPORT, INC., 2450 Marion Rd., S.E., Rochester, Minn. 55901. Applicant's representative: Michael E. Miller, 502 . First Nat'l Bank Bldg., Fargo, N. Dak. 58102. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Commodities which because of their size or weight, require the use of special equipment, and related machinery, parts, and related contractors' materials, and supplies, when their transportation is incidental to the transportation of the specified commodities \* \* \* The purpose of this filing is to eliminate the gateways of points in Minnesota within 50 miles of Sioux Falls, S. Dak. The purpose of this partial correction is to correct an error in the first portion of the commodity description. The remainder of the letter notice remains as previously published.

No. MC 113855 (Sub-No. E84), (Correction), filed May 30, 1974, published in the FEDERAL REGISTER November 26, 1975, and republished, as corrected this issue. Applicant: INTERNATIONAL TRANSPORT, INC., 2450 Marion Rd., S.E., Rochester, Minn. 55901. Applicant's representative: Michael E. Miller, 502 First Nat'l Bank Bldg., Fargo, N. Dak. 58102. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: (A)(2) self-propelled articles described in (1) above, each weighing 15,000 pounds or more and related machinery, and parts moving in connection therewith (restricted to commodities transported on trailers), from points in Montana, to points in Maine, Vermont, New Hamp-Tennessee, South Carolina. shire, Georgia, Florida, Alabama, Mississippi. Arkansas, New York, Delaware, Virginia, North Carolina, Michigan, Louisiana, Maryland and the District of Columbia, (points in South Dakota east of the Missouri River and Minneapolis, Minn.) \* (B) (2) self-propelled articles, described in (1) above each weighing 15,000 pounds or more (restricted to commodities transported on trailers), from points in Montana, to points in Maine, Vermont, New Hampshire, Tennessee, South Carolina, Georgia, Florida, Alabama, Mississippi, Arkansas, New York, Delaware, Virginia, North Carolina and Michigan, (points in South Dakota east of the Missouri River, and points in Minnesota within 15 miles of the Minneapolis-St. Paul commercial zone) \* (C) road construction machinery and equipment, as defined by the Commission, and lift trucks, in flat bed trailers only, restricted to commodities which because of size or weight require the use of special equipment, provided that the loading and/or unloading which necessitates the special equipment, is performed by the consignor or consignee or both, between points in Montana, on the one hand, and on the other, points in Maine, Vermont, New Hampshire, Tennessee, South Carolina, Georgia, Florida, Alabama, Mississippi, Arkansas, New York, Delaware,

Virginia, North Carolina and Michigan (except Benton Harbor and Battle Creek); (points in South Dakota east of Missouri River and points in Minnesota within 15 miles of Minneapolis-St. Paul commercial zone).\* The purpose of this filing is to eliminate the gateways indicated by asterisks above. The purpose of this correction is to correct the territorial description. The remainder of the letter-notice remains as previously published.

No. MC 113855 (Sub-No. E85), (Correction), filed May 30, 1974, and published in the FEDERAL REGISTER October 21, 1975, and republished, as corrected, this issue. Applicant: INTERNATIONAL TRANSPORT, INC., 2450 Marion Rd., S.E., Rochester, Minn. 55901. Applicant's representative: Michael E. Miller, 502 First Nat'l Bank Bldg., Fargo, N. Dak. 58102. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: (1) Commodities, which, because of size or weight, require the use of special equipment, and related machinery, parts, and related contractors' materials, and supplies, when their transportation is incidental to the transportation of the speci-fied commodities, and \* \* \* (a) (ii) between points in North Dakota on and west of U.S. Highway 83 on the one hand, and, on the other, points in North Carolina west of Hartford, Bertie, Martin, Beaufort, and Pamlico Counties, and east of U.S. Highway 15, and points in South Carolina on and east of U.S. Highway 52 (South Dakota and points in Pennsylvania on and east of a line beginning at the Maryland-Pennsylvania State line and extending along unnumbered highway (formerly portion U.S. Highway 15) to junction Business U.S. Highway 15, near Fairplay in junction U.S. Highway 15, thence along U.S. Highway 15 to junction unnumbered highway (formerly portion U.S. Highway 15), through Clear Spring, to junction U.S. Highway 15, thence along U.S. Highway 15, the Pennsylvania-New York State line (except points in Berks, Bucks, Chester, Del-aware, Montgomery, and Philadelphia Counties, Pa., and points in Pennsylvania, on and east of the above described line in Adams, York, Cumberland, Perry, Dauphin, Lebanon, and Lancaster Counties, Pa., and points in Pennsylvania on and east of U.S. Highway and north of the East Branch of the Susquehanna River in Tioga, Bradford, Lycoming, Sullivan, Union, Snyder, Northumberland, Montour, and Columbia Counties, Pa.)

(b) Between points in South Dakota, on the one hand, and, on the other, points in New York on and east of U.S. Highway 15, points in Maryland (except Garrett County), the District of Columbia, points in North Carolina on and east of a line beginning at the Virginia-North Carolina State line and extending along North Carolina Highway 87 to junction U.S. Highway 301, thence along U.S. Highway 301 to the North Carolina-South Carolina State line, and points in Virginia east of Alleghany, Rockbridge,

Bedford, and Pittsylvania Counties (points in Pennsylvania on and east of a line beginning at the Maryland-Pennsylvania State line and extending along unnumbered highway (formerly portion U.S. Highway 15), to junction Business U.S. Highway 15, near Fairplay, to junction U.S. Highway 15, thence along U.S. Highway 15 to junction unnumbered highway (formerly portion U.S. Highway 15). through Clear Spring to junction U.S. Highway 15 thence along U.S. Highway 15 to the Pennsylvania-New York State line (except points in Berks, Bucks, Chester, Delaware, Montgomery, and Philadelphia Counties, Pa., and points in Pennsylvania on and east of the above described line in Adams, York, Cumberland, Perry, Dauphin, Lebanon, and Lancaster Counties, Pa., and points in Pennsylvania on and east of U.S. Highway 15 and north of the East Branch of the Susquehanna River in Tioga, Bradford, Lycoming, Sullivan, Union, Snyder, Northumberland, Montour, and Columbia Counties, Pa.).\* The purpose of this fil-ing is to eliminate the gateways indi-cated by asterisks above. The purpose of this correction is to correct the reference of the elimination of a gateway and to correct an error made in part (a) (ii) above. The remainder of the letter-notice remains as previously published.

No. MC 113855 (Sub-No. E90), (Partial correction), filed May 30, 1974, and published in the FEDERAL REGISTER November 5, 1975, and republished, as shown, this issue. Applicant: INTERNATIONAL TRANSPORT, INC., 2450 Marion Road, S.E., Rochester, Minn. 55901. Applicant's representative: Michael E. Miller, 502 First Nat'l Bank Bldg., Fargo, N. Dak. 58102. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: (I) commodities which, because of their size or weight require the use of special equipment (except boats and iron and steel articles), and related machinery parts and related contractors' materials and supplies, when their transportation is incidental to the transportation by said carrier of the above-described commodities, and (II) self-propelled articles, each weighing 15,000 pounds or more and related machinery, tools, parts and supplies, moving in connection therewith (restricted to commodities transported on trailers), • • • (3) between points in Colorado, on and north of a line beginning at the Colorado-Kansas State line and extending along U.S. Highway 36 to junction U.S. Highway 6, thence along U.S. Highway 6 to Colorado-Utah State line on the one hand, and, on the other, points in Indiana south of Interstate Highway 74 and on and north of a line beginning at the Indiana-Illinois State line and extending along Interstate Highway 70 to the junction of Indiana State Highway 46, thence along Indiana State Highway 46 to junction Interstate Highway 65, thence along Interstate Highway 65 to the Indiana-Kentucky State line, and points in Kentucky on and east of Kentucky State Highway 61. The purpose of this filing is to eliminate the gateways indicated in asterisks above. The purpose of this correction is to insert part (3) which was deleted in the publication. The remainder of the letter-notice remains as previously published.

