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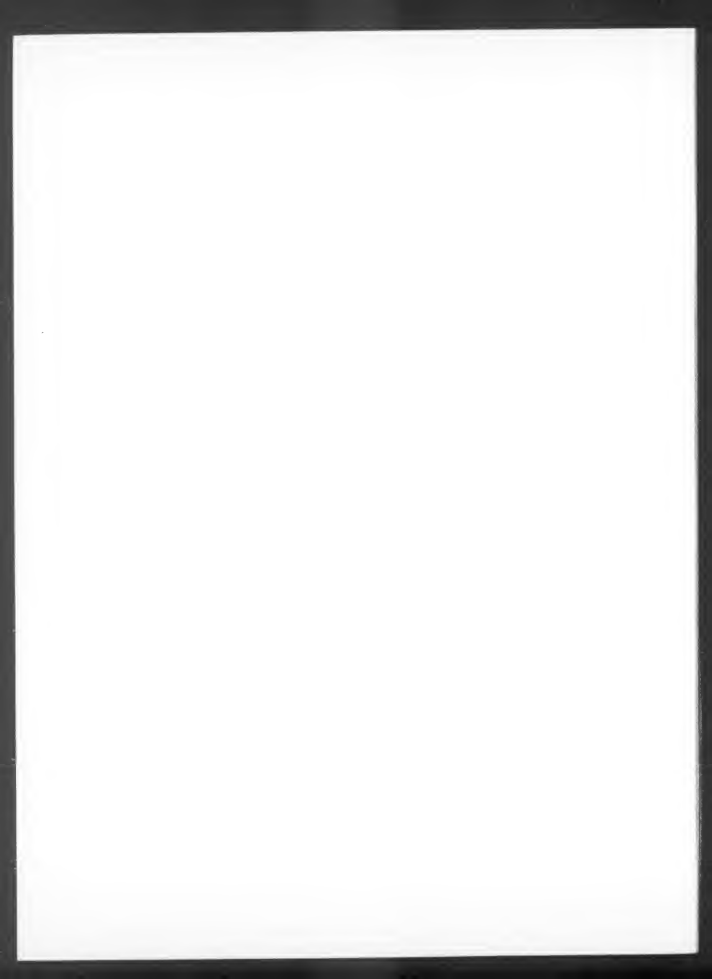
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9-16-91 Vol. 56 No. 179 Pages 46719-46976

Monday September 16, 1991

Briefings on How To Use the Federal Register
For information on briefings in Denver, CO and'
Washington, DC, see announcement on the inside cover of
this issue.



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THE FEDERAL REGISTER WHAT IT IS AND HOW TO USE IT

FOR: Any person who uses the Federal Register and Code of Federal Regulations.

WHO: The Office of the Federal Register.

WHAT: Free public briefings (approximately 3 hours) to present:

1. The regulatory process, with a focus on the Federal
Register system and the public's role in the
development of regulations.

2. The relationship between the Federal Register and Code of Federal Regulations.

of Federal Regulations.
3. The important elements of typical Federal Register documents.

 An introduction to the finding aids of the FR/CFR system.

WHY: To provide the public with access to information necessary to research Federal agency regulations which directly affect them. There will be no discussion of specific agency regulations.

DENVER, CO

WHEN: September 26, at 9:00 am
WHERE: Denver Federal Center, Building 20
(E8 entrance on 2nd Street)
Conference Room B1409, Denver, CO

RESERVATIONS: Federal Information Center 1-800-359-3997

WASHINGTON, DC

WHEN: September 30, at 9:00 am
WHERE: Office of the Federal Register
First Floor Conference Room
1100 L Street, NW, Washington, DC

RESERVATIONS: 202-523-5240

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Monday, September 16, 1991

Presidential Documents

Title 3-

The President

Proclamation 6334 of September 12, 1991

National POW/MIA Recognition Day, 1991

By the President of the United States of America

A Proclamation

Through riveting and often heartrending personal testimony, former American prisoners of war have helped us to appreciate more fully the courage and the sacrifices of those United States military personnel who have been captured by the enemy during periods of armed conflict. During World War II, the Korean War, the Vietnam War, and other conflicts, many American prisoners were subjected to brutal treatment and torture by their captors in violation of fundamental standards of morality and international law. Many did not survive. Today, as a measure of our gratitude toward those who have endured so much for our sake and the sake of freedom-loving peoples everywhere, we remember in a special way Americans who remain missing and unaccounted for.

In honor of these Americans, on September 20, 1991, the National League of Families POW/MIA flag will be flown over the White House, the U.S. Departments of Defense, State, and Veterans Affairs, the Selective Service System headquarters, and the Vietnam Veterans Memorial. This black and white emblem symbolizes our continued commitment to secure the release of any Americans who may still be held against their will, to obtain the fullest possible accounting for the missing, and to ensure the repatriation of all recoverable American remains.

Our Nation's POWs/MIAs accepted great risks to help defend the lives and liberty of others, and they deserve our faithfulness and resolve in return. We have an obligation to them and to their families, and we will honor it. Indeed, all Americans recognize the lingering anguish of those who await word of their loved ones' fates, and we are determined to help them gain the peace and solace that real answers will bring.

NOW, THEREFORE, I, GEORGE BUSH, President of the United States of America, do hereby proclaim September 20, 1991, as National POW/MIA Recognition Day. I urge all Americans to join in honoring former American POWs, as well as those U.S. servicemen and civilians who are still missing in action. I also encourage the American people to express their solemn appreciation for the courage and the sacrifices of the families of POWs/MIAs. Finally, I call on State and local officials and private organizations to observe this day with appropriate ceremonies and activities.

IN WITNESS WHEREOF, I have hereunto set my hand this twelfth day of September, in the year of our Lord nineteen hundred and ninety-one, and of the Independence of the United States of America the two hundred and sixteenth.

[FR Doc. 91-22371 Filed 9-12-91; 2:29 pm] Billing code 3195-01-M Cy Bush



Presidential Documents

Proclamation 6335 of September 12, 1991

National D.A.R.E. Day, 1991

By the President of the United States of America A Proclamation

The most important priority of our National Drug Control Strategy is to reduce drug use by our Nation's citizens, especially our young people. A key aim of AMERICA 2000, our national strategy for achieving excellence in American education, is to ensure that every school in the United States is free of drugs and violence. Realizing these goals will require the creative energy and the commitment of many different people in every community. Parents, educators, law enforcement officials, and students, as well as business and civic leaders, must work together to rid our Nation of drugs and to build schools and neighborhoods where individuals can learn.

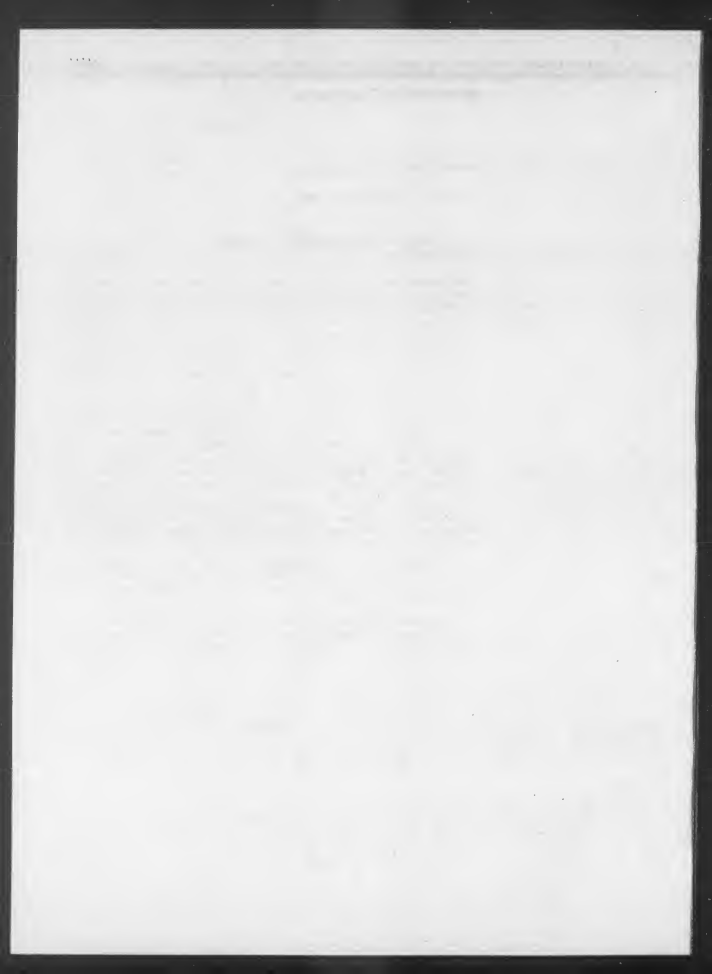
Drug Abuse Resistance Education, or Project D.A.R.E., provides an outstanding example of how such cooperation works. Taught by veteran law enforcement personnel, the D.A.R.E. program is designed to prevent the use of drugs and alcohol among students. It teaches young people to resist pressure to use drugs and encourages wholesome alternatives to drug use. Initiated in 1983, D.A.R.E. is one of many constructive, school-community partnerships that have been implemented in all 50 States and in several foreign countries.

In recognition of D.A.R.E.'s contribution in forging strong bonds between schools and communities—bonds that are essential to achieving our National Education Goals—the Congress, by Senate Joint Resolution 121, has designated September 12, 1991, as "National D.A.R.E. Day."

NOW, THEREFORE, I, GEORGE BUSH, President of the United States of America, do hereby proclaim September 12, 1991, as National D.A.R.E. Day. I encourage all Americans to observe this day with appropriate programs, ceremonies, and activities.

IN WITNESS WHEREOF, I have hereunto set my hand this 12 day of September, in the year of our Lord nineteen hundred and ninety-one, and of the Independence of the United States of America the two hundred and sixteenth.

FR Doc 91-22388 Filed 9-12-91; 4:03 pm/ Billing code 3195-01-M Cy Bush



Rules and Regulations

Federal Register

Vol. 56, No. 179

Monday, September 16, 1991

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

week.

DEPARTMENT OF AGRICULTURE

Animal and Plant Health Inspection Service

7 CFR Part 354

[Docket No. 91-110]

Commuted Traveltime Periods

AGENCY: Animal and Plant Health Inspection Service, USDA. ACTION: Final rule.

SUMMARY: We are amending the regulations concerning overtime services provided by employees of Plant Protection and Quarantine (PPQ) by adding commuted traveltime allowances for travel between various locations in California, Delaware, and Washington. Commuted traveltime allowances are the periods of time required for PPO employees to travel from their dispatch points and return there from the places where they perform Sunday, holiday, or other overtime duty. The Government charges a fee for certain overtime services provided by PPO employees and, under certain circumstances, the fee may include the cost of commuted traveltime. This action is necessary to inform the public of commuted traveltime for these locations.

EFFECTIVE DATE: September 16, 1991.

FOR FURTHER INFORMATION CONTACT: George H. McFaden, Jr., Director, Resource Management Support, PPQ, APHIS, USDA, room 458, Federal Building, 6505 Belcrest Road, Hyattsville, MD 20782, (301) 436–7764.

SUPPLEMENTARY INFORMATION:

Background

The regulations in 7 CFR, chapter III, and 9 CFR, chapter I, subchapter D, require inspection, laboratory testing, certification, or quarantine of certain plants, plant products, animals and animal byproducts, or other

commodities intended for importation into, or exportation from, the United States. When these services must be provided by an employee of PPQ on a Sunday or holiday, or at any other time outside the PPQ employee's regular duty hours, the Government charges a fee for the services in accordance with 7 CFR part 354. Under circumstances described in \$ 354.1(a)(2), this fee may include the cost of commuted traveltime. Section 354.2 contains administrative instructions prescribing commuted traveltime allowances, which reflect, as nearly as practicable, the periods of time required for PPO employees to travel from their dispatch points and return there from the places where they perform Sunday, holiday, or other overtime duty.

We are amending § 354.2 of the regulations by adding commuted traveltime allowances for locations in California, Delaware, and Washington. The amendments are set forth in the rule portion of this document. This action is necessary to inform the public of the commuted traveltime between the dispatch and service locations.

Executive Order 12291 and Regulatory Flexibility Act

We are issuing this rule in conformance with Executive Order 12291, and we have determined that it is not a "major rule." Based on information compiled by the Department, we have determined that this rule will have an effect on the economy of less than \$100 million; will not cause a major increase in costs or prices for consumers, individual industries, Federal, State, or local government agencies, or geographic regions; and will not cause a significant adverse effect on competition, employment, investment, productivity, innovation, or on the ability of United States-based enterprises to compete with foreignbased enterprises in domestic or export markets.