No. MC 113855 (Sub-No. E94), (Partial correction), filed May 30, 1974, and published in the FEDERAL REGISTER November 26, 1975, and republished, as corrected, this issue. Applicant: INTERNA-TIONAL TRANSPORT, INC., Marion Rd., S.E., Rochester, Minn. Applicant's representative: Michael E. Miller, 502 First Nat'l Bank Bldg., Fargo, N. Dak. 58102. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: (1) commodities which because of their size or weight, require the use of special equipment, and related machinery, parts and related contractors' materials and supplies, when their transportation is incidental to the transportation of the above-specified com-modities, and • • • (B) (vi) between points in Montana, on the one hand, and, on the other, points in Kansas on and east of Kansas Highway 25; (points in South Dakota east of the Missouri River)

\* \* The purpose of this filing is to eliminate the gateways indicated by asterisks above. The purpose of this partial correction is to correct the second part (B)(v) to read as (B)(vi) above. The remainder of the letter-notice remains as previously published.

No. MC 113855 (Sub-No. E111), (Partial correction), filed May 30, 1974, and published in the FEDERAL REGISTER OCtober 21, 1975, and republished, as corrected, this issue. Applicant.

TIONAL TRANSPORT, INC., 2450

Rochester. Minn. rected, this issue. Applicant: INTERNA-55901. Applicant's representative: Michael E. Miller, 502 First Nat'l Bank Bldg., Fargo, N. Dak. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: (1) airplane loading, maintenance and baggage handling equipment, which by reason of size or weight requires the use of special equipment, and \* \* \* (E) from points in Nevada on, west, and north of a line beginning at the Oregon-Nevada State line and extending along U.S. Highway 95 to junction U.S. Highway 40 to the Nevada-California State line, to points in Florida. The purpose of this filing is to eliminate the gateway of San Leandro, Calif. The purpose of this correction is to correct an error in part (1) of the commodity description and part (E) the destination state should be Florida. The remainder of the letternotice remains as previously published.

No. MC 113855 (Sub-No. E118), (Partial correction), filed May 30, 1974, and published in the Federal Register January 19, 1976, and republished, as corrected, this issue. Applicant: INTERNATIONAL TRANSPORT, INC., 2450 Marion Road, S.E., Rochester, Minn. 55901. Applicant's representative: Michael E. Miller, 502 First Nat'l Bank Bldg., Fargo, N. Dak. 58102. Authority

sought to operate as a common carrier, by motor vehicle, over irregular routes. transporting: Signs, sign parts, and sign accessories, which, because of size or weight, require the use of special equip-ment; \* \* \* (5) from points in Wis ment; \* \* \* (5) from points in Wisconsin, Iowa, Michigan, Ohio, Pennsylvania, Delaware, New Jersey, New York, Connecticut, Rhode Island, Massachusetts, District of Columbia, points in Illinois on and north of Illinois Highway 9, points in Indiana on and north of Indiana Highway 26, points in West Virginia on, north, and east of U.S. Highway 60, and points in Virginia on and north of U.S. Highway 60 and on and east of U.S. Highway 29, to points in Arizona on, west, and north of a line beginning at the Utah-Arizona State line and extending along U.S. Highway 89 to junction Interstate Highway 17, thence along Interstate Highway 17 to junction U.S. Highway 80, thence along U.S. Highway 80 to the Arizona-California State line and points in Maryland. (Clearfield, Utah)\*: \* \* \* (8) from points in Minnesota to points in Arizona on, west, and north of a line beginning at the Utah-Arizona State line and extending along U.S. Highway 89 to junction Interstate Highway 17, thence along Interstate Highway 17 to junction U.S. Highway 80, thence along U.S. Highway 80 to the Arizona-California State line (points in Minnesota within 50 miles of Sioux Falls, S. Dak.; South Dakota; and Clearfield, Utah).\* The purpose of this filing is to eliminate the gateways indicated by asterisks above. The purpose of this correction is to correct origin point in part (5) to include the State of Maryland and to correct part (8) to clarify the correct highway. The remainder of the letternotice remains as previously published.

No. MC 113855 (Sub-No. E119), (Partial correction), filed May 30, 1974, published in the FEDERAL REGISTER November 26, 1975, and republished, as corrected. this issue. Applicant: INTERNATIONAL TRANSPORT, INC., 2450 Marion Road, S.E., Rochester, Minn. 55901. Applicant's representative: Michael E. Miller, 502 First Nat'l Bank Bldg., Fargo, N. Dak. 58102. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: (1) agricultural machinery and implements, tractors, attachments and parts which because of their size or weight require the use of special equipment and related machinery parts, when their transportation is incidental to the transportation by the above-described commodities, and (2) self-propelled articles, described in (1) above, each weighing 15,000 pounds or more, and related parts, moving in connection therewith, restricted to commodities transported on trailers, (C) (v) from points in South Dakota on and north of a line beginning at the Minnesota-South Dakota State line and extending along U.S. Highway 12 to junction South Dakota Highway 73, thence along South Dakota Highway 73 to the South Dakota-North Dakota State line, to points in Louisiana and Arkan-sas; • • • The purpose of this filing is to eliminate the gateways indicated by as-

terisks above. The purpose of this correction is to correct part (C) (v) above. The remainder of this letter-notice remains as previously published.

No. MC 113855 (Sub-No. E155), (Partial correction), filed May 30, 1974, and published in the Federal Register October 21, 1975, and republished as corrected this issue. Applicant: INTERNATIONAL TRANSPORT, INC., 2450 Marion Road, S.E., Rochester, Minn. 55901. Applicant's representative: Michael E. Miller, 502 First Nat'l Bank Bldg., Fargo, N. Dak. 58102. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: (I) Commodities, the transportation of which, because of their size or weight, require the use of special equipment, and (II) Self-propelled articles, each weighing 15,000 pounds or more and related machinery, tools, parts, and supplies, moving in connection therewith, restricted to commodities transported on trailers (except boats, aircraft, aircraft parts, aircraft engines, missiles, missile parts, missile propelling parts, missile engines, self-propelled street sweepers, tension wire stringing equipment, truck concrete mixers, trenching machines, lift trucks, front end shovel loaders, trucks, automobiles, buses, trailers, and machinery and equipment used in the maintenance, servicing, repair, and operation of airplanes); \* \* \* (D)(1) between of airplanes); points in Nevada on, west, and south of a line beginning at the Nevada-Oregon State line and extending along Nevada Highway 51 to junction U.S. Highway 50, thence along U.S. Highway 50 to the Utah-Nevada State line, on the one hand, and, on the other, points in Tennessee, and (2) between points in Nevada east and north of the line described in (1) above on the one hand, and, on the other, points in Tennessee on and south of U.S. Highway 64. The purpose of this filing is to eliminate the gateways of Califor-nia. The purpose of this partial correction is to clarify the correct highway designation in part (D) (2) above. The remainder of the letter-notice remains as previously published.

No. MC 113855 (Sub-No. E165), (Correction), filed May 30, 1974, published in the FEDERAL REGISTER March 31, 1976, and republished, as corected, this issue. Applicant: INTERNATIONAL TRANS-PORT, INC., 2450 Marion Rd., S.E., Rochester, Minn. 55901. Applicant's representative: Michael E. Miller, 502 First Nat'l Bank Bldg., Fargo, N. Dak. 58102. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: (C)(1) Road construction machinery and equipment, as defined by the Commission, and (2) lift trucks in flat bed trailers only, restricted in (1) and (2) to the transportation of commodities which because of size or weight require the use of special equipment, provided that the loading and/or unloading which necessitates the special equipment is performed by consignor or consignee or both; (ii) between points in North Dakota on and north of a line beginning at the Montana-North Dakota State line and extending along U.S. Highway 2 to junction North Dakota Highway 1, to the United States-Canada International Boundary line (except Minot), on the one hand, and, on the other, points in Maine, Vermont, New Hampshire, Tennessee, South Carolina, Georgia, Florida, Alabama, Mississippi, Arkansas, New York, Virginia, North Carolina, The Lower Peninsula of Michigan (except Benton Harbor and Battle Creek).\* (South Dakota; Minneapolis or St. Paul, Minn., or points within 15 miles thereof. The purpose of this filing is to eliminate the gateways indicated by asterisks above. The purpose of this correction is to correct the territorial description. The remainder of the letter-notice remains as previously published.

No. MC 113855 (Sub-No. E171), (Partial correction), filed May 30, 1974, published in the FEDERAL REGISTER November 5, 1975, and republished, as corrected. this issue. Applicant: INTERNATIONAL TRANSPORT, INC., 2450 Marion Rd., S.E., Rochester, Minn. 55901. Applicant's representative: Michael E. Miller, 502 First Nat'l Bank Bldg., Fargo, N. Dak. 58102. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: (B) Road construction machinery and equipment, as defined by the Commission, and lift trucks (except commodities which because of size or weight require the use of special equipment), in flat bed trailers,
• • • (4) from points in Tennessee on and east of Interstate Highway 65, points in South Carolina, Georgia, Florida, (except Escambia, Santa Rosa, Okaloosa, Walton Holmes, Washington, and Bay Counties), Alabama (except Washington Mobile, Baldwin, and Escambia Counties) and Indiana, (except points in the corporate limits of Hammond, Whiting, East Chicago, and Gary) to points in Box Elder, Cache, Rich, Weber, Toole, Davis, Morgan, Salt Lake, Utah, and Wasatch Counties, Utah. (Minneapolis or St. Paul, Minn., or points within 15 miles thereof.) • The purpose of this filing is to eliminate the gateways indicated by asterisks above. The purpose of this partial correction is to reflect the destination point in part (B) (4). The remainder of this letter-notice remains as previously published.

No. MC 123639 (Sub-No. E9), (Correction), filed May 14, 1974, published in the FEDERAL REGISTER issue of June 24, 1974, and republished, as corrected, this issue. Applicant: J. B. MONTGOMERY, INC., 5150 Brighton Blvd., Denver, Colorado 80216. Applicant's representative: John F. DeCock (same as above). Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Meats, meat products, and meat by-products, and articles distributed by meat packinghouses, as described in Sections A and C of Appendix I to the report in Descriptions in Motor Carrier Certificates, 61 M.C.C. 209 and 766 (except hides, dry acids and chemicals, in bulk, and liquid commodities, in bulk, in tank vehicles), from the plant site of storage facilities of Griffith

Provision Company, Inc., at or near Downs, Kans., to points in California, Idaho, Oregon, Utah, and Washington. The purpose of this filing is to eliminate the gateways of Lexington, Nebr. and Minden, Nebr.

NOTE.—The purpose of this correction is to state the correct gateway points. The above authority was transferred from J. B. Montgomery, Inc. (an Iowa Corporation) to J. B. Montgomery, Inc. (a Delaware Corporation) in No. MC-FC-75014.

No. MC 127187 (Sub-No. E5), (Partial correction), filed May 13, 1974, and published in the FEDERAL REGISTER August 20, 1975, and republished, as corrected, this issue. Applicant: FLOYD DUENOW, INC., 215 East Cherry, Fergus Fall, Minn. Applicant's representative: Gene P. Johnson, 425 Gate City Bldg., Fargo, N. Dak. 58102. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Dry animal and poultry feed and feed ingredients (except frozen animal feed and commodities in bulk, in tank vehicles): (1) from points in that part of Iowa on and west of U.S. Highway 59 and on and north of U.S. Highway 20, to points in: • • • (2) from Cherokee, Iowa, and points in that part of Iowa on and north of Iowa Highway 3 and on and west of U.S. Highway 59 to points in Oklahoma (except that part of Oklahoma east of U.S. Highway 71 and north of Oklahoma Highway 33; • • • (b) from Malvern, Iowa and points in that part of Iowa on, south, and west of a line beginning at the Nebraska-Iowa State line, and extending along Iowa Highway 175 to Ida Grove, thence south along U.S. Highway 59 to junction U.S. Highway 34, thence west along U.S. Highway 34 to junction U.S. Highway 275, thence along U.S. Highway 275 to the Iowa-Missouri State line to points in that part of Wisconsin on, north, and east of a line beginning at the Wisconsin-Iowa State line, and extending along Wisconsin Highway 60 to junction U.S. Highway 41, thence south along U.S. Highway 41 to junction U.S. Highway 18, thence along U.S. Highway 18 to Lake Michigan: \* \* \* (8) from points in that part of Iowa on and west of U.S. Highway 59 and on and north of U.S. Highway 18, to points in that part of Nebraska on and west of a line beginning at the Nebraska-Kansas State line and extending along U.S. Highway 83 to Thedford, thence along Nebraska Highway 2 to Dunning, thence along Nebraska Highway 91 to Brewster, thence along Nebraska Highway 7 to Ainsworth, thence along U.S. Highway 20 to Valentine, thence along U.S. Highway 83 to the Nebraska-South Dakota State line, and on the east of a line beginning at the Nebraska-Colorado State line, and extending along Nebraska Highway 19 to Sidney, thence along U.S. Highway 385 to junction Nebraska Highway 87, thence along Nebraska Highway 87 to Hay Springs, thence along U.S. Highway 20, to Merriman, thence along Nebraska Highway 61 to the South Dakota-Nebraska State line. The purpose of this filing is to eliminate the gateways of that part of Minnesota on

and west of U.S. Highway 71 (or South Dakota on movements to Wisconsin). The purpose of this correction is to correct the territorial description. The remainder of the letter-notice remains as previously published.

No. MC 127187 (Sub-No. E6), (Partial correction), filed may 13, 1974, published in the FEDERAL REGISTER August 20, 1975. and republished, as corrected, this issue. Applicant: FLOYD DUENOW, INC., 215 East Cherry, Fergus Falls, Minn. Applicant's representative: Gene P. Johnson, 425 Gate City Building, Fargo, N. Dak 58102. Authority sought to operate as a common carrier, by motof vehicle, over irregular routes, transporting: (A) Dry animal feed and dry poultry feed (except commodities in bulk, in tank vehicles, and frozen animal feed): (7) from points in that part of Minnesota east of U.S. Highway 71 and, on and north of U.S. Highway 52 and 12, to-points in that part of Iowa on and west of a line beginning at the Iowa-Missouri State line. and extending along U.S. Highway 71 to junction Iowa Highway 141, thence along Iowa Highway 141 to junction U.S. Highway 75, thence along the northern Monona County line to the Missouri River, that part of Iowa on and west of U.S. Highway 75 from the Minnesota-Iowa State line to the northern Plymouth County line, and points in Plymouth, Woodbury, and Monona Counties; The purpose of this filing is to eliminate the gateways of South Dakota in (A) (1) through (9), points in South Dakota within the Sloux City, Iowa, commercial zone in (A) (10), South Dakota and that part of Minnesota on and west of U.S. Highway 71, in (A) (11) and (12), and that part of North Dakota on and east of North Dakota Highway 1 in (B) (1) through (4). The purpose of this correction is to clarify the correct highway description. The remainder of the letter-notice remains as previously published.

No. MC 127187 (Sub-No. E7), (Partial correction), filed May 13, 1974, and published in the FEDERAL REGISTER August 20, 1975, and republished, as corrected, this issue. Applicant: FLOYD DUENOW, INC., 215 East Cherry, Fergus Falls, Minn. 56537. Applicant's representative: Gene P. Johnson, 425 Gate City Building, Fargo, N. Dak. 58102. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Dry animal and poultry feed (except frozen animal feed) and dry animal and poultry feed ingredients (except commodities in bulk, in tank vehicles): (D) from points in Iowa on and north of U.S. Highway 18 (except points west of Iowa Highway 170 from the Minnesota State line to junction U.S. Highway 18 near Everly) to points in Nebraska (except that part of Nebraska east of a line beginning at the Nebraska-South Dakota State line, and extending along U.S. Highway 281 to junction U.S. Highway 275, thence along U.S. Highway 275 to junction U.S. Highway 77, thence along U.S. Highway 77 to the Nebraska-Kansas State line): The purpose of this filing is to eliminate the gateway of that part of Minnesota on and west of U.S. Highway 71. The purpose of this correction is to reflect a deletion of a destination point in part (D) above. The remainder of the letter-notice remains as previously published.