The number of requests for overtime services of a PPQ employee at the locations affected by our rule represents an insignificant portion of the total number of requests for these services in the United States.

Under these circumstances, the Administrator of the Animal and Plant Health Inspection Service has determined that this action will not have a significant economic impact on a substantial number of small entities.

Effective Date

The commuted traveltime allowances appropriate for employees performing services at ports of entry, and the features of the reimbursement plan for recovering the cost of furnishing port of entry services, depend upon facts within the knowledge of the Department of Agriculture. It does not appear that public participation in this rulemaking proceeding would make additional relevant information available to the Department.

Accordingly, pursuant to the administrative procedure provisions in 5 U.S.C. 553, we find upon good cause that prior notice and other public procedure with respect to this rule are impracticable and unnecessary; we also find good cause for making this rule effective less than 30 days after publication of this document in the Federal Register.

Executive Order 12372

This program/activity is listed in the Catalog of Federal Domestic Assistance under No. 10.025 and is subject to Executive Order 12372, which requires intergovernmental consultation with State and local officials. (See 7 CFR part 3015, subpart V.)

Paperwork Reduction Act

This rule contains no information collection or recordkeeping requirements under the Paperwork Reduction Act of 1980 (44 U.S.C. 3501 et sea.).

List of Subjects in 7 CFR Part 354

Agricultural commodities, Exports, Government employees, Imports, Plants (Agriculture), Quarantine, Transportation.

PART 354—OVERTIME SERVICES RELATING TO IMPORTS AND EXPORTS; AND USER FEES

Accordingly, 7 CFR part 354 is amended as follows:

1. The authority citation for part 354 continues to read as follows:

Authority: 7 U.S.C. 2260, 21 U.S.C. 136 and 136a; 49 U.S.C. 1741; 7 CFR 2.17, 2.51 and 371.2(c).

2. Section 354.2 is amended by adding in the table, in alphabetical order, the information as shown below:

§ 354.2 Administrative instructions prescribing commuted traveitime.

COMMUTED TRAVELTIME ALLOWANCES

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Done in Washington, DC, this 11th day of September 1991.

Robert Melland,

Acting Administrator, Animal and Plant Health Inspection Service. [FR Doc. 91–22170 Filed 9–13–91; 8:45 am]

BILLING CODE 3410-34-M

Agricultural Marketing Service

7 CFR Part 955

[Docket No. FV-91-417]

Georgia Vidalia Onions; Expenses and Assessment Rate

AGENCY: Agricultural Marketing Service, USDA.

ACTION: Final rule.

SUMMARY: This final rule authorizes expenditures and establishes an assessment rate under Marketing Order No. 955 for the 1991–92 fiscal period. Authorization of this budget enables the Vidalia Onion Committee (committee) to incur expenses that are reasonable and necessary to administer the program. Funds to administer this program are derived from assessments on handlers.

EFFECTIVE DATES: September 16, 1991, through September 15, 1992.

FOR FURTHER INFORMATION CONTACT: Martha Sue Clark, Marketing Order Administration Branch, Fruit and Vegetable Division, AMS, USDA, P.O. Box 96456, room 2525–S, Washington, DC 20090–6456, telephone 202–447–2020.

SUPPLEMENTARY INFORMATION: This rule is effective under Marketing Agreement and Order No. 955 (7 CFR part 955),

regulating the handling of Vidalia onions grown in Georgia. The marketing agreement and order are effective under the Agricultural Marketing Agreement Act of 1937, as amended (7 U.S.C. 601–674), hereinafter referred to as the Act.

This rule has been reviewed by the Department of Agriculture in accordance with Departmental Regulation 1512-1 and the criteria contained in Executive Order 12291 and has been determined to be a "non-major" rule.

Pursuant to the requirements set forth in the Regulatory Flexibility Act (RFA), the Administrator of the Agricultural Marketing Service (AMS) has considered the economic impact of this rule on small entities.

The purpose of the RFA is to fit regulatory actions to the scale of business subject to such actions in order

that small businesses will not be unduly or disproportionately burdened. Marketing orders issued pursuant to the Act, and the rules issued thereunder, are unique in that they are brought about through group action of essentially small entities acting on their own behalf. Thus, both statutes have small entity orientation and compatibility.

There are approximately 145 handlers of Georgia Vidalia onions under this marketing order, and approximately 250 producers. Small agricultural producers have been defined by the Small Business Administration (13 CFR 121.601) as those having annual receipts of less than \$500,000, and small agricultural service firms are defined as those whose annual receipts are less than \$3,500,000. The majority of Vidalia onion producers and handlers may be classified as small entities.

The budget of expenses for the 1991-92 fiscal period was prepared by the Vidalia Onion Committee, the agency responsible for local administration of the marketing order, and submitted to the Department of Agriculture for approval. The members of the committee are handlers and producers of Vidalia onions. They are familiar with the committee's needs and with the costs of goods and services in their local area and are thus in a position to formulate an appropriate budget. The budget was formulated and discussed in a public meeting. Thus, all directly affected persons have had an opportunity to participate and provide input.

The assessment rate recommended by the committee was derived by dividing anticipated expenses by expected shipments of Vidalia onions. Because that rate will be applied to actual shipments, it must be established at a rate that will provide sufficient income to pay the committee's expenses.

The committee met on July 18, 1991, and unanimously recommended a 1991-92 budget of \$192,800, \$10,047 more than the previous year. Increases in the dues and subscriptions, liability insurance and bond, professional fees, office overhead, supplies and printing, postage and courier, and research categories will be partially offset by decreases in the auto expense, furniture/equipment lease, telephone and marketing categories. Since much of the travel expense has been for marketing activities, the major part of this expense has been moved to the marketing category. A portion of the marketing budget includes a supplemental category that will only be implemented upon anticipation of budgeted income being realized. The committee also unanimously recommended an

assessment rate of \$0.10 per 50-pound bag of onions, the same rate as last season's. This rate, when applied to anticipated shipments of 1.50 million 50-pound bags, will yield \$150,000 in assessment income. This, along with \$25,750 in miscellaneous income and \$17,050 from the committee's authorized reserve will be adequate to cover budgeted expenses. Funds in the reserve at the beginning of the 1991–92 fiscal period, estimated at \$76,000, will be within the maximum permitted by the order of three fiscal periods' expenses.

While this action will impose some additional costs on handlers, the costs are in the form of uniform assessments on all handlers. Some of the additional costs may be passed on to producers. However, these costs will be offset by the benefits derived from the operation of the marketing order. Therefore, the Administrator of the AMS has determined that this action will not have a significant economic impact on a substantial number of small entities.

A proposed rule was published in the Federal Register on August 16, 1991 [56 FR 40812]. This document contained a proposal to add § 955.204 to authorize expenses and establish an assessment rate for the committee. That rule provided that interested persons could file comments through August 26, 1991. No comments were filed.

It is found that the specified expenses are reasonable and likely to be incurred and that such expenses and the specified assessment rate to cover such expenses will tend to effectuate the declared policy of the Act.

It is further found that good cause exists for not postponing the effective date of this section until 30 days after publication in the Federal Register (5 U.S.C. 553) because the committee needs to have sufficient funds to pay its expenses which are incurred on a continuous basis. The 1991 fiscal period begins on September 16, 1991, and the marketing order requires that the rate of assessment for the fiscal period apply to all assessable onions handled during the fiscal period. In addition, handlers are aware of this action which was recommended by the committee at the public meeting.

List of Subjects in 7 CFR Part 955

Marketing agreements, Onions, Reporting and recordkeeping requirements.

For the reasons set forth in the preamble, 7 CFR part 955 is hereby amended as follows:

PART 955—VIDALIA ONIONS GROWN IN GEORGIA

1. The authority citation for 7 CFR part 955 continues to read as follows:

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

2. A new § 955.204 is added to read as follows:

Note: This section will not appear in the Code of Federal Regulations.

§ 955.204 Expenses and assessment rate.

Expenses of \$192,800 by the Vidalia Onion committee are authorized, and an assessment rate of \$0.10 per 50-pound bag of Vidalia onions is established for the fiscal period ending September 15, 1992. Unexpended funds may be carried over as a reserve.

Dated: September 11, 1991.

William J. Doyle,

Associate Deputy Director, Fruit and
Vegetable Division.

[FR Doc. 91–22171 Filed 9–13–91; 8:45 am]

BILLING CODE 3410-02-M

DEPARTMENT OF TRANSPORTATION

Federal Aviation Administration

14 CFR Part 39

[Docket No. 91-NM-189-AD; Amendment 39-8043; AD 91-20-09]

Airworthiness Directives; Boeing Model 757 Series Airplanes Equipped With Pratt & Whitney PW2000 Series Engines

AGENCY: Federal Aviation Administration (FAA), DOT. ACTION: Final rule.

SUMMARY: This amendment adopts a new Airworthiness Directive (AD), applicable to certain Boeing Model 757 series airplanes powered by Pratt & Whitney PW2000 series engines, which requires certain inspections, adjustments, and functional checks of the engine thrust reverser system; and modification of the engine thrust reverser directional control valve. This action is prompted by an earlier determination that certain discrepancies in the Model 767 thrust reverser system can result in uncommanded deployment of the thrust reverser, and a determination that the thrust reverser systems of the Models 767 and 757 are similar. Deployment of a thrust reverser in flight could result in reduced controllability of the airplane. DATES: Effective September 16, 1991.

The incorporation by reference of

certain publications listed in the regulations is approved by the Director of the Federal Register as of September

ADDRESSES: The applicable service information may be obtained from Boeing Commercial Airplane Group, P.O. Box 3707, Seattle, Washington 98124. This information may be examined at the FAA, Northwest Mountain Region, Transport Airplane Directorate, 1601 Lind Avenue SW., Renton, Washington; or at the Office of the Federal Register, 1100 L Street NW., room 8401, Washington. DC.

FOR FURTHER INFORMATION CONTACT: Mr. G. Michael Collins, Seattle Aircraft Certification Office, Propulsion Branch, ANM-140S; telephone (206) 227-2689. Mailing address: FAA, Northwest Mountain Region, Transport Airplane Directorate, 1601 Lind Avenue SW., Renton, Washington 98055-4056.

SUPPLEMENTARY INFORMATION: On August 23, 1991, the FAA issued telegraphic Airworthiness Directive (AD) T91-18-51, which requires the deactivation of the engine thrust reversers on Boeing Model 767 series airplanes equipped with Pratt & Whitney PW4000 series engines. That action was prompted by a discovery that contamination in the Directional Control Valve (DCV) solenoid valve can produce internal blockage, which, in combination with uncommanded hydraulic pressure at the DCV, can result in the uncommanded movement of the DCV to the deploy position and consequent in-flight deployment of a thrust reverser. Uncommanded pressure at the DCV can result from an autorestow signal that opens the thrust reverser system isolation valve.

The Model 757/PW2000 engine thrust reverser system, while similar to the Model 767/PW4000 thrust reverser system, includes some improvements in electrical system fault detection and some additional safeguards against electrical malfunctions. However, an engine thrust reverser DCV assembly identical to that used on the Model 767/ PW4000 is used on some Model 757/

PW2000 airplanes.

In light of this, the FAA has determined that the Model 757/PW2000 airplanes may be subject to the same unsafe condition addressed in the existing AD applicable to the Model 767/PW4000. However, because of the added safety features in the Model 757/ PW2000 thrust reverser, the FAA has determined that the probability of an inflight deployment of the thrust reverser is significantly less for a Model 757/ PW2000 than for a Model 767/PW4000. The FAA also recognizes that engine

thrust reversers have an important role in the safe operation of modern transport aircraft. Therefore, the FAA has concluded that the immediate deactivation of the Model 757/PW2000 engine thrust reversers until the DCV's have been replaced is not prudent.

The FAA has reviewed and approved Boeing Alert Service Bulletin 757-78A0027, dated September 9, 1991, which describes inspection of the engine thrust reverser DCV assembly to determine the part number of the solenoid-driven pilot valve within that assembly. The service bulletin describes replacement of certain DCV's that contain suspect part number solenoiddriven pilot valves, as determined in the inspection. Directional control valve assemblies which are found not to contain the suspect part number solenoid-driven pilot valve do not need to be replaced.

The FAA has also reviewed and approved Boeing Service Bulletin 757-78-0025, dated September 9, 1991, which describes procedures for performing functional tests and inspections of the engine thrust reverser control and indication system, and correction of any

discrepancies found.

Since this condition is likely to exist or develop on other airplanes of the same type design, this AD requires inspection, testing, and modification, if necessary, of the thrust reverser system on all Boeing Model 757 airplanes powered by Pratt and Whitney PW2000 series engines, in accordance with the service bulletins previously described.

Since a situation exists that requires immediate adoption of this regulation, it is found that notice and public procedure hereon are impracticable, and good cause exists for making this amendment effective in less than 30

This is considered to be interim action until final action is identified, at which time the FAA may consider further

rulemaking to address it.

The regulations adopted herein will not have substantial direct effects on the States, on the relationship between the national government and the States, or on the distribution of power and responsibilities among the various levels of government. Therefore, in accordance with Executive Order 12612, it is determined that this final rule does not have sufficient federalism implications to warrant the preparation of a Federalism Assessment.

The FAA has determined that this regulation is an emergency regulation and that it is not considered to be major under Executive Order 12291. It is impracticable for the agency to follow the procedures of Executive Order 12291 with respect to this rule since the rule must be issued immediately to correct an unsafe condition in aircraft. It has been determined further that this action involves an emergency regulation under **DOT Regulatory Policies and Procedures** (44 FR 11034, February 28, 1979). If it is determined that this emergency regulation otherwise would be significant under DOT Regulatory Policies and Procedures, a final regulatory evaluation will be prepared and placed in the Rules Docket (otherwise, an evaluation is not required). A copy of it, if filed, may be obtained from the Rules Docket.

List of Subjects in 14 CFR Part 39

Air transportation, Aircraft, Aviation safety. Incorporation by reference, Safety.

Adoption of the Amendment

Accordingly, pursuant to the authority delegated to me by the Administrator, the Federal Aviation Administration amends 14 CFR part 39 of the Federal Aviation Regulations as follows:

PART 39-[AMENDED]

1. The authority citation for Part 39 continues to read as follows:

Authority: 49 U.S.C. 1354(a), 1421 and 1423; 49 U.S.C. 106(g) (Revised Pub. L. 97-449, January 12, 1983); and 14 CFR 11.89.

§ 39.13 [Amended]

2. Section 39.13 is amended by adding the following new airworthiness

91-20-09 Boeing: Amendment 39-8043. Docket No. 91-NM-189-AD.

Applicability: All Beeing Model 757 series airplanes, equipped with Pratt and Whitney PW2000 series engines, certificated in any

Compliance: Required as indicated, unless

previously accomplished.

To ensure the integrity of the fail safe features of the thrust reverser system, accomplish the following:

(a) Within 14 days after the effective date of this AD, accomplish either paragraph (a)(1) or (a)(2) of this AD.

(1) Accomplish both paragraphs (a)(1)(i)

and (a)(1)(ii) of this AD:

(i) Inspect the thrust reverser Directional Control Valve (DCV) assemblies of both engines to determine the solenoid-driven pilot valve's part number, in accordance with Boeing Alert Service Bulletin 757-78A0027. dated September 9, 1991.

(A) If any DCV has a suspect pilot valve as specified in the service bulletin, prior to further flight, replace the DCV with a DCV that has a part number of a non-suspect solenoid-driven pilot valve, in accordance with the service bulletin.

(B) If a DCV has a non-suspect solenoiddriven pilot valve as specified in the service bulletin, that pilot valve does not need to be

(ii) Perform all tests and inspections of the engine thrust reverser control and indication system on both engines in accordance with Boeing Service Bulletin 757-78-0025, dated September 9, 1991. If any discrepancies are found as a result of these tests or inspections, prior to further flight, correct the discrepancies in accordance with the service

(2) Accomplish paragraph (a)(1) of this AD on one engine's thrust reverser and deactivate the other engine's thrust reverser. in accordance with Section 78-31-1 of Boeing Document D630N002, "Boeing 757 Dispatch Deviation Guide," Revision 8, dated January 15, 1991.

(b) Within 24 days after the effective date of this AD, the requirements of paragraph (a)(1) of this AD must be accomplished on both engines' thrust reverser systems.

(c) Within 45 days after the effective date of this AD, submit a report of the proximity sensor gap measurement and other results of the initial tests and inspections required by paragraph (a)(1)(ii) of this AD, both positive and negative, to the Manager, FAA, Seattle Aircraft Certification Office, ANM-100S, Transport Airplane Directorate, 1601 Lind Avenue SW., Renton, Washington 98055-4056. Information collection requirements contained in this regulation have been approved by the Office of Management and Budget (OMB) under the provisions of the Paperwork Reduction Act of 1980 (P.L. 96-511) and have been assigned OMB Control Number 2120-0056.

(d) Repeat the tests and inspections specified in paragraph (a)(1)(ii) at intervals not to exceed 3,000 flight hours, and prior to further flight following any maintenance which disturbs the thrust reverser control system. Correct any discrepancies prior to further flight, in accordance with the service

(e) An alternative method of compliance or adjustment of the compliance time, which provides an acceptable level of safety, may be used when approved by the Manager Seattle Aircraft Certification Office (ACO). FAA, Transport Airplane Directorate.

Note: The request should be forwarded through an FAA Principal Maintenance Inspector, who may concur or comment and then send it to the Manager, Seattle ACO.

(f) Special flight permits may be issued in accordance with FAR 21.197 and 21.199 to operate airplanes to a base in order to comply with the requirements of this AD.

(g) The inspections, tests, and modifications shall be done in accordance with Boeing Alert Service Bulletin 757-78H0027, dated September 9, 1991, and Boeing Service Bulletin 757-0025, dated September 9, 1991, as applicable. Deactivation of thrust reversers shall be done in accordance with Section 78-31-1 of Boeing Document D630N002, "Boeing 757 Dispatch Deviation Guide," Revision 8, dated January 15, 1991. This incorporation by reference was approved by the Director of the Federal Register in accordance with 5 U.S.C. 552(a) and 1 CFR Part 51. Copies may be obtained from Boeing Commercial Airplane Group. P.O. Box 3707, Seattle, Washington 98124.

Copies may be inspected at the FAA, Northwest Mountain Region, Transport Airplane Directorate, 1601 Lind Avenue SW., Renton, Washington, or at the Office of the Federal Register, 1100 L Street NW., room 8401, Washington, DC.

This amendment [39-8043, AD 91-20-09] becomes effective September 16, 1991. Issued in Renton, Washington, on September 11, 1991.

Darrell M. Penderson,

Acting Manager, Transport Airplane Directorate, Aircraft Certification Service. [FR Doc. 91-22355 Filed 9-13-91; 8:45 am] BILLING CODE 4910-13-M

14 CFR Part 71

[Airspace Docket No. 90-AEA-17]

Alteration of VOR Federal Airway V-43; PA

AGENCY: Federal Aviation Administration (FAA), DOT. ACTION: Final rule.

SUMMARY: This amendment alters the description of Federal Airway V-43 located in the State of Pennsylvania. This proposal will realign a segment of V-43 in the vicinity of Erie, PA. This action will simplify routing and make better use of the airspace in the area. This alteration will ensure that the airway and the preferred arrival routings to the Toronto International Airport, Toronto, Canada, coincide. EFFECTIVE DATE: 0901 u.t.c., November

FOR FURTHER INFORMATION CONTACT: Patricia P. Crawford, Airspace and Obstruction Evaluation Branch (ATP-240), Airspace-Rules and Aeronautical Information Division, Air Traffic Rules and Procedures Service, Federal Aviation Administration, 800 Independence Avenue, SW., Washington, DC 20591; telephone: (202) 267-9255.

SUPPLEMENTARY INFORMATION:

History

On February 25, 1991, the FAA proposed to amend part 71 of the Federal Aviation Regulations (14 CFR part 71) to alter the description of V-43 located in the State of Pennsylvania (56 FR 7625). Interested parties were invited to participate in this rulemaking proceeding by submitting written comments on the proposal to the FAA. No comments objecting to the proposal were received. Except for editorial changes, this amendment is the same as that proposed in the notice. Section 71.123 of part 71 of the Federal Aviation Regulations was republished in Handbook 7400.6G dated September 4.

The Rule

This amendment to part 71 of the Federal Aviation Regulations alters Federal Airway V-43 located in the State of Pennsylvania. This action will realign a segment of V-43 in the vicinity of Erie, PA, to coincide with the preferred arrival routings to the Toronto International Airport, Toronto, Canada.

The FAA has determined that this regulation only involves an established body of technical regulations for which frequent and routine amendments are necessary to keep them operationally current. It, therefore—(1) is not a "major rule" under Executive Order 12291; (2) is not a "significant rule" under DOT Regulatory Policies and Procedures (44 FR 11034; February 26, 1979); and (3) does not warrant preparation of a regulatory evaluation as the anticipated impact is so minimal. Since this is a routine matter that will only affect air traffic procedures and air navigation, it is certified that this rule will not have a significant economic impact on a substantial number of small entities under the criteria of the Regulatory Flexibility Act.

List of Subjects in 14 CFR Part 71

Aviation safety, VOR Federal airways.

Adoption of the Amendment

Accordingly, pursuant to the authority delegated to me, part 71 of the Federal Aviation Regulations (14 CFR part 71) is amended, as follows:

PART 71—DESIGNATION OF FEDERAL AIRWAYS, AREA LOW ROUTES, CONTROLLED AIRSPACE, AND REPORTING POINTS

1. The authority citation for part 71 continues to read as follows:

Authority: 49 U.S.C. App. 1348(a), 1354(a), 1510; Executive Order 10854; 49 U.S.C. 106(g) (Revised Pub. L. 97-449, January 12, 1983); 14 CFR 11.69.

§ 71.123 [Amended]

2. Section 71.123 is amended as follows:

V-43 [Amended]

By removing the words "INT Erie 043" and Buffalo, NY, 259° radials" and substituting the words "INT Erie 042° and Buffalo, NY, 259° radials"

Issued in Washington, DC, on September 5. 1991.

William C. Davis,

Acting Manager, Airspace-Rules and Aeronautical Information Division. [FR Doc. 91-22146 Filed 9-13-91; 8:45 am]

BILLING CODE 4910-13-M

FEDERAL TRADE COMMISSION

15 CFR Part 305

RIN 3084-AA26

Rules for Using Energy Cost and Consumption Information Used in Labeling and Advertising of Consumer Appliances Under the Energy Policy and Conservation Act; Ranges of Comparability for Central Air Conditioners and Heat Pumps

AGENCY: Federal Trade Commission.
ACTION: Final rule.

SUMMARY: The Federal Trade Commission announces that the present ranges of comparability for central air conditioners and heat pumps will remain in effect until new ranges are published, and amends its Appliance Labeling Rule by updating the national average cost figure for electricity that must be used in calculating the estimated annual cost of operation of central air conditioners disclosed in directories, on fact sheets and in advertisements. The updated cost of electricity must also be used in the cost calculation formulas that manufacturers must provide on fact sheets or in directories. These cost calculation formulas are for consumers to use to calculate their own heating and cooling costs.

EFFECTIVE DATE: December 16, 1991. FOR FURTHER INFORMATION CONTACT: James Mills, Attorney, Division of

Enforcement, Federal Trade Commission, Washington, DC 20580 (202–326–3035).

SUPPLEMENTARY INFORMATION: Section 324 of the Energy Policy and Conservation Act of 1975 (EPCA) ¹ requires the Federal Trade Commission to consider labeling rules for the disclosure of estimated annual energy cost or alternative energy consumption information for at least thirteen categories of appliances. Central air conditioners (including heat pumps) are included as one of the categories.

Section 305.8(b) of the rule requires manufacturers, after filing an initial report, to report annually by specified dates for each product type.² These reports, which are to assist the Commission in preparing the ranges of comparability, contain the estimated annual cost or energy efficiency rating for the appliances derived from tests performed pursuant to the DOE test procedures. The reports also contain the

model number, the number of tests performed on each model, and the capacity of each. Because the costs for the various types of energy change yearly, and because manufacturers regularly add new models to their lines, improve existing models and drop others, the data base from which the ranges of comparability are calculated is constantly changing. To keep the required information in line with these changes, the Commission is empowered, under section 305.10 of the rule, to publish new ranges (but not more often than annually) if an analysis of the new data indicates that the upper or lower limits of the ranges have changed by more than 15%. Otherwise, the Commission must publish a statement that the prior range or ranges remain in effect for the next year.

The annual reports for central air conditioners (including heat pumps) have been received and analyzed and it has been determined to retain the ranges that were published on May 27, 1988. In consideration of the foregoing, the present ranges for central air conditioners (including heat pumps) will remain in effect until the Commission publishes new ranges for these products.