No. MC 127187 (Sub-No. E8), (Partial correction), filed May 13, 1974, and published in the FEDERAL REGISTER August 20, 1975, and republished, as corrected, this issue. Applicant: FLOYD DUENOW, INC., 215 East Cherry, Fergus Falls, Minn. 56537. Applicant's representative: Gene P. Johnson, 425 Gate City Building, Fargo, North Dakota 58102. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Dry animal feed and dry poultry feed (except frozen animal feed): (F) from points in that part of South Dakota east of the Missouri River, and south and west of a line beginning at the Missouri River on South Dakota Highway 47, thence along South Dakota Highway 47 to junction South Dakota Highway 34, thence along South Dakota Highway 34 to South Dakota Highway 25 near Vilas, thence south on South Dakota Highway 25 to U.S. Highway 16, thence along U.S. Highway 16 to U.S. Highway 81, thence along U.S. Highway 81 to the South Dakota-Nebraska State line (except points in Yonkton County) to points in: (1) that part of Kansas on and east of U.S. Highway 75, and on and south of U.S. Highway 40, (2) Missouri (except points in that part of Missouri north of U.S. Highway 40 and west of U.S. Highway 65), (3) that part of Oklahoma, on and east of U.S. Highway 75, and (4) that part of Texas on, south, and east of a line beginning at the United States-Mexican Border, and extending along U.S. Highway 67 to Fort Worth, thence along U.S. Highway 77 to the Texas-Oklahoma State line; The purpose of this filing is to eliminate the gateway of that part of Minnesota on and west of U.S. Highway 71. The purpose of this correction is to correct an error in part (F) above. The remainder of the letter-notice remains as previously published.

By the Commission.

[SEAL] ROBERT L. OSWALD, Secretary.

[FR Doc.76-14591 Filed 5-18-76;8:45 am]

INotice No. 631

# MOTOR CARRIER TEMPORARY AUTHORITY APPLICATIONS

MAY 14, 1976.

Important Notice: The following are notices of filing of applications for temporary authority under Section 210a(a) of the Interstate Commerce Act provided for under the provisions of 49 C.F.R. § 1131.3. These rules provide that an original and six (6) copies of protests to an application may be filed with the field official named in the Federal Register publication no later than June 3, 1976. One copy of the protest must be served

on the applicant, or its authorized representative, if any, and the protestant must certify that such service has been made. The protest must identify the operating authority upon which it is predicated, specifying the "MC" docket and "Sub" number and quoting the particular portion of authority upon which it relies. Also, the protestant shall specify the service it can and will provide and the amount and type of equipment it will make available for use in connection with the service contemplated by the TA application. The weight accorded a protest shall be governed by the completeness and pertinence of the protestant's information.

Except as otherwise specifically noted, each applicant states that there will be no significant effect on the quality of the human environment resulting from approval of its application.

A copy of the application is on file, and can be examined at the Office of the Secretary, Interstate Commerce Commission, Washington, D.C., and also in the I.C.C. Field Office to which protests are to be transmitted.

No. MC 19945 (Sub-No. 56TA), filed 4, 1976. Applicant: BEHNKEN TRUCK SERVICE, INC., Route No. 13, New Athens, Ill. 62264. Applicant's representative: Ernest A. Brooks II, 1301 Ambassador Bldg., St. Louis, Mo. 63101. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Dry fertilizer, in bulk, in dump vehicles, from Springfield, Ill., to Toledo, Iowa, for 180 days. Applicant has also filed an underlying ETA seeking up to 90 days of operating authority. Supporting shipper: William M. Johnson, Plant Manager, Agro Marketing Co., P.O. Box 745, Meredosia, Ill. 62665. Send protests to: Harold C. Jolliff, District Supervisor, Interstate Commerce Commission, P.O. Box 2418, Springfield, Ill. 62705.

No. MC 102567 (Sub-No. 189TA) (Correction), filed April 8, 1976, published in the FR issue of April 27, 1976, repub-lished as corrected this issue. Applicant: McNAIR TRANSPORT INC., P.O. Drawer 5357, Bossier City, La. 71010. Applicant's representative Charles L. Taylor, Jr., 2040 North Loop West, Suite 208, Houston, Tex. 77018. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Liquid chemicals (except liquid bromine), in bulk, in tank vehicles, from Columbia County, Ark., points in Alabama, Florida, Georgia, Illinois, Kansas, Kentucky, Missouri, and South Carolina, for 180 days. Supporting shipper: Dow Chemical U.S.A., Eastern Division, P.O. Box 3600, Cleveland, Ohio 44136. Send protests to: Ray C. Armstrong, Jr., District Supervisor, 9038 Federal Bldg., 701 Loyola Ave., New Orleans, La. 70113. The purpose of this republica-tion is to correct the commodity description.

No. MC 107002 (Sub-No. 488TA), filed May 4, 1976. Applicant: MILLER TRANSPORTERS, INC., P.O. Box 1123, Jackson, Miss. 39205. Applicant's representative: John J. Borth (same address

as applicant). Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Vegetable oil, in bulk, in tank vehicles, from Memphis, Tenn., to Wichita, Kans., for 180 days. Applicant has also filed an underlying ETA seeking up to 90 days of operating authority. Supporting shipper: Hunt-Wesson Foods, Inc., 1645 W. Valencia Drive, Fullerton, Calif. 92634. Send protests to: Alan C. Tarrant, District Supervisor, Interstate Commerce Commission, Room 212, 145 East Amite Bldg., Jackson, Miss. 32901.

No. MC 107295 (Sub-No. 814TA), filed May 5, 1976. Applicant: PRE-FAB TRANSIT CO., 100 South Main St., Farmer City, Ill. 61842. Applicant's representative: Richard D. Vollmer (same address as applicant). Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Wire, nails, mesh, staples, gates, rods, reinforcement bars, ingots, billets, fencing, and fence posts, from Kokomo, Ind., to points in New Jersey, for 180 days. Applicant has also filed an underlying ETA seeking up to 90 days of operating authority. Supporting shipper: Robert M. Hamilton, Penn-Dixle Steel Corporation, 1109 South Main St., Kokomo, Ind. 46901. Send protests to: Harold C. Jolliff, District Supervisor, Interstate Commerce Commission, P.O. Box 2418, Springfield, Ill. 62705.

No. MC 109397 (Sub-No. 327TA), filed May 4, 1976. Applicant: TRI-STATE MOTOR TRANSIT CO., P.O. Box 113, Joplin, Mo. 64801. Applicant's representative: Max G. Morgan, 223 Ciudad Bldg., Oklahoma City, Okla. 73112. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Radioactive waste materials, from the plantsite of General Atomic Co., at or near San Diego, Calif., to the burial site of Nuclear Engineering Company, Inc., at or near Richland, Wash., for 180 days. Applicant has also filed an underlying ETA seeking up to 90 days of operating authority. Supporting shipper: Nuclear Engineering Company, Inc., P.O. Box 156, San Ramon, Calif. 94583. Send protests to: John V. Barry, District Supervisor, Interstate Commerce Commission, Bureau of Operations, 600 Federal Bldg., 911 Walnut St., Kansas City, Mo. 64106.

No. MC 111302 (Sub-No. 89TA), filed May 4, 1976. Applicant: HIGHWAY TRANSPORT, INC., P.O. Box 10470, 1500 Amherst Road, Knoxville, Tenn. 37919, Applicant's representative: David A. Petersen (same address as applicant). Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Polypropylene glycol and isocyanates, in bulk, in tank vehicles, from Farwell, Mich., to Parsons, Tenn., for 180 days. Applicant has also filed an underlying ETA seeking up to 90 days of operating authority. Supporting shipper: Reynolds Chemical Products, Div. Hoover Ball & Bearing Co., 5500 South State Road, Ann Arbor, Mich. 48104. Send protests to: Joe J. Tate, District Supervisor, Interstate

Commerce Commission, Bureau of Operations, Suite A-422 U.S. Courthouse, 801 Broadway, Nashville, Tenn. 37203.