In addition, this Notice provides an updated figure for the annual national average cost of electricity. This figure, along with national average cost figures for natural gas, propane, heating oil and kerosene, is published annually by the Department of Energy for the industry's use in calculating the cost figures required by the Commission's rule. The cost figure for electricity must be used in calculating the estimated annual cost of operation of central air conditioners disclosed in directories, on fact sheets and in advertisements. The updated cost of electricity must also be used in the cost calculation formulas that appear in appendices H and I. These formulas must be provided on fact sheets and in directories so consumers can calculate their own costs of operation for the central air conditioners and heat pumps that they are considering purchasing. The updated figures, which DOE published on January 30, 1991 (56 FR 3455), is 8.24 cents per kilowatt-hour. The text, formulas (and calculations) in both Appendices have been changed to reflect this.

In consideration of the foregoing, the Commission amends appendices H(2) and I(2) of its Appliance Labeling Rule by publishing the following cost figures for use in the labeling and advertising of central air conditioners and heat pumps beginning December 16, 1991.

List of Subjects in 16 CFR Part 305

Advertising, Energy conservation, Household appliances, Labeling, Reporting and recordkeeping requirements.

PART 305-[AMENDED]

Accordingly, 16 CFR part 305 is amended as follows:

1. The authority citation for part 305 continues to read as follows:

Authority: Sec. 324 of the Energy Policy and Conservation Act (Pub. L. 94–163) (1975), as amended by the National Energy Conservation Policy Act, (Pub. L. 95–619) (1978), the National Appliance Energy Conservation Act, (Pub. L. 100–12) (1987), and the National Appliance Energy Conservation Amendments of 1988, (Pub. L. 100–357) (1988), 42 U.S.C. 6294; sec. 553 of the Administrative Procedure Act, 5 U.S.C. 553.

Appendices H and I [Amended]

2. In section 2. of both appendices H and I of part 305, the text and formulas are amended by removing the figure "7.88¢" and adding, in its place, the figure "8.24¢". In addition, the text and formulas are amended by removing the figure "11.82¢" and adding, in its place, the figure "12.36¢".

By direction of the Commission.

Benjamin I. Berman,

Acting Secretary.

[FR Doc. 91-22397 Filed 9-13-91; 8:45 am]

BILLING CODE 6750-01-M

ENVIRONMENTAL PROTECTION AGENCY

40 CFR Part 721

[OPTS-50592A; FRL-3944-9]

Significant New Use Rule; Correction

AGENCY: Environmental Protection Agency (EPA).

ACTION: Final rule; correction.

SUMMARY: EPA issued a document published in the Federal Register of August 13, 1991 (56 FR 40204). That document inadvertently assigned recordkeeping requirements under § 721.125(c) to five significant new use rules (SNURs). EPA did not intend to require the recordkeeping required under § 721.125(c) for these five substances. This action is necessary so that only the necessary recordkeeping is required. Because this is a relief of burden, notice and public comment are not required.

EFFECTIVE DATE: The effective date of this rule is September 16, 1991.

³ 53 FR 19728.

¹ Public Law 94–163, 89 Stat. 871 (Dec. 22, 1975).

Reports for central air conditioners (including heat pumps) are due by July 1.

FOR FURTHER INFORMATION CONTACT: David Kling, Acting Director, Environmental Assistance Division (TS-799), Office of Toxic Substances, Environmental Protection Agency, rm. E-543B, 401 M St., SW., Washington, DC 20460, Telephone: (202) 554–1404, TDD: (202) 554–0551.

SUPPLEMENTARY INFORMATION: EPA is eliminating recordkeeping requirements under § 721.125(c) for five new chemical substances. The recordkeeping requirements were inadvertently included under 40 CFR 721.500, 721.1100, 721.1105, 721.1582, and 721.1620.

List of Subjects in 40 CFR Part 721

Chemicals, Environmental protection, Hazardous materials, Recordkeeping and reporting requirements, Significant new uses.

Dated: September 9, 1991. Mark A. Greenwood,

Director, Office of Toxic Substances.

Therefore, 40 CFR part 721 is amended as follows:

PART 721-[AMENDED]

16

1. The authority citation for part 721 would continue to read as follows:

Authority: 15 U.S.C. 2804 and 2607.

2. In § 721.500 by revising paragraph (b)(1) to read as follows:

§ 721.500 Benzeneprepanoic acid, 3-(2H-benzotriazol-2-yl)-5-(1,1-dimethylethyl-4-hydroxy-, C₇₋₂-branched and linear alkyl esters.

(b) *

(1) Recordkeeping. The following recordkeeping requirements are applicable to manufacturers, importers, and processors of this substance, as specified in § 721.125(a), (h), and (i).

3. In § 721.1100 by revising paragraph (b)(1) to read as follows:

§ 721.1100 Glycol monobenzoate.

(b) *

(1) Recordkeeping. The following recordkeeping requirements are applicable to manufacturers, importers, and processors of this substance, as specified in § 721.125(a), (h), and (i).

4. In § 721.1105 by revising paragraph (b)(1) to read as follows:

§ 721.1105 Glycols, polyethylene-, 3-sulfo-2-hydroxypropyl-p-(1,1,3,3tetramethylbutyl)phenyl ether, sodium salt.

(b) *

(1) Recordkeeping. The following recordkeeping requirements are applicable to manufacturers, importers, and processors of this substance, as specified in § 721.125(a), (h), and (i).

5. In § 721.1582 by revising paragraph (b)(1) to read as follows:

§ 721.1582 Dialkyl phosphorodithioate phosphate compounds.

(h) *

(1) Recordkeeping. The following recordkeeping requirements are applicable to manufacturers, importers, and processors of this substance, as specified in § 721.125(a), (h), and (i).

6. In § 721.1620 by revising paragraph (b)(1) to read as follows:

§ 721.1620 Hydrogenated arylated polydecene.

(b) *

(1) Recordkeeping. The following recordkeeping requirements are applicable to manufacturers, importers, and processors of this substance, as specified in § 721.125(a), (h), and (i).

[FR Doc. 91-22197 Filed 9-13-91; 8:45 am]

FEDERAL COMMUNICATIONS COMMISSION

47 CFR Part 73

[MM Docket No. 87-465, FCC 91-241]

Broadcast Services; UHF Television Channels 14 and 69

AGENCY: Federal Communications Commission.

ACTION: Final rule.

SUMMARY: The Commission, through this action, strives to lessen or eliminate the prospect of electromagnetic interference between full service television stations operating on UHF TV channel 14 or 69 and land mobile stations operating on adjacent frequencies. In the Notice of Proposed Rule Making/Notice of Inquiry (Notice) (52 FR 47736, December 16, 1987), the Commission proposed to establish distance and frequency separation requirements and formal provisions for private agreements. The record established in this proceeding persuades the Commission that a simpler regulatory approach than that proposed in the Notice will prevent objectionable interference by new channel 14 or 69 broadcasters to

adjacent land mobile services. The Commission now finds that such provisions are not necessary and a more productive resolution of this proceeding is to define the circumstances in which the TV station is responsible for correcting interference. Moreover, this decision is consistent with the requirements the Commission has traditionally imposed to resolve channel 14 or 69 and land mobile interference on a case-by-case basis. Thus, the Commission merely expands the rules to codify those requirements. Finally, the Commission, with certain exceptions, ends the freeze on additional channel 69 allotments, as of the effective date of this Report and Order (Report).

EFFECTIVE DATE: October 15, 1991.

ADDRESSES: Federal Communications Commission, Washington, DC 20554.

FOR FURTHER INFORMATION CONTACT: Gordon Godfrey, Mass Media Bureau, Policy and Rules Division, (202) 632– 9660.

SUPPLEMENTARY INFORMATION: The public recordkeeping burden for § 73.687) is estimated to average 1 (3060hour per showing. This estimate includes the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Send comment regarding this burden estimate or any other aspect of this collection of information, including suggestions for reducing the burden, to the Federal Communications Commission, Information Resources Branch, room 416, Paperwork Reduction Project, Washington, DC 20554, and to the Office of Management and Budget, Paperwork Reduction Project (3060-), Washington, DC 20503.

This is a synopsis of the Commission's Report and Order in MM Docket No. 87– 465 adopted July 30, 1991, and released August 29, 1991.

The complete text of this Report and Order is available for inspection and copying during normal business hours in the FCC Dockets Branch (room 230), 1919 M Street, NW., Washington, DC, and also may be purchased from the Commission's copy contractor, Downtown Copy Center, at (202) 452–1422, 1919 M Street, NW., room 246, Washington, DC 20554.

Synopsis of Report and Order

1. In this Report, the Commission incorporates into its Rules a specific statement of the responsibility of all TV stations operating on channels 14 or 69, to protect adjacent spectrum land mobile operations from interference.

2. The land mobile and television services have been allocated on contiguous spectrum, with the result that TV stations operating with relatively high power on channels 14 or 69 may cause objectionable interference to land mobile stations operating with significantly less power. Traditionally, such interference has been handled on a case-by-case basis, requiring the newest station to implement the technical solutions necessary to eliminate the interference. However, in a case involving Channel 69 in Atlanta, Georgia, a lack of clearly delineated responsibility gave rise to significant disputes over what remedial measures were necessary and who would bear the costs. (See Broadcast Corp. of Georgia, 96 FCC 2d 901 (1984).) This particular case was settled with the Atlanta TV station assuming the cost of installing filters and moving the affected land mobile stations to new frequencies. As a result of the Atlanta case, the Commission issued a public announcement addressing TV applicants' obligations and a technical report relating to channel 14 and 69 assignments. In 1986, the Commission suspended the allotment process for all channel 69 proposals. Finally, in October 1987, the Commission released the Notice in this proceeding to address the matter in order to establish rules that offer assurance that most, if not all, channel 14 and 69 broadcast stations can coexist with land mobile operations on adjacent spectrum without objectionable interference and costly administrative intervention and to discontinue the channel 69 freeze.

3. In the Notice, the Commission proposed that applicants for TV assignments, power increases, or location changes involving these channels be required to observe a minimum geographic separation between their transmitting location and the location of land mobile receiving stations using frequencies within 3 MHz of the TV channels' spectrum. Alternatively, the Commission proposed that TV applicants obtain agreement from all or almost all affected land mobile operators and applicants that use or have applied to use the frequencies adjacent to the subject television channel. Finally, the Notice requested parties to comment on permitting use of channel 14 or 69 allotments for either multiple use or strictly non-broadcast use in communities where it is impossible or impracticable to comply with the geographical spacing criteria or to reach agreement with affected land mobile interests.

4. Upon consideration, the Commission concludes that a simpler regulatory approach than that offered in the Notice will prevent objectionable interference by new channel 14 or 69 broadcasters to land mobile services using frequencies adjacent to these two channels. Rather than adopting a minimum geographic separation requirement or private agreement provisions, the Commission is incorporating into its Rules a specific statement of the responsibility of all TV stations on these channels to protect adjacent spectrum land mobile operations from interference. In this way, the interference resolution requirements that have been imposed by various means for the last ten years are now codified. While adopting this statement of responsibility, the Commission stresses that it is essential that broadcasters and land mobile operators coordinate and cooperate with each other. Parties are expected to assist each other to identify and reduce interference, regardless of the "responsible" station. Coordinated, cooperative site management by responsible user committees can anticipate and minimize interference, a result that is in everyone's best interest.

5. The statement of responsibility provides that: (1) The Commission will consider a TV station responsible for reducing an out-of-band emission if the vertically polarized component of its out-of-band signal exceeds a field strength of 17 dBu at the land mobile receiver site on the land mobile frequency; (2) a TV station will be considered responsible for correcting a desensitization problem if its occurrence can be directly linked to the start of the TV operation and the land mobile station is using facilities with typical desensitization rejection characteristics; (3) the TV station will not be responsible for bringing a poor quality land mobile station up to the industry's normal performance level or for protecting a facility attempting service well beyond a normal distance; (4) the Commission will consider a TV station responsible for identifying the source of any intermodulation product that is created when the TV operation begins; (5) the TV station must correct the problem if the source is under its control, and if the source is beyond the TV station's control, it must cooperate in the resolution of the problem and should provide whatever technical assistance it can; and (6) in cases where a TV station is the "first in," it must limit its out-ofband radiation as necessary to permit reasonable use of the adjacent frequencies by land mobile licensees.