No. MC 111729 (Sub-No. 652TA), filed May 5, 1976. Applicant: PUROLATOR COURIER CORP., 3333 New Hyde Park Road, New Hyde Park, N.Y. 11040. Applicant's representative: Elizabeth L. Henoch (same address as applicant). Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Fresh and dried cut flowers, decorative greens, green plants and floral supplies, when moving at the same time and in the same vehicle with commodities the transportation of which is subject to economic regulation, from Minneapolis, Minn., to Omaha, Nebr.; Ironwood, Mich.; and points in Iowa, North Dakota, South Dakota, and Wisconsin, for 180 days. Supporting shipper: Flowers, Incorpoated, 16 Glenwood, Minneapolis, Minn. 55403. Send protests to: Maria B. Rejss, Transportation Assistant, Interstate Commerce Commission, 26 Federal Plaza, New York, N.Y. 10007.

No. MC 124328 (Sub-No. 100TA), filed May 4, 1976. Applicant: BRINK'S, IN-CORPORATED, 1 Crossroads of Commerce, Algonquin Road & Rt. 53, Suite 710, Rolling Meadow, Ill. 60008. Applicant's representative: Chandler L. van Orman, 704 Southern Bldg., Washington. D.C. 20005. Authority sought to operate as a contract carrier, by motor vehicle, over irregular routes, transporting: Precious metals, between Chicago, Ill., and Winslow, N.J., under a continuing contract with Simmons Refining Company, for 180 days. Supporting shipper: Simmons Refining Company, Ellis H. Brown, Vice-President, 1704 S. Normal, Chicago, Ill. Send protests to: Patricia A. Roscoe, Transportation Assistant, Interstate Commerce Commission, Everett McKinley Dirksen Bldg., 219 S. Dearborn St., Room 1386, Chicago, Ill. 60604.

No. MC 126276 (Sub-No. 149TA), filed April 29, 1976. Applicant: FAST MOTOR SERVICE, INC., 9100 Plainfield Road, Brookfield, Ill. 60513. Applicant's representative: Albert A. Andrin, 180 N. La Salle St., Chicago, Ill. 60601. Authority sought to operate as a contract carrier, by motor vehicle, over irregular routes. transporting: Metal containers and metal container ends, from the plantsite of American Can Company, at Whitehouse, Ohio, to Edison and Hillside, N.J., under a continuing contract with American Can Company, for 180 days. Applicant has also filed an underlying ETA seeking up to 90 days of operating authority. Supporting shipper: American Can Company, Richard P. Edwards, Asst. Trans. Mgr., Operations, American Lane, Greenwich, Conn. 06830. Send protests to: Patricia A. Roscoe, Transportation Assistant, Interstate Commerce Commission, Everett McKinley Dirksen Bldg., 219 S. Dearborn St., Room 1386, Chicago, Ill.

No. MC 134387 (Sub-No. 31TA), filed May 4, 1976. Applicant: BLACKBURN TRUCK LINES, INC., 4998 Branyon Ave., South Gate, Calif. 90280. Applicant's representative: David P. Christianson, 606 South Olive St., Suite 825, Los Angeles, Calif. 90014. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Cased paper products, from the manufacturing facility of American Can Company's paper mill at Halsey, Oreg., to points in California, for 180 days. Applicant has also filed an underlying ETA seeking up to 90 days of operating authority. Supporting shipper: American Can Company, Serramonte Plaza, 355 Gellert Blvd., Daly City, Calif. 94105. Send protests to: Walter W. Strakosch, District Supervisor, Room 321, Federal Bldg., 300 North Los Angeles St., Los Angeles, Calif. 90012.

No. MC 134922 (Sub-No. 168TA), filed May 5, 1976. Applicant: B. J. McADAMS, INC., Route 6, Box 15, North Little Rock, 72118. Applicant's representative: Bob McAdams (same address as applicant). Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Pneumatic rubber tires and tubes, from Marion and Shelby, Ohio, to points in Colorado and Texas, for 180 days. Supporting shippers: Mansfield Tire & Rubber Company; Pennsylvania Tire Company; Inland Rubber Corp., also dba Fleet Tire Mart; Pennsylvania Tire & Rubber Co., of Miss., Inc., 515 Newman St., Mansfield, Ohio 44902. Send protests to: William H. Land, Jr., District Supervisor, 3108 Federal Office Bldg., 700 West Capitol, Little Rock, Ark. 72201.

No. MC 135364 (Sub-No. 28TA), filed April 29, 1976. Applicant: MORWALL TRUCKING, INC., R.D. #3, Box 76-C, Moscow, Pa. 18444. Applicant's representative: Joseph G. Dail, Jr., 1111 E St., NW., Washington, D.C. 20004, Authority sought to operate as a contract carrier, by motor vehicle, over irregular routes, transporting: (1) Enameled, glazed, and surface coated paper, from the facilities of Coated Products, Inc., at or near Monmouth Junction, N.J., to points in Georgia, Illinois, Indiana, Kansas, Michigan, Minnesota, North Carolina, Ohlo, Pennsylvania, South Carolina, Tennessee, Virginia, West Virginia, Wisconsin, Missouri and Cali-fornia; and (2) Materials, equipment, and supplies used in the manufacture of commodities described in (1) above, from points in Georgia, Illinois, Indiana, Kansas, Michigan, Minnesota, North Carolina, Ohio, Pennsylvania, South Carolina, Tennessee, Virginia, West Virginia, Wisconsin, Missouri and California, to the facilities of Coated Products, Inc., at or near Monmouth Junction, N.J., under a continuing contract with coated Products, Inc., for 180 days. Applicant has also filed an underlying ETA seeking up to 90 days of operating authority. Supporting shipper: Coated Products, Inc., 275 Lincoln Blvd., Middlesex, N.J. 08846. Send protests to: Paul J. Kenworthy, District Supervisor, Interstate Commerce Commission, Bureau of Operations, 134 U.S. Post Office Bldg., Scranton, Pa. 18503.

No. MC 135553 (Sub-No. 8TA), filed April 26, 1976. Applicant: HENRY ANDERSEN, INC., P.O. Box 75, King George, Va. 22485. Applicant's representative: Chester A. Zyblut, 366 Executive Chester A. Zyblut, 365 Executive Chester A. Zyblu tive Bldg., 1030 Fifteenth St., N.W., Washington, D.C. 20005. Authority sought to operate as a contract carrier, by motor vehicle, over irregular routes, transporting: Cellulose film, cellulose edible flour, plastic film and plastic strapping, from the plantsites and storage facilities of FMC Corporation, located at Marcus Hook, Pa., Dowingtown, Pa., Newark, Del., and Fredericksburg. Va., to Shreveport and New Orleans, La., Dallas, Houston, Fort Worth and San Antonio, Tex.; Little Rock, Ark.; Oklahoma City, Okla.; Salt Lake City and Ogden, Utah, Los Angeles, Oakland, San Diego and Stockton, Calif., and Tukwilla, Wash., and points in their respective commercial zones, under a continuing contract with FMC Corporation, for 180 days. Applicant has also filed an underlying ETA seeking up to 90 days of operating authority. Supporting shipper: FMC Corporation, Wendell Harkleroad, Manager, Freight Rates, 2000 Market St., Philadelphia, Pa. 19103. Send protests to: Paul D. Collins, District Supervisor, Bureau of Operations, Room 10-502 Federal Bldg., 400 North 8th St., Richmond, Va. 23240.