6. To meet these responsibilities, TV stations must take steps before construction to identify potential cases of interference caused by out-of-band TV emissions, land mobile receiver desensitization or intermodulation. They must install necessary filters, take other necessary precautions and submit evidence that no interference is being caused before they will be permitted to transmit any programming on the new facilities, including program tests pursuant to § 73.1620 or with modified facilities pursuant to § 73.1615. These regulations will apply to both noncommercial and commercial broadcast licensees. They will apply to all new television stations and those authorized to change channel, increase effective radiated power, change directional antenna characteristics such that ERP is increased in any azimuth direction or change location, involving an existing or proposed channel 14 or 69 assignment. The Commission incorporates this statement of responsibility into its Rules, thus codifying the interference resolution requirements that have been imposed by various means for the last ten vears.

7. Finally, the Commission terminates the freeze on channel 69 allotments and will resume considering petitions for rulemaking proposing to allot channel 69. However, a separate freeze remains in effect for all new station applications and petitions for allotments on all TV channels near 30 designated cities. (See Advanced Television Systems and Their Impact on the Existing Television Service, Order, RM-5811, Mimeo No. 4074, released July 17, 1987.)

Final Regulatory Flexibility Analysis Statement

8. Pursuant to the Regulatory Flexibility Act of 1980, 5 U.S.C. 605, it is certified that this decision will have a significant positive impact on a substantial number of small entities by lifting the freeze on channel 69 allotments, and it offers protection to the land mobile services adjacent to channels 14 and 69 operations, while imposing the least administrative burden on all parties involved. The negative impact is that, in certain situations, TV licensees operating on channel 14 or 69 will be held responsible for ensuring that objectionable interference does not occur.

9. The Secretary shall send a copy of this Report and Order, including the Final Regulatory Flexibility Analysis, to the Chief Counsel for Advocacy of the Small Business Administration in accordance with paragraph 603(a) of the Regulatory Flexibility Act (Pub. L. No. 96-354, 94 Stat. 1164, 5 U.S.C. 601 et seq.,

(1981)).

10. Accordingly, It Is Ordered That pursuant to sections 4 (i), (j), and 303 of the Communications Act of 1934, as amended, 47 U.S.C. 154 (i), (j), and 303 (1982), effective October 15, 1991, Part 73 of the Commission's Rules Is Amended As set forth below.

11. It Is Further Ordered That,
Pursuant to section 303 of the
Communications Act of 1934, as
amended, 47 U.S.C. 303, that the freeze
on additional channel 69 allotments Is
Terminated On the effective date of this

Report and Order.

List of Subjects in 47 CFR Part 73

Television broadcasting.

Amendatory Text

47 CFR part 73 is amended as follows: 1. The authority citation for part 73 continues to read as follows:

Authority: 47 U.S.C. 154 and 303.

2. Section 73.687 is amended by adding new paragraphs (e)(3) and (e)(4) to read as follows:

§ 73.687 Transmission system requirements.

(e) * * *

(3) TV broadcast stations operating on Channel 14 and Channel 69 must take special precautions to avoid interference to adjacent spectrum land mobile radio service facilities. Where a TV station is authorized and operating prior to the authorization and operation of the land mobile facility, a Channel 14 station must attenuate its emissions within the frequency range 467 to 470 MHz and a Channel 69 station must attenuate its emissions within the frequency range 806 to 809 MHz if necessary to permit reasonable use of the adjacent frequencies by land mobile licensees.

(4) The requirements listed below apply to permittees authorized to construct a new station on TV Channel 14 or TV Channel 69, and to licensees authorized to change the channel of an existing station to Channel 14 or to Channel 69, to increase effective radiated power (ERP) (including any change in directional antenna characteristics that results in an increase in ERP in any direction), or to change the transmitting location of an

existing station.

(i) For the purposes of this paragraph, a protected land mobile facility is a receiver that is intended to receive transmissions from licensed land mobile stations within the frequency band below 470 MHz (as relates to Channel 14) or above 806 MHz (as relates to

Channel 69), and is associated with one or more land mobile stations for which a license has been issued by the Commission, or a proper application has been received by the Commission prior to the date of the filing of the TV construction permit application. However, a land mobile facility will not be protected if it is proposed in an application that is denied or dismissed and that action is no longer subject to Commission review. Further, if the land mobile station is not operating when the TV facility commences operation and it does not commence operation within the time permitted by its authorization in accordance with part 90 of this chapter, it will not be protected.

(ii) A TV permittee must take steps

before construction to identify potential interference to normal land mobile operation that could be caused by TV emissions outside the authorized channel, land mobile receiver desensitization or intermodulation. It must install filters and take other precautions as necessary, and submit evidence that no interference is being caused before it will be permitted to transmit programming on the new facilities pursuant to the provisions of § 73.1615 or § 73.1620 of this part. A TV permittee must reduce its emissions within the land mobile channel of a protected land mobile facility that is receiving interference caused by the TV emission producing a vertically polarized signal and a field strength in excess of 17 dBu at the land mobile receiver site on the land mobile frequency. The TV emission should be measured with equipment set to a 30 kHz measurement bandwidth including the entire applicable land mobile channel. A TV permittee must correct a desensitization problem if its occurrence can be directly linked to the start of the TV operation and the land mobile station is using facilities with typical desensitization rejection characteristics. A TV permittee must identify the source of an intermodulation product that is generated when the TV operation commences. If the intermodulation source is under its control, the TV permittee must correct the problem. If the intermodulation source is beyond the TV permittee's control, it must cooperate in the resolution of the problem and should provide whatever technical assistance it can.

Federal Communications Commission.

Donna R. Searcy,

Secretary.

[FR Doc. 91-22112 Filed 9-13-91; 8:45 am]

47 CFR Part 73

[MM Docket No. 91-113; RM-7643]

Television Broadcasting Services; Los Angeles and Norwalk, CA

AGENCY: Federal Communications Commission.

ACTION: Final rule.

summary: This document reallots VHF television Channel 9 from Norwalk to Los Angeles, California, and modifies the license of Fidelity Television, Inc. for Station KCAL—TV, as requested, pursuant to the provisions of § 1.420(i) of the Commission's Rules. See 56 FR 19072, April 25, 1991. Coordinates used for Channel 9 at Los Angeles are 34–13–38 and 118–04–00. With this action, the proceeding is terminated.

EFFECTIVE DATE: October 28, 1991.

FOR FURTHER INFORMATION CONTACT: Nancy Joyner, Mass Media Bureau, (202) 634–6530.

SUPPLEMENTARY INFORMATION: This is a synopsis of the Commission's Report and Order, MM Docket No. 91–113, adopted August 29, 1991, and released September 11, 1991. The full text of the Commission decision is available for inspection and copying during normal business hours in the FCC Dockets Branch (Room 230), 1919 M Street, NW., Washington, DC. The complete text of this decision may also be purchased from the Commission's copy contractors, Downtown Copy Center, (202) 452–1422, 1714 21st Street, NW., Washington, DC 20036.

List of Subjects in 47 CFR Part 73

Television broadcasting.

PART 73-[AMENDED]

1. The authority citation for part 73 continues to read as follows:

Authority: 47 U.S.C. 154, 303.

§ 73.606(b) [Amended]

2. Section 73.606(b), the Table of TV Allotments under California, is amended by removing Channel 9 at Norwalk and adding Channel 9 at Los Angeles.

Federal Communications Commission.

Michael C. Ruger,

Assistant Chief, Allocations Branch, Policy and Rules Division, Mass Media Bureau. [FR Doc. 91–22222 Filed 9–13–91; 8:45 am]

BILLING CODE 6712-01-M

47 CFR Part 73

[MM Docket No. 91-73; RM-7608]:

Radio Broadcasting Services; New Bern and Oriental, NC

AGENCY: Federal Communications Commission.

ACTION: Final rule.

SUMMARY: The Commission, at the request of Conner Media Corporation, substitutes Channel 231C3 for Channel 231A at New Bern, North Carolina, reallots Channel 231C3 to Oriental. North Carolina, and modifies Station WZYH-FM's construction permit to specify Oriental as the station's community of license. See 56 FR 14053, April 5, 1991. Channel 231C3 can be allotted to Oriental in compliance with the Commission's minimum distance separation requirements with a site restriction of 13.2 kilometers (8.2 miles) west to accommodate petitioner's desired transmitter site, at coordinates 35-00-02 and West Longitude 76-49-58. With this action, this proceeding is terminated.

EFFECTIVE DATE: October 28, 1991.

FOR FURTHER INFORMATION CONTACT: Leslie K. Shapiro, Mass Media Bureau, (202) 634–6530.

SUPPLEMENTARY INFORMATION: This is a synopsis of the Commission's Report and Order, MM Docket No. 91–73, adopted August 28, 1991, and released September 11, 1991. The full text of this Commission decision is available for inspection and copying during normal business hours in the FCC Dockets Branch (room 230), 1919 M Street, NW., Washington, DC. The complete text of this decision may also be purchased from the Commission's copy contractor, Downtown Copy Center, (202) 452–1422, 1714 21st Street, NW., Washington, DC 20036.

List of Subjects in 47 CFR Part 73
Radio broadcasting.

PART 73-[AMENDED]

1. The authority citation for part 73 continues to read as follows:

Authority: 47 U.S.C. 154, 303.

§ 73.202 [Amended]

2. Section 73.202(b), the Table of FM Allotments under North Carolina, is amended by removing Channel 231A at New Bern, and adding Oriental, Channel 231C3.

Federal Communications Commission.
Michael C. Ruger,

Assistant Chief, Allocations Bronch, Policy and Rules Division, Mass Media Bureau. [FR Doc. 91–22223 Filed 9–13–91; 6:45 am]

INTERSTATE COMMERCE COMMISSION

49 CFR Parts 1011, 1160, 1181, and

[Ex Parte No. 55; Sub-No. 84]¹ RIN 3120-AB68

Safety Fitness Policy

AGENCY: Interstate Commerce Commission.

ACTION: Policy statement.

SUMMARY: The Commission has revised its policy governing the safety fitness of motor carrier licensing and finance applicants. Essentially, the revised policy restricts only carriers holding "Unsatisfactory" safety fitness ratings from the U.S. Department of Transportation (DOT) from obtaining operating authority in the Commission's licensing and finance dockets. Unrated carriers and those holding "Conditional" safety fitness ratings no longer are precluded from receiving passenger or hazardous materials authority and no longer will have other types of service restricted to 1-year terms.

Corresponding amendments to the regulations at 49 CFR parts 1011, 1160, 1161, and 1186 are adopted to reflect this policy change. These revisions are summarized in concurrently published final rules that appear in this Federal Register issue.

This revision to the Commission's licensing and finance policy is designed to comport with recent statutory changes in the safety fitness area, implemented by DOT regulations under the Motor Carrier Safety Act of 1990 (Pub. L. 101–500) and the Hazardous Materials Uniform Safety Amendments Act of 1990 (Pub. L. 101–615). The revisions also reinforce refinements in the DOT safety oversight program designed to implement the recent legislation. The Commission anticipates

that responsive adjustments in the safety policy adopted here will meet the expectations of Congress, conform with the regulatory agenda established with our sister agency, and enhance our safety oversight role to induce safe operating conditions within a competitive motor carrier industry.

EFFECTIVE DATE: This policy statement is effective September 27, 1991.

FOR FURTHER INFORMATION CONTACT: Suzanne Higgins O'Malley, (202) 275–7292, or Richard B. Felder, (202) 275–7691. [TDD for hearing impaired: (202) 275–1721.]

SUPPLEMENTARY INFORMATION: In a notice of proposed policy in this proceeding, 56 FR 26370 (June 7, 1991), the Commission proposed significant revisions to its policy governing the safety fitness of applicants in the motor carrier licensing and finance dockets. We have evaluated the comments filed in response to that notice and have adopted a final safety policy statement consistent with the record in this proceeding and responsive to our general safety oversight mandate.

To ensure that existing operating authorities allow for service consistent with that authorized under the policy adopted here, the Commission will initiate a program to remove all 1-year term limitations previously imposed on authorities granted to unrated or "Conditional"-rated applicants. Pending re-issuance of unrestricted authorities under this program, we have stayed the expiration of all such authorities. Finally, under the revised policy, the Commission will impose a compliance condition on all authorities providing that:

Willful and persistent noncompliance with applicable safety regulations as evidenced by a DOT safety fitness rating of "Unsatisfactory" or by other indicators could result in a proceeding requiring the holder of this certificate or permit to show cause why this authority should not be suspended or revoked.

These adjustments to the safety policy announced here extend to safety oversight issues in the Commission's finance docket and, consequently, fully embrace issues raised in our prior notice of proposed policy in Finance Reopening, supra. Accordingly, that proceeding is embraced by this action, and the Finance Reopening docket is discontinued concurrently with final disposition of this matter.

The revised policy statement and corresponding rule modifications will be effective on September 27, 1991.

¹ Embraces Ex Parte No. MC-111 (Sub-No. 1), Transfer Rules, and Ex Parte No. MC-179, Purchase, Merger, and Control of Motor Passenger and Water Carriers, interin policy and notice of proposed policy, 55 FR 42859 (October 23, 1990) [Finance Reopening].

Consistent with the provisions of 5 U.S.C. 553(d)(3), we find good cause for abbreviating the usual 30-day implementation period in this instance. The interim measure, announced in the Notice of Proposed Rulemaking (NPR) and continued in this proceeding, of suspending the expiration of limited term authorities issued under the existing safety policy neither can fully eliminate the confusion within the industry concerning this matter nor protect carriers holding such authority from State enforcement activity against operating rights that may appear to be no longer valid. In addition, until a final revised safety policy is effective, the Commission must continue to impose term limitations and restrict the scope of operations on the large volume of new operating authorities issued each day.

Implementation of the revised safety policy as expeditiously as possible will permit the Commission to reissue all affected authorities without term limitations and, where appropriate, hazardous materials restrictions, in advance of the expiration dates of the majority of such authorities. (The greatest volume of these authorities otherwise will begin to expire in October 1991.) This approach also will minimize the counterproductive exercise of issuing restricted authorities to new applicants pursuant to a safety policy that has been revised but not

implemented yet.

We are persuaded that the benefits of administrative simplification and consistent processing of the revised safety policy in advance of the October 1991 and later expiration dates for the vast majority of limited term authorities will outweigh by far any inconvenience that the slightly abbreviated effective date might cause.

Additional information is contained in the Commission's decision. To obtain a copy of the full decision, write to, call, or pick up in person from: Dynamic Concepts, Inc., room 2229, Interstate Commerce Commission Building, Washington, DC 20423, Telephone: (202) 289–4357/4359. [Assistance for the hearing impaired is available through TDD service—(202) 275–1721.]

Environmental and Energy Considerations

We affirm our preliminary conclusion that this action will not affect significantly the quality of the human environment or the conservation of energy resources.

Regulatory Flexibility Analysis

Pursuant to 5 U.S.C. 603, the Commission is required to examine specifically the impact of a proposed action on small businesses and small organizations. Because the overall safety policy unification goals of our proposal as discussed in the NPR spoke directly to the potential impact on small business, we invited specifically the comments of interested parties on this matter.

None of the commenting parties directly addressed the anticipated impact of the revised policy on small entities. In light of the general commentary introduced, however, we have reviewed the initial regulatory flexibility analysis and ratify our preliminary conclusion that this proposal will have a significant positive impact on such entities.

The involved licensing and finance policy revisions and corresponding rule changes are designed to be consistent with and responsive to recent legislative directives and DOT implementing measures and are expected to result in an improved Federal safety oversight program. The goals of this coordinated safety oversight effort involving the Commission and DOT are: (1) to streamline the prelicensing review process; and (2) to ensure that grants of authority will not be subject to term conditions or service restrictions that do not serve as inducements to operational safety.

We, therefore, conclude that the policy revisions and corresponding amendments to the Commission's regulations will have a significant positive impact upon a substantial number of small motor carrier entrants, as well as upon applicants generally. The revised policy and rule modifications will not impose additional reporting, recordkeeping, or compliance requirements upon small entities. In fact, in the case of unrated applicants or applicants with "Conditional" safety fitness ratings, the paperwork burden should be reduced as a result of this policy change. Additionally, the rules adopted here will not duplicate, overlap, or conflict with any existing Federal

Decided: September 5, 1991.

By the Commission, Chairman Philbin, Vice Chairman Emmett, Commissioners Simmons, Phillips, and McDonald. Commissioners Phillips and McDonald commented with separate expressions. Commissioner Simmons dissented in part with a separate expression.

Sidney L. Strickland, Jr.,

Secretary.
[FR Doc. 91–22270 Filed 9–13–91; 8:45 am]

49 CFR Parts 1011, 1160, 1181, and 1186

[Ex Parte No. 55 (Sub-No. 84)] 1

RIN 3120-AB68

Safety Fitness Policy

AGENCY: Interstate Commerce Commission.
ACTION: Final rules.

SUMMARY: In a policy statement published concurrently in this Federal Register issue, the Commission has announced significant revisions to its safety policy as applied in both the motor carrier licensing and finance dockets. The policy revisions are designed to conform with recent statutory changes in the safety fitness area, implemented by the Motor Carrier Safety Act of 1990 (Pub. L. 101-500), and the Hazardous Materials Uniform Safety Amendments Act of 1990 (Pub. L. 101-615). The revised policy also reinforces refinements in the U.S. Department of Transportation (DOT) safety oversight mechanism designed to implement the recent legislation.

In order to ensure consistent and effective implementation of the revised safety policy, we adopted corresponding amendments to the Commission's delegation of authority, licensing procedures, authority transfer proceedings, and motor carrier finance exemptions at 49 CFR parts 1011, 1160, 1181, and 1186, respectively. Consistent with the policy revisions, the amendments to our regulations ensure that barriers to acquisition of authority through either the licensing or finance docket are limited to those carriers that hold an "Unsatisfactory" safety fitness rating from DOT. The regulatory revisions are set forth below

EFFECTIVE DATE: The rules will be effective on September 27, 1991.

FOR FURTHER INFORMATION CONTACT: Suzanne Higgins O'Malley, (202) 275– 7292, or Richard B. Felder, (202) 275– 7691. [TDD for hearing impaired: (202) 275–1721.]

SUPPLEMENTARY INFORMATION:

Consistent with our finding of "good cause," as explained in our Policy Statement, to abbreviate the traditionally observed 30-day notice period for implementing the revised safety policy, the corresponding rule revisions similarly will be effective on

¹ Embraces Ex Parte No. MC-111 (Sub-No. 1), Transfer Rules, and Ex Parte No. MC-179, Purchase, Merger, and Control of Motor Passenger and Water Carriers, interim policy and notice of proposed policy, 55 FR 42659 (October 23, 1990) (Finance Reopening).

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September 27, 1991. We are persuaded that the benefits of administrative simplification and consistent processing of the safety policy revisions through expedited application of the rule modifications announced here will outweigh by far any inconvenience that the slightly abbreviated effective date might cause.

Additional information is contained in the Commission's decision. To obtain a copy of the full decision, write to, call, or pick up in person from: Dynamic Concepts, Inc., room 2229, Interstate Commerce Commission Building. Washington, DC 20423, telephone: (202) 289-4357/4359. (Assistance for the hearing impaired is available through TDD services-(202) 275-1721).

Environmental and Energy Considerations

We affirm our preliminary conclusion that this action will not affect significantly the quality of the human environment or the conservation of energy resources.

Regulatory Flexibility Analysis

Pursuant to 5 U.S.C. 603, the Commission is required to examine specifically the impact of a proposed action on small businesses and small organizations. Because the overall safety policy unification goals of our proposal as discussed in the Notice of Proposed Rulemaking (NPR) spoke directly to the potential impact on small business, we invited specifically the comments of interested parties on this matter.

None of the commenting parties addressed directly the anticipated impact of the revised policy on small entities. In light of the general commentary introduced, however, we have reviewed the initial regulatory flexibility analysis and ratify our preliminary conclusion that this proposal will have a significant positive impact on such entities.

The involved licensing and finance policy revisions and corresponding rule changes are designed to be consistent with and responsive to recent legislative directives and DOT implementing measures and are expected to result in an improved Federal safety oversight program. The goals of this coordinated safety oversight effort involving the Commission and DOT are to streamline the prelicensing review process and to ensure that grants of authority will not be subject to term conditions or service restrictions that do not serve as inducements to operational safety.

We, therefore, conclude that the policy revisions and corresponding amendments to the Commission's

regulations as set forth below will have a significant positive impact upon a substantial number of small motor carrier entrants, as well as upon applicants generally. The revised policy and rule modifications will not impose additional reporting, recordkeeping, or compliance requirements upon small entities. In fact, in the case of unrated applicants or applicants with
"Conditional" safety fitness ratings, the paperwork burden should be reduced as a result of this policy change. The rules adopted here also will not duplicate, overlap, or conflict with any existing Federal rule.

List of Subjects

49 CFR Part 1011

Administrative practice and procedure, Authority delegations (Government agencies), Organization and functions (Government agencies).

49 CFR Part 1160

Administrative practice and procedure, Brokers, Buses, Freight forwarders, Maritime carriers, Motor carriers.

49 CFR Part 1181

Administrative practice and procedure, Brokers, Freight forwarders, Maritime carriers, Motor carriers.

49 CFR Part 1186

Freight forwarders, Motor carriers.

Decided: September 5, 1991.

By the Commission, Chairman Philbin, Vice Chairman Emmett, Commissioners Simmons, Phillips, and McDonald. Commissioners Phillips and McDonald commented with separate expressions. Commissioner Simmons dissented in part with a separate expression.

Sidney L. Strickland, Jr.,

Secretary.

For the reasons set forth in the preamble, title 49, chapter X, parts 1011, 1160, 1181, and 1186 of the Code of Federal Regulations are amended as follows:

PART 1011—COMMISSION **ORGANIZATION; DELEGATIONS OF AUTHORITY**

1. The authority citation for part 1011 continues to read as follows:

Authority: 49 U.S.C. 10301, 10302, 10304, 10305, 10321; 31 U.S.C. 9701; 5 U.S.C. 553.

2. Section 1011.6 is amended by revising paragraphs (h)(1) and (h)(2) to read as follows:

§ 1011.6 Employee Boards.

(h) * * *

- (1) Pre-publication matters in operating rights applications of motor carriers, water carriers, household goods freight forwarders, and property
- (2) Motor passenger carrier and water carrier finance applications under 49 U.S.C. 11343-11344, and small carrier transfer applications under 49 U.S.C.

PART 1160—RULES GOVERNING APPLICATIONS FOR OPERATING AUTHORITY

3. The authority citation for Part 1160 continues to read as follows:

Authority: 49 U.S.C. 10101, 10305, 10321. 10921, 10922, 10923, 10924, 10928, and 11102; 5 U.S.C. 553 and 559; 16 U.S.C. 1456.

4. Section 1160.5 is amended by revising paragraphs (a)(3) and (a)(4) to read as follows:

§ 1160.5 Commission review of the application.

(a) * * *

(3) All motor carrier applications will be reviewed for consistency with the Commission's operational safety fitness policy as set forth in Safety Fitness Policy, 8 I.C.C. 2d 123 (1991). Applicants with "Unsatisfactory" safety fitness ratings from DOT will have their applications rejected by letter notice and their filing fees returned upon request, as explained in the rejection correspondence.

(4) An employee board of the Commission appointed under § 1011.6(h) will review completed applications that conform with the Commission's safety fitness policy. The employee board determines whether there is adequate evidence to warrant publication of the authority applicant seeks in the ICC Register as a preliminary grant. If there is not, the application will be rejected in a letter notice to applicant, without prejudice to refiling once deficiencies have been corrected. Applicants that refile their applications within 1 year may refer to the docket number and fee stamp number assigned to the prior filing and no additional filing fee will be required. An applicant may appeal rejections as provided under § 1160.6 of this part.

PART 1181—TRANSFERS OF **OPERATING RIGHTS UNDER 49 U.S.C.**

5. The authority citation for Part 1181 continues to read as follows:

Authority: 5 U.S.C. 553, and 49 U.S.C. 10321 and 10926.

6. Section 1181.4(c) is revised to read as follows:

§ 1181.4 Commission action and criteria for approval.

(c) If the transferor or transferee has an "Unsatisfactory" safety fitness rating from DOT, the transfer may be denied. If an application is denied, the Commission will set forth the basis for its action in a decision or letter notice. If parties with "Unsatisfactory" safety fitness ratings consummate a transaction pursuant to the 10-day rule at § 1181.2 of this part prior to the notification of Commission action, they do so at their own risk and subject to any conditions we may impose subsequently. Transactions that have been consummated but later are denied by the Commission are null and void and must be rescinded. Similarly, if applications contain false or misleading information, they are void ab initio.

PART 1186—EXEMPTION OF CERTAIN TRANSACTIONS UNDER 49 U.S.C. 11343

7. The authority citation for Part 1186 continues to read as follows:

Authority: 49 U.S.C. 11321, 11343(e); 5 U.S.C. 553; and 21 U.S.C. 853a.

8. Section 1186.9 is revised to read as follows:

§ 1186.9 Safety fitness.