No. MC 136257 (Sub-No. 1TA), filed May 5, 1976. Applicant: RABBIT TRAN-SIT, 220 Erie St., Pomona, Calif. 91766. Applicant's representative: James H. Gulseth, 125 University Ave., Berkeley, Calif. 94710. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Plumber's goods, and materials and supplies used in the manufacture of plumber's goods, between the plantsites and warehouse facilities of Norris Industries at City of Industry, Calif., on the one hand, and, on the other, points in Arizona, California, Colorado, Kansas, New Mexico. Oklahoma, Oregon. Texas, Washington and Wyoming, for 180 days. Supporting shipper: Norris Industries. Plumbing Fixtures Division, 700 Fairway Drive, City of Industry, Calif. 91744. Send protests to: Philip Yallowitz, District Supervisor, Interstate Commerce Commission, Bureau of Operations, Room 1321 Federal Bldg., 300 North Los Angeles St., Los Angeles, Calif. 90012.

No. MC 136489 (Sub-No. 1TA), filed May 4, 1976. Applicant: RALPH L. NORTON, Route 15, P.O. Box 27, Jericho, Vt. 05465. Applicant's representative: W. Norman Charles, 80 Bay St., Glens Falls, N.Y. 12801. Authority sought to operate as a contract carrier, by motor vehicle, over irregular routes, transporting: (1) Malt beverages, from Secaucus, N.J., and Allentown, Pa., to Burlington, Vt.; (2) Soda, from Burlington, Vt., to Claremont, N.H., Malone and Ogdensburg, N.Y.; (3) Empty glass bottles, from New York, N.Y., and Glenshaw, Pa., to Burlington, Vt., and (4) Wine, from Newark, N.J., and Long Island City, N.Y., to Burlington, Vt., under a continuing contract with Vermont Fruit & Grocery Company,

Inc., for 180 days. Applicant has also filed an underlying ETA seeking up to 90 days of operating authority. Supporting shipper: Vermont Fruit & Grocery Company, Inc., 212 Battery St., Burlington, Vt. 05401. Send protests to: David A. Demers, District Supervisor, Interstate Commerce Commission, Bureau of Operations, P.O. Box 548, 87 State St., Montpelier, Vt. 05602.

No. MC 138875 (Sub-No. 31TA), filed May 5, 1976. Applicant: SHOEMAKER TRUCKING COMPANY, 11900 Franklin Road, Boise, Idaho 83705. Applicant's representative: F. L. Sigloh (same address as applicant). Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Wood and steel trusses and wooden laminated beams, from Eugene, Oreg., to points in Washington and Montana, for 180 days. Applicant has also filed an underlying ETA seeking up to 90 days of operating authority. Supporting shipper: Trus Joist Corp., 110 W. 31st Ave., B, Boise, Idaho. Send protests to: Bayney L. Hardin, District Supervisor, Interstate Commerce Commission, 550 West Fort, Box 07, Boise, Idaho 83724.

No. MC 139493 (Sub-No. 147TA), filed May 4, 1976. Applicant: LESCO TRANS-PORTATION COMPANY, INC., 7540 LBJ Freeway, Dallas, Tex. 75240. Applicant's representative: Chandler L. Van Orman, 704 Southern Bldg., Washington, D.C. 20005. Authority sought to operate as a contract carrier, by motor vehicle, over irregular routes, transporting: Iron and steel scrap, from points in Louisiana, Mississippi, Arkansas and Oklahoma to Lone Star, Tex., under a continuing contract with T & N Lone Star Warehouse Company, for 180 days. Applicant has also filed an underlying ETA seeking up to 90 days of operating authority. Supporting shipper: T & N Lone Star Warehouse Company, 7540 LBJ Freeway, #224, Dallas, Tex. 75251. Send protests to: Opal M. Jones, Transportation Assistant, Interstate Commerce Commission, .1100 Commerce St., Room 13C12, Dallas, Tex. 75242.

No. MC 141076 (Sub-No. 6TA), (Correction), filed April 22, 1976, published in the Federal Register issue of May 5, 1976, republished as corrected this issue. Applicant: ROGERS MOTOR LINES. INC., R.D. #2, Box 388 D2, Hackettstown. N.J. 07840. Applicant's representative: Morton E. Kiel, Suite 6139, 5 World Trade Center, New York, N.Y. 10048. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Foodstuffs (except in bulk), in vehicles equipped with mechanical refrigeration, from Newburgh, N.Y., to the District of Columbia, for 180 days. Supporting shipper: Avoset Food Corporation, 80 Grand Ave., Oakland, Calif. 94612. Send protests to: Joel Morrows, District Supervisor, Interstate Commerce Commission, Bureau of Operations, 9 Clinton St., Newark, N.J. 07102. The purpose of this republication is to correct the territorial description in this proceeding.

No. MC 141804 (Sub-No. 7TA), filed May 5, 1976. Applicant: WESTERN EX-PRESS, DIV. of INTERSTATE RENTAL. INC., Box 422, Goodlettsville, Tenn. 37072. Applicant's representative: Connor Wiggins, Jr., 100 North Main Bldg., Suite 909, Memphis, Tenn. 38103. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Alcoholic beverages (except commodities in bulk), from Louisville, Ky.; Frankfort, Ky.; St. Louis, Mo.; Detroit, Mich., and Lynchburg, Tenn., to the plantsite and storage facilities of Young's Market Company, in Realto, Anaheim, Los Angeles and San Diego, Calif., for 180 days. Supporting shipper: Young's Market Company, 500 S. Central Ave., Los Angeles, Calif. Send Protests to: Joe J. Tate, District Supervisor, Interstate Commerce Commission, Bureau of Operations, Suite A-422 U.S. Courthouse, 801 Broadway, Nashville, Tenn. 37203.

No. MC 141976TA (Correction), filed April 20, 1976, published in the FEDERAL REGISTER issue of April 29, 1976, republished as corrected this issue. Applicant: BALTIMORE FREIGHTWAYS, INC., P.O. Box 321, Randallstown, Md. 21133 Applicant's representative: Charles E. Creager, 1329 Pennsylvania Ave., P.O. Box 1417, Hagerstown, Md. 21740. Authority sought to operate as a contract carrier, by motor vehicle, over irregular routes, transporting: Welding wire and rods, welding electrodes, welding flux and compounds, from Baltimore, Md. and its commercial zone, to points in Washington, Oregon, Idaho, Montana, Wyoming, California, Nevada, Utah, Arizona, Colorado, New Mexico, Oklahoma, Texas and Louisiana, under a continuing contract with The Reid-Avery Company, for 180 days. Supporting shipper: John R. Colgan, Traffic Manager, The Reid-Avery Company, Cleveland & Chesapeake Aves., Baltimore, Md. 21222. Send protests to: William L. Hughes, District Supervisor, Interstate Commerce Commission, 814 B Federal Bldg., Baltimore, Md. 21201. The purpose of this republication is to correct the territorial description in this

No. MC 142008 (Sub-No. 1TA), filed May 4, 1976. Applicant: WILLIAM C. THOMAS, Route 1, Box 189, Trappe, Md. 21637. Applicant's representative: Robert B. Pepper, 168 Woodbridge Ave., High-land Park, N.J. 08904. Authority sought to operate as a contract carrier, by motor vehicle, over irregular routes, transporting: Plastic garden hose and rolls, from Shipper's Plants, located in Brooklyn, N.Y., and Belleville, N.J., to points in Georgia, Illinois, Massachusetts, Missouri, North Carolina, South Carolina, Tennessee and Virginia; Scrap plastics, from the above destination states to shipper's plants located in Brooklyn, N.Y., and Belleville, N.J., under a continuing contract with Plymouth Apex Company and its subsidiary, Flexon Industries Corp., for 180 days. Supporting shipper: Alex Folkman, President, Plymouth Apex Company, Inc., & Subsidiary, Flexon Industries Corp., 110 Birdge St., Brooklyn, N.Y. 11201. Send protests to: William L.

Hughes, District Supervisor, Interstate Commerce Commission, 814-B Federal Bldg., Baltimore, Md. 21201.

No. MC 142028 TA, filed May 3, 1976. Applicant: ELI G. TRAVIS, doing business as TRAVIS TRUCKING COM-PANY, R.D. #1, Benton, Pa. 17814. Applicant's representative: Chester A. Zyblut, 366 Executive Bldg., 1030 Fifteenth St., N.W., Washington, D.C. 20005. Authority sought to operate as a contract carrier, by motor vehicle, over irregular routes, transporting: Wood and plastic products, toothpick dispensers, sporting goods, and accessories, from Wilton, Maine, to points in Florida, Georgia, Alabama, Mississippi, Kansas, Louisiana, North Carolina, South Carolina, Tennessee, Arkansas, Texas, Oklahoma, New Mexico, Colorado, Wyoming, Montana, Washington, Idaho, Oregon, Utah, Nevada, Arizona and California, under a continuing contract with Forster Manufacturing Company, Inc., for 180 days. Applicant has also filed an underlying ETA seeking up to 90 days of operating authority. Supporting shipper: Forster Manufacturing Company, Inc., Depot St., Wilton, Maine, 04294. Send protests to: Paul J. Kenworthy, District Supervisor, Bureau of Operations, Interstate Commerce Commission, 314 U.S. Post Office Bldg., Scranton, Pa. 18503.

No. MC 142029TA, filed May 5, 1976. Applicant: COMMERCIAL TRAILER.
PARTS & SERVICE, INC., 1701 Salco
Ave., Baltimore, Md. 21230. Applicant's
representative: Chester A. Zyblut, 355 Executive Bldg., 1030 15th St., N.W., Washington, D.C. 20005. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: (A) Empty trailers, other than house trailers; (B) Empty specialty modular units, with or without under-carriages, and (C) Materials, supplies, replacement parts used or useful in the manufacture, repair and distribution of trailers and specialty modular units, in shipper owned trailers, between points in Massachusetts, Connecticut, Rhode Island, New York, New Jersey, Pennsylvania, Ohio, West Virginia, Virginia, Maryland, Delaware, North Carolina and the District of Columbia, for 180 days. Applicant has also filed an underlying ETA seeking up to 90 days of operating authority. Supporting shippers: There are approximately 5 statements of support attached to the application, which may be examined at the Interstate Commerce Commission in Washington, D.C. or copies thereof which may be examined at the field office named below. Send protests to: William L. Hughes, District Supervisor, Interstate Commerce Commission, 814-B Federal Bldg., Baltimore, Md. 21201.

No. MC 142032TA, filed May 7, 1976. Applicant: KEEP ON TRUCKING, INC., 1 Madison St., East Rutherford, N.J. 07073. Applicant's representative: George A. Olsen, 69 Tonnele Ave., Jersey City, N.J. 07306. Authority sought to operate as a contract carrier, by motor vehicle, over irregular routes, transporting: Electrical goods and equipment, mate-

rials and supplies, used in the manufacture, production, distribution, and repair of such commodities, between the facilities of Sony Corp., of America at Moonachie, N.J., on the one hand, and, on the other, New York, N.Y. Commercial Zone as defined by the Commission, under a continuing contract with Sony Corporation of America, for 180 days. Applicant has also filed an underlying ETA seeking up to 90 days of operating authority. Supporting shipper: Sony Corporation of America, 1 Sony Drive, Moonachie, N.J. 07074. Send protests to: Joel Morrows, District Supervisor, Interstate Commerce Commission, 9 Clinton St., Newark, N.J. 07102.

No. MC 142033TA, filed May 5, 1976. Applicant: TUYA CARTAGE & WARE-HOUSE CORP., 1351 N.W. 78th Ave.. Miami, Fla. 33126. Applicant's representative: John P. Bond, 2766 Douglas Road, Miami, Fla. 33133. Authority sought to operate as a contract carrier, by motor vehicle, over irregular routes, transporting: General commodities, restricted against the transportation of said commodities in bulk, Classes A and B explosives, household goods, livestock and commodities requiring special handling and special equipment, between points in Dade County, Fla., all shipments having prior or subsequent movement by water, under a continuing contract with Tuya International Corp., for 180 days. Supporting shipper: Tuya International Corp., 6595 N.W. 36th St., Miami, Fla. Send protests to: Joseph B. Teichert, District Supervisor, Interstate Commerce Commission, Bureau of Operations, Monterey Bldg., Suite 101, 8410 N.W. 53rd Terrace, Miami, Fla. 33166.

No. MC 142034TA, filed May 5, 1976. Applicant: UNION TRUCKING & WAREHOUSING, INC., 3900 N.W. 79th Ave., Miami, Fla. 33166. Applicant's representative: John P. Bond, 2766 Douglas Road, Miami, Fla. 33133. Authority sought to operate as a contract carrier, by motor vehicle, over irregular routes, transporting: General Commodities, restricted against the transportation of said commodities in bulk, Classes A and B explosives, household goods, livestock, commodities requiring special handling and special equipment and commodities requiring refrigeration between points in Dade County, Fla.; all shipments having a prior or subsequent movement by water, under a continuing contract with Union Shipping Co., for 180 days. Supporting shipper: Union Shipping Co., 3900 N.W. 79th Ave., Miami, Fla. 33166. Send protests to: Joseph B. Teichert, District Supervisor, Interstate Commerce Commission, Bureau of Operations, Monterey Bldg., Suite 101, 8410 N.W. 53rd Terrace, Miami, Fla. 33166.

No. MC 142035TA, filed May 6, 1976. Applicant: FM C DISTRIBUTING, 2740 North Bruin, South El Monte, Calif. 91733. Applicant's representative: James R. Butler, Jr., 8383 Wilshire Blvd., Suite 750, Beverly Hills, Calif. 90211. Authority sought to operate as a contract carrier, by motor vehicle, over irregular routes, transporting: Tires and tubes sold by Grand Auto, Inc., from Memphis,

Tenn., to Whittier, Fresno, National City, and Oakland Calif., on split deliveries; and between the listed California points, under a continuing contract with Grand Auto, Inc., for 180 days. Applicant has also filed an underlying ETA seeking up to 90 days of operating authority. Supporting shipper: Grand Auto, Inc., 7200 Edgewater Drive, Oakland, Calif. 94621. Send protests to: Walter W. Strakosch, District Supervisor, Interstate Commerce Commission, Bureau of Operations, Room 1321 Federal Bldg., 300 North Los Angeles St., Los Angeles, Calif. 90012.

No. MC 142036TA, filed May 4, 1976. Applicant: J. A. MODULAR HOMES, INC., 3400 Mt. View Drive, Anchorage, Ark. 99501. Applicant's representative: Jonas Arnbrister (same address as applicant). Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Buildings, in sections, between points in Alaska (except the Panhandle), for 180 days. Applicant has also filed an underlying ETA seeking up to 90 days of operating authority. Supporting shippers: John Graham & Co., 1110 Third Ave., Seattle, Wash. 98101. Modular Pacific Corp., 9407 E. Marginal Way, S.W., Seattle, Wash. 98108. Doug Weeks Construction, Inc., 4260 E. Mercer Way, Mercer Island, Wash. 98040. Solar Crown Assoc., 7217 Violet, Anchorage, Ark. 99502, and Navajo Crane, Inc., P.O. Drawer 8-AA, Anchorage, Ark. 99508. Send protests to: Hugh H. Chaffee, Interstate Commerce Commission, P.O. Box 1532, Anchorage,

No. MC 142037TA, filed May 7, 1976. Applicant: SCHULTZ BROS., INC., P.O. Box 373, Guy, Tex. 77444. Applicant's representative: Thomas F. Sedberry, 1102 Perry-Brooks Bidg., Austin, Tex. 78701. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Tractors, from Wharton, Tex., to points in Louisiana, Arkansas, Mississippi, Kansas, Oklahoma, California, Idaho, Montana, Washington, Illinois, Indiana and Iowa, for 180 days. Supporting shipper: Woods & Copeland Mfg., Inc., P.O. Box 591, Wharton, Tex. 77488. Send protests to: Mensing, District Supervisor, Interstate Commerce Commission, 515 Rusk, Room 8610, Houston, Tex. 77002.