The Commission will consider the DOT safety fitness rating of the parties in transactions where operating authority is purchased or merged. All parties to the transaction must certify their current safety fitness ratings in their Notice of Exemption. If either party has an "Unsatisfactory" safety fitness rating from DOT, the exemption may be disapproved. If parties with "Unsatisfactory" safety fitness ratings consummate a transaction 60 days after publication of the Notice of Exemption but prior to notification of Commission action, they do so at their own risk and subject to any conditions we may impose subsequently. If a Notice of Exemption contains false or misleading information, the exemption is void ab

[FR Doc. 91-22271 Filed 9-13-91; 8:45 am]

DEPARTMENT OF COMMERCE

National Oceanic and Atmospheric Administration

50 CFR Part 661

[Docket No. 910498-1098]

Ocean Salmon Fisheries Off the Coasts of Washington, Oregon, and California

AGENCY: National Marine Fisheries Service (NMFS), NOAA, Commerce. **ACTION:** Notice of reopening.

SUMMARY: NOAA announces that the recreational salmon fishery in the exclusive economic zone (EEZ) from the Queets River to Leadbetter Point, Washington, reopened for 2 days on September 3-4, 1991. This fishery was closed August 12, 1991, upon the projected attainment of the subarea quota of 88,400 coho salmon. The Director, Northwest Region, NMFS (Regional Director), determined that sufficient coho salmon remained to allow reopening of this fishery for 2 days. This action was intended to maximize the harvest of coho salmon without exceeding the ocean share allocated to the recreational fishery in this subarea.

DATES: Effective: Reopening of the EEZ from the Queets River to Leadbetter Point, Washington, to recreational salmon fishing was effective 0001 hours local time, September 3, 1991, through 2400 hours local time, September 4, 1991. Actual notice to affected fishermen was given prior to that time through a special telephone hotline and U.S. Coast Guard Notice to Mariners broadcasts as provided by 50 CFR 661.23. Comments: Public comments are invited until September 26, 1991.

ADDRESSES: Comments may be mailed to Rolland A. Schmitten, Director, Northwest Region, National Marine Fisheries Service, 7600 Sand Point Way NE., BIN C15700, Seattle, WA 98115–0070. Information relevant to this notice has been compiled in aggregate form and is available for public review during business hours at the office of the NMFS Northwest Regional Director.

FOR FURTHER INFORMATION CONTACT: William L. Robinson at 206–526–6140.

SUPPLEMENTARY INFORMATION:

Regulations governing the ocean salmon fisheries at 50 CFR part 661 specify at § 661.21(a)(2) that "If a fishery is closed under a quota before the end of a scheduled season based on overestimate of actual catch, the Secretary will reopen that fishery in as timely a manner as possible for all or part of the

remaining original season provided the Secretary finds that a reopening of the fishery is consistent with the management objectives for the affected species and the additional open period is no less than 24 hours."

In its emergency interim rule and preseason notice of 1991 management measures (56 FR 21311, May 8, 1991), NOAA announced that the 1991 recreational salmon fishery for all salmon species in the subarea from the Queets River to Leadbetter Point. Washington, would begin on June 24 and continue through the earliest of September 26 or the attainment of either a subarea quota of 88,400 coho salmon or the overall recreational quota of 40,000 chinook salmon north of Cape Falcon, Oregon. This fishery was closed on August 12 based on the projected attainment of the subarea coho quota.

According to the best available information on August 21, 1991, recreational catches totaled 81,662 coho salmon, leaving 6,738 coho salmon available for harvest in the subarea coho quota. This amount of available coho salmon was determined to be sufficient for additional recreational fishing during part of the remaining original season. Therefore, the Regional Director determined that the recreational fishery from the Queets River to Leadbetter Point, Washington, should reopen for 2 days on September 3-4, 1991. This action is consistent with the management objectives for coho salmon in this subarea. All other restrictions that apply to this fishery remain in effect as announced in the preseason notice of 1991 management measures.

In accordance with the inseason notice procedures of 50 CFR 661.23, actual notice to fishermen of this action was given prior to the time listed above by telephone hotline number (206) 526–6667 and by U.S. Coast Guard Notice to Mariners broadcasts on Channel 16 VHF–FM and 2182 KHz.

The Regional Director consulted with representatives of the Pacific Fishery Management Council, the Washington Department of Fisheries, and the Oregon Department of Fish and Wildlife regarding this reopening of the recreational fishery from the Queets River to Leadbetter Point, Washington. The State of Washington will manage the recreational fishery in State waters adjacent to this area of the EEZ in accordance with this Federal action. This notice does not apply to treaty Indian fisheries or to other fisheries which may be operating in other areas.

Because of the need for immediate action, the Secretary of Commerce has

determined that good cause exists for this notice to be issued without affording a prior opportunity for public comment. Therefore, public comments on this notice will be accepted through September 26, 1991.

Other Matters

This action is authorized by 50 CFR 661.23 and is in compliance with Executive Order 12291.

List of Subjects in 50 CFR Part 661

Fisheries, Fishing, Indians, Reporting and recordkeeping requirements.

Authority: 16 U.S.C. 1801 et seq. Dated: September 10, 1991.

David S. Crestin,

Acting Directar, Office of Fisheries Canservatian and Management, National Marine Fisheries Service.

[FR Doc. 91-22161 Filed 9-11-91; 10:52 am]

BILLING CODE 3510-22-M

Proposed Rules

Federal Register

Vol. 56, No. 179

Monday, September 16, 1991

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 participate in the rule making prior to the adoption of the final rules.

DEPARTMENT OF AGRICULTURE

Animal and Plant Health Inspection Service

7 CFR Part 301

[Docket No. 90-038]

Black Stem Rust

AGENCY: Animal and Plant Health Inspection Service, USDA. ACTION: Proposed rule.

SUMMARY: We are proposing to revise the black stem rust quarantine and regulations to require that the seed of certain barberry plants be produced only at properties where it has been verified that no wild or domesticated rust-susceptible barberry plants are growing at or within one-half mile of the property. We believe this action is necessary to help delay and minimize infestations of black stem rust. We are also proposing to allow the issuance and cancellation of compliance agreements by States that are not protected areas or that do not encompass protected areas. We believe this action is warranted to remove unnecessary restrictions on the issuance of compliance agreements.

DATES: Consideration will be given only to comments received on or before October 16, 1991.

ADDRESSES: To help ensure that your written comments are considered, send an original and three copies to Chief, Regulatory Analysis and Development, PPD, APHIS, USDA, room 804, Federal Building, 6505 Belcrest Road, Hyattsville, MD 20762. Please state that your comments refer to Docket No. 90–038. Comments received may be inspected at USDA, room 1141, South Building, 14th Street and Independence Avenue SW., Washington, DC, between 8 a.m. and 4:30 p.m., Monday through Friday, except holidays.

FOR FURTHER INFORMATION CONTACT: Stephen Poe, Operations Officer, Domestic and Emergency Operations, PPQ, APHIS, USDA, room 645, Federal Building, 6505 Belcrest Road, Hyattsville, Maryland 20782, 301–436– 8247.

SUPPLEMENTARY INFORMATION:

Background

Black stem rust is one of the most destructive plant diseases of small grains that is known to exist in the United States. The disease is caused by a fungus that reduces the quality and yield of wheat, oat, barley, and rye crops by robbing host plants of food and water. In addition to infecting small grains, the fungus lives on a variety of alternate host plants that are species of the genera Berberis, Mahoberberis, and Mahonia. The fungus is spread from host-to-host by wind-borne spores.

The black stem rust quarentine and regulations in 7 CFR part 301.38 et seq. (referred to below as the regulations) quarantine the conterminous 48 States and the District of Columbia and govern the interstate movement of certain plants of the genera Berberis, Mahoberberis, and Mahonia, also known as barberry plants. The species of these plants are categorized as either rust-resistant or rust-susceptible. Rust-resistant plants do not pose a risk of being infected by and spreading black stem rust; rust-susceptible plants do pose such a risk.

Currently, many small grain varieties are resistant to existing races of black stem rust. However, during the sexual stage of black stem rust organisms, spores from different black stem rust organisms can combine to produce entirely new hybrid races of black stem rust. Some of these hybrid races could successfully attack grain varieties that are not harmed by the "parent" black stem rust races. For this reason, an important factor in controlling infestations of black stem rust is the elimination of rust-susceptible host barberry plants. Additionally, the presence of rust-susceptible barberry plants can cause infestations to occur earlier in the year than if the plants were not present. These "early" infestations are especially damaging because they affect grains at a stage when the grains are most vulnerable to the effects of black stem rust.

The regulations currently provide criteria for "protected areas." (Movement of regulated articles into or through protected areas is restricted.) Protected areas are those in which rust-

susceptible plants of the genera Berberis, Mahoberberis, and Mahonia have been eradicated, and in which States conduct periodic inspections, as specified by the regulations, to ensure that rust-resistant nursery stock of those genera do not come into proximity to rust-susceptible plants that might become present in the area. The danger from rust-resistant barberry plants being in proximity to rust-susceptible plants is not that the rust-resistant plants will become hosts to black stem rust organisms capable of spreading. Rather, it is that the rust-susceptible plants could pollinate the rust-resistant plants, and the rust-resistant plants could then produce seeds that would be used to propagate rust-susceptible plants.

Currently, the regulations at 7 CFR 301.38-3 require that if a nursery within a protected area raised plants of the genera Berberis, Mahoberberis, or Mahonia from seed, the State must conduct a visual inspection to verify that no wild or domesticated rustsusceptible plants are growing within one-half mile of the nursery. We do not believe, however, that this provision is adequate to ensure that seeds are not produced from the pollination of rustresistant plants by rust-susceptible plants. The current regulations guard against such pollination of plants already growing at the nursery, but do not ensure that seeds produced on some other premises are not the result of such pollination. We are therefore proposing to revise the regulations to require that all seed used to propagate barberry plants in protected areas, and all seed used to propagate barberry plants that are certified rust-resistant for interstate movement into protected areas, be produced at properties where a State inspector has verified that no wild or domesticated rust-susceptible plants are growing at, or within one-half mile of, the property.

Compliance Agreements

Currently, the regulations provide that any State that is a protected area or that encompasses a protected area may enter into a compliance agreement with any person who grows or handles regulated articles in the protected area, or who moves regulated articles international from the protected area. In non-protected areas, the Animal and Plant Health Inspection Service (APHIS) is responsible for issuing compliance

agreements. We believe, however, that this provision is unnecessarily restrictive, and that there would be no increased risk of infestations of black stem rust if compliance agreements were issued by States that are not, or that do not encompass, protected areas. In many cases, States are better equipped to provide growers and shippers with regulatory and inspection services than is APHIS. We are therefore proposing to allow States that are not, or do not encompass, protected areas to issue compliance agreements.

Executive Order 12291 and Regulatory Flexibility Act

We are issuing this proposed rule in conformance with Executive Order 12291, and we have determined that it is not a "major rule." Based on information compiled by the Department, we have determined that this rule would have an effect on the economy of less than \$100 million; would not cause a major increase in costs or prices for consumers, individual industries, Federal, State, or local government agencies, or geographic regions; and would not cause a significant adverse effect on competition, employment, investment, productivity, innovation, or on the ability of United States-based enterprises to compete with foreignbased enterprises in domestic or export

Federal restrictions on international movements of plants and plant parts of Berberis, Mahoberberis, and Mahonia are limited to protected areas, which include 15 States and part of a 16th State. The amendments to the regulations being proposed in this document would require that all seed used to propagate barberry plants in protected areas, and all seed used to propagate barberry plants that are certified rust-resistant for interstate movement into protected areas, be produced at properties where a State inspector has verified that no wild or domesticated rust-susceptible plants are growing at or within one-half mile of the property. The principal group affected by this proposed rule would be the seed growers producing seed to be used in the production of certified plants, and in the production of plants in protected areas. The effect would be to eliminate some markets for seed producers who continue to grow rust-susceptible plant varieties at their seed production facilities, and to eliminate some markets for seed producers that are located within one-half mile of rust-susceptible plants that for some reason cannot be destroyed.

Based upon Small Business Administration (SBA) statistics and the

1982 Census of Agriculture statistics, the most recent statistics available to us, we estimate that 71 percent of the 13,217 growers of nursery products in the United States (9,394) are located in nonprotected areas, and that 29 percent (3,833) are in the protected areas. Our projections indicate that of all growers of nursery products, 96 percent are small businesses, as classified by the SBA in its Standards (those with \$500,000 or less in annual receipts). We do not have statistics indicating the number of small nursery growers dealing in plants of the restricted genera and the proportion of their revenues derived from such plants. Nevertheless, we believe that most growers of nursery products grow varieties primarily, and would not be affected. Until 1989, the regulations prohibited the movement of rustsusceptible plants from quarantined areas. Because of this restriction, it was standard practice, and we believe it continues to be standard practice, for growers to propagate rust-resistant

The proposed provisions would also allow persons who grow or handle regulated articles, including seed growers, to enter into a compliance agreement with State regulatory authorities in States that are not protected. Currently, growers or other persons who handle regulated articles in States that are not protected that wish to enter into a compliance agreement must do so with APHIS. The change we are proposing would, in certain cases, make it easier for these persons to have their regulated articles certified. However, in States that are not protected, we have received relatively few requests for compliance agreements. We therefore do not anticipate the proposed change to affect a significant number of entities.