No. MC 142038TA, filed May 5, 1976. Applicant: DARIO GUERRA, doing business as DARIO GUERRA TRANSFER, 1040 Biscayne Bldg., Suite 303, Miami, Fia. 33132. Applicant's representative: Richard B. Austin, Suite 214, Palm Coast

II Bldg., 5255 N.W. 87th Ave., Miami, Fla. 33178. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Semi-trailers, loaded or empty between Port Everglades and the Port of Miami, and points in Dade County, Fla., on and north of North Kendall Drive (SR 94), on and east of Krome Ave., (SR 27), restricted to traffic having an immediately prior or subsequent movement by water in interstate or foreign commerce, for 180 days. Applicant has also filed an underlying ETA seeking up to 90 days of operating authority. Supporting shipper: There are approximately 24 statements of support attached to the application, which may be examined at the Interstate Commerce Commission in Washington, D.C., or copies thereof which may be examined at the field office named below. Send protests to: Joseph B. Teichert, District Supervisor, Interstate Commerce Commission, Bureau of Operations, Monterey Bldg., Suite 101, 8410 N.W. 53rd Terrace, Miami, Fla. 33166.

No. MC 142039TA, filed May 6, 1976. Applicant: MARTIN VER MULM, Route 3, Box 93, Newberg, Oreg. 97132. Applicant's representative: Martin Ver Mulm, (same address as applicant). Authority sought to operate as a contract carrier, by motor vehicle, over irregular routes, transporting: Animal feed, in bulk and in sacks, between points in Idaho, Oregon, Washington and California, under a continuing contract with McDaniel Grain and Feed Co., for 180 days. Supporting shipper: McDaniel Grain and Feed Co., P.O. Box 208, McMinnville, Oreg. 97128. Send protests to: A. E. Odoms, District Supervisor, Bureau of Operations, Interstate Commerce Commission, 114 Pioneer Courthouse, Portland. Oreg. 97204.

No. MC 142041TA, filed May 4, 1976. Applicant: GOLDEN STATE EXPRESS. INC., 930 East Walnut, Santa Ana, Calif. 92701. Applicant's representative: Bill J. Brink (same address as applicant). Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: General commodities with the usual exceptions, to pick up, warehouse, consolidate and transport said commodities in containers, from points in Orange County, Calif., to Los Angeles, Calif., and Los Angeles Harbor, for 180 days. Supporting shipper: Transway Corporation, 4366 East 26th St., Los Angeles, Calif. 90023. Send protests to: Philip Yallowitz, District Supervisor, Interstate Commerce Commission, Room 1321 Federal Bldg., 300 North Los Angeles St., Los Angeles, Calif. 90012.

No. MC 142043 (Sub-No. 1TA) filed May 5, 1976. Applicant: CONCRETE TRUCKING, INC., doing business as AGGREGATE TRUCKING, 36450 Mission Blvd., P.O. Box 2715, Fremont, Calif. 94536. Applicant's representative: Martin J. Rosen, 256 Montgomery St., San Francisco, Calif. 94104. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: Ferro alloys, in bulk, from Vernalis and Hayward, Calif., to Portland, Oreg.: Phoenix, Ariz., and Tempe, Ariz., for 180 days. Applicant has also filed an underlying ETA seeking up to 90 days of operating authority. Supporting shipper: Derby & Co., Inc., 400 Holiday Drive, Pittsburgh, Pa. 15220. Send protests to: A. J. Rodriguez, District Supervisor, Interstate Commerce Commission, Bureau of Operations, 450 Golden Gate Ave., Box 36004, San Francisco, Calif. 94102.

By the Commission.

[SEAL] ROBERT L. OSWALD, Secretary.

[FR Doc.76-14592 Filed 5-18-76;8:45 am]

[Amdt. No. 3 to I.C.C. Order No. 149 Under Revised S.O. No. 994]

#### REPOLITING TRAFFIC

TO ALL RAILROADS: Upon further consideration of I.C.C. Order No. 149 (WM) and good cause appearing therefor:

It is ordered, That: I.C.C. Order No. 149 be, and it is hereby, amended by substituting the following paragraph (g) for paragraph (g) thereof:

(g) Expiration date. This order shall expire at 11:59 p.m., November 15, 1976, unless otherwise modified, changed, or suspended.

It is further ordered, That this amendment shall become effective at 11:59 p.m.. May 15, 1976, and that this order shall be served upon the Association of American Railroads, Car Service Division, as agent of all railroads subscribing to the car service and car hire agreement under the terms of that agreement, and upon the American Short Line Railroad Association; and that it be filed with the Director. Office of the Federal Register.

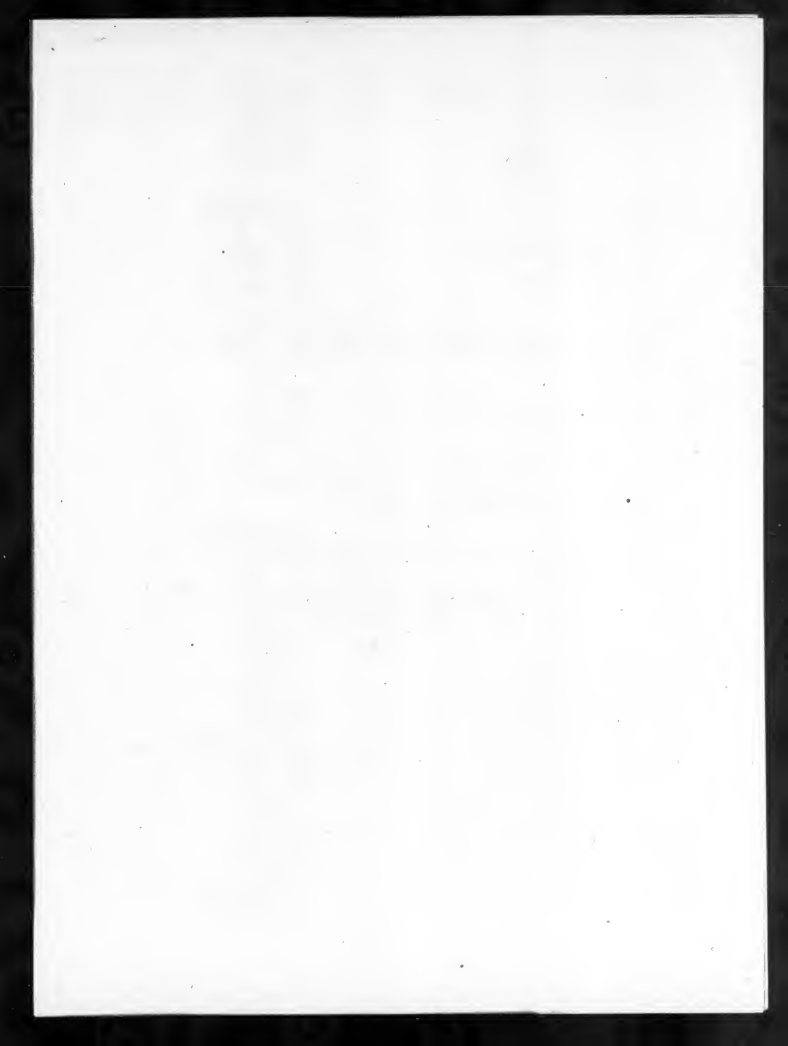
Issued at Washington, D.C., May 7,

INTERSTATE COMMERCE (

[SEAL] LEWIS R. TEEPLE,

Agent.

[FR Doc.76-14594 Filed 5-18-76;8:45 am]



# Just Released

# CODE OF FEDERAL REGULATIONS

(Revised as of April 1, 1976)

Title 21—Food and Drugs (Parts 1-9)	\$2.60
Title 21—Food and Drugs (Parts 200–299)	2.10
Title 21—Food and Drugs (Part 1300–End)	1.90
Title 26—Internal Revenue (Part 600-End)	2.20

[A Cumulative checklist of CFR issuances for 1976 appears in the first issue of the Federal Register each month under Title 1]

Order from Superintendent of Documents, United States Government Printing Office, Washington, D.C. 20402