Under these circumstances, the Administrator of the Animal and Plant Health Inspection Service has determined that this action would not have a significant economic impact on a substantial number of small entities. Executive Order 12372.

This program/activity is listed in the Catalog of Federal Domestic Assistance under No. 10.025 and is subject to Executive Order 12372, which requires intergovernmental consultation with State and local officials. (See 7 CFR 3015, subpart V).

Paperwork Reduction Act

This proposed rule contains no new information collection, recordkeeping requirements under the Paperwork Reduction Act of 1980 (44 U.S.C. 3501 et seq.)

List of Subjects in 7 CFR Part 301

Black stem rust, Agricultural commodities, Plant diseases, Plant pests, Plants (Agriculture), Quarantine, Transportation, Reporting and recordkeeping requirements

PART 301—DOMESTIC QUARANTINE NOTICES

Accordingly, we are proposing to amend 7 CFR part 301 as follows:

1. The authority citation for part 301 would continue to read as follows:

Authority: 7 U.S.C. 150bb, 150dd, 150ee, 150ff; 161, 162, 164–167; 7 CFR 2.17, 2.51, and 371.2(c).

§ 301.38-3 [Amended]

2. In § 301.38-3, paragraph (a), the last sentence, including the footnote reference, would be removed.

3. In § 301.38-3, paragraph (b)(3), the last sentence, including the footnote reference, would be removed.

4. In § 301.38–3, paragraphs (c), (d), and (e) would be redesignated as paragraphs (d), (e), and (f), respectively.

5. In § 301.38-3, a new paragraph (c) would be added to read as follows:

§ 301.38–3 Protected Areas.

(c) All seed used to propagate plants of the genera Berberis, Mahoberberis, and Mahonia in protected areas, and all seed used to propagate plants of the genera Berberis, Mahoberberis, and Mahonia that are certified as rustresistant for interstate movement into protected areas, must be produced at properties where a State inspector has verified that no wild or domesticated rust-susceptible plants are growing at or within one-half mile of the property.

⁴ Persons performing the inspection must be able to recognize rust-susceptible varieties of Berberis, Mahoberberis, and Mohonio. Inspectors must work side by side, 10 to 20 feet apart, and walk outward away from the property, a distance of one-half mile measured from the edge of the property, and observe all plants growing in the half-mile band. The distance between the inspectors may vary within this range depending upon the visibility of plant growth. In areas with low brush and flat terrain, the inspectors may be the maximum distance of 20 feet apart if they can observe all plants growing within ten feet of them. In areas of high plant growth or hilly terrain, the Inspectors must be closer together due to limited or obstructed visibility. Inspectors must observe all plants growing between themselves and the mid-point of the distance between themselves and the next inspector. This process must be repeated so that the entire band, measured from the border of the property to the circumference of an imaginary circle having the property as its mid-point, is visually inspected in this manner.

§ 301.38-6 [Amended]

6. In § 301.38-6, paragraph (a) would be amended by removing the words "that is a protected area or that encompasses a protected area"; and by removing the words "the protected area" both times they appear and replacing them with the words "a protected area".

Done in Washington, DC, this 11th day of September 1991.

Robert Melland,

Acting Administrator, Animal and Plant Health Inspection Service.

[FR Doc. 91-22169 Filed 9-13-91; 8:45 am]

Agricultural Marketing Service

7 CFR Parts 916 and 917

[Docket No. FV-91-400]

Announcement of Public Meeting To Review Marketing Order Nos. 916 and 917; Nectarines and Peaches Grown In California

AGENCY: Agricultural Marketing Service, USDA.

ACTION: Notice of public meeting.

SUMMARY: Notice is hereby given that a public meeting will be held to provide information to the U.S. Department of Agriculture (Department) on whether the Federal marketing order programs for California nectarines and peaches should be continued, modified or terminated. Growers, handlers and other interested persons are invited to submit written comments to the Department and/or present oral comments at the meeting with respect to the continued operation of the two marketing order programs.

DATES: The public meeting will begin at 9 a.m., P.D.T. on September 24 and continue September 25, 1991, if necessary. The meeting will be held at the Holiday Inn, 9000 West Airport Drive, Visalia, California 93277; telephone: (209) 651–5000.

Written comments must be received by October 11, 1991.

ADDRESSES: Written comments should be sent to: California Marketing Field Office, USDA, AMS, 2202 Monterey St., suite 102–B, Fresno, California, 93721, Attention: Kurt Kimmel. Two copies of all material should be submitted. Written comments received will be available for public inspection in the California Marketing Field Office during regular business hours. Written comments received before the meeting will be available for public inspection at the meeting.

FOR FURTHER INFORMATION CONTACT: Coorge Kelhart Marketing Order

George Kelhart, Marketing Order Administration Branch, F&V, AMS, P.O. Box 96456, room 2525–S, Washington, DC 20090–6456, telephone: (202) 475– 3919, or Kurt Kimmel at the Marketing Field Office address above, telephone: (209) 487–5901.

SUPPLEMENTARY INFORMATION: Four continuance referenda were held from January 7 through February 6, 1991, to determine whether the Federal marketing order programs for pears, plums, nectarines and peaches grown in California should be continued. Results of the continuance referenda indicated that the pear program be continued and the plum program terminated. Results of the nectarine and peach referenda indicated that there is significant opposition to the two programs. This notice announces a meeting to provide information for the Department on whether the Federal marketing order programs for nectarines (M.O. 916) and peaches (M.O. 917) should be continued, modified or terminated.

On April 11, 1991, the Department requested that the Nectarine Administrative Committee and the Peach Commodity Committee (committees), established under the marketing orders to locally administer the programs, make arrangements for a public meeting in the production area to discuss the future of the two programs. The purpose of the meeting is to elicit from industry members suggestions and other information on how the programs may best serve their respective industries.

The meeting will provide an opportunity for those in the industry to present detailed information on the present performance of the two marketing order programs. Indications of present performance may include an analysis of the programs' cost effectiveness with regard to administration, research and advertising. The Department seeks comment on whether amendment of some of the regulatory aspects of the two programs would make the programs more effective and create more support among growers and handlers. The Department also seeks views on whether the orders for nectarines and peaches should be terminated. Interested persons are encouraged to send written comments to the Department and/or present oral comments at the meeting.

An official of the Department will preside over the meeting. Those wishing to make oral comments will be asked to register with the official at the beginning of the meeting. A time limitation of ten

minutes for each commenter will be imposed. Questions from the audience will not be permitted.

A written transcript of the meeting will be taken. Copies may be obtained by contacting the reporting service at the meeting.

Written comments will be received through October 11, 1991. Comments received will be available for public inspection in the Marketing Field Office in Fresno, California (address above) during regular business hours.

Authority: Sections 1-19, 48 Stat. 31, as amended; 7 U.S.C. 601-674).

Dated: September 11, 1991.

Robert C. Kenney,

Acting Director, Fruit and Vegetable Division.
[FR Doc. 91-22172 Filed 9-13-91; 8:45 am]
BILLING CODE 3410-02-M

NUCLEAR REGULATORY

COMMISSION 10 CFR Parts 2, 40, 50, 51, 70, 75, 110,

RIN 3150-AD90

140, 150, and 170

Uranium Enrichment Regulations

AGENCY: Nuclear Regulatory Commission.

ACTION: Proposed rule.

SUMMARY: The Nuclear Regulatory Commission (NRC) is proposing to amend its regulations concerning the licensing of uranium enrichment facilities to reflect changes made to the Atomic Energy Act of 1954, as amended (the Act) by the Solar, Wind, Waste, and **Geothermal Power Production** Incentives Act of 1990. The principal effect of these amendments is that uranium enrichment facilities will be licensed subject to the provisions of the Act pertaining to source material and special nuclear material rather than under the provisions pertaining to a production facility.

DATES: Comment period expires
December 2, 1991. Comments received
after this date will be considered if it is
practical to do so, but the NRC is able to
assure consideration only for comments
received on or before this date.

ADDRESSES: Mail written comments to the Secretary, U.S. Nuclear Regulatory Commission, Washington, DC 20555, Attention: Docketing and Service Branch. Deliver comments to One White Flint North, 11555 Rockville Pike, Rockville, MD, between 7:45 am and 4:15 pm Federal workdays.

Copies of the draft regulatory analysis and comments received may be

examined at the NRC Public Document Room, 2120 L Street NW. (Lower Level), Washington, DC.

FOR FURTHER INFORMATION CONTACT: Mr. C.W. Nilsen, Office of Nuclear Regulatory Research, U.S. Nuclear Regulatory Commission, Washington, DC 20555, telephone (301) 492–3834, or Mr. P. Loysen, Office of Nuclear Material Safety and Safeguards, U.S. Nuclear Regulatory Commission, Washington, DC 20555, telephone (301) 492–0685.

SUPPLEMENTARY INFORMATION:

Background

On November 15, 1990, the President signed the "Solar, Wind, Waste, and **Geothermal Power Production** Incentives Act of 1990," Public Law 101-575, which, among other things, amended the Atomic Energy Act (the Act) with respect to the licensing of uranium enrichment facilities. The principal effect of these changes is that uranium enrichment facilities will be licensed pursuant to the provisions of the Act pertaining to source material and special nuclear material rather than the provisions pertaining to a production facility. Under the new provisions, licensing of uranium enrichment facilities will become a single step licensing process with one license issued pursuant to 10 CFR parts 40 and 70 rather than a two-part licensing process under 10 CFR part 50. However, amendments to the Act which address the licensing of uranium enrichment facilities also mandate an environmental review, adjudicatory hearing, inspection before operation, and third party liability insurance. Also, uranium enrichment facilities remain production facilities for other purposes of the Act such as controlling the export of specially designed or prepared uranium enrichment equipment and preservation of Federal authority in Agreement States.

Proposed Action

The Commission is proposing this rulemaking, which is essentially conforming in nature, to amend 10 CFR parts 2, 40, 50, 51, 70, 75, 110, 140, 150, and 170 as required to implement section 5 of Public Law 101-575.

Section 5 of Public Law 101-575
amended the Act to remove uranium
enrichment facilities from consideration
as production facilities for the purposes
of chapters 10 and 16 of the Act. As a
result, licensing of uranium enrichment
facilities will be subject to the
procedural licensing provisions of the
Act for source material and special
nuclear material under 10 CFR parts 40

and 70 with the addition of new requirements concerning facility construction and operation.

To reflect Public Law 101-575, the addition of a definition for uranium enrichment facility is being proposed that would include both (1) a facility used for separating the isotopes of uranium or enriching uranium in the isotope 235 and (2) any equipment or device capable of such action. The new definition continues to exclude laboratory scale facilities designed or used for experimental or analytical purposes from licensing as a uranium enrichment facility as was the case prior to enactment of Public Law 101-575. However, commercial laboratory scale enrichment would be a licensed activity, and licensees would be required to have appropriate source material and special nuclear material licenses and to comply with all applicable regulations.

Uranium enrichment facilities remain production facilities for chapters other than chapter 10, "Atomic Energy Licenses," and chapter 16, "Judicial Review and Administrative Procedure," of the Act. Therefore, there is no change for purposes of controlling the export of specially designed or prepared uranium enrichment equipment and the preservation of Federal authority over uranium enrichment licensing in Agreement States.

To conform with the changes added to the Act by Public Law 101-575, the proposed amendments contain five (5) new licensing requirements specific to the licensing of uranium enrichment facilities. The amendments to 10 CFR chapter I which are necessary to implement these requirements include:

The requirement to conduct a single adjudicatory hearing before issuance of a license for construction and operation (proposed §§ 40.33 and 70.23a);

The requirement prohibiting issuance of a license to allow construction and operation until a hearing is completed and a decision issued (proposed §§ 40.32(g) and 70.31(e));

The requirement that an Environmental Impact Statement (EIS) be prepared in accordance with the National Environmental Policy Act before the licensing hearing is completed (See §§ 40.31(k), 51.97(c), and 70.21(h));

The requirement that prior to commencement of operation the Commission verify by inspection that the facility has been constructed in accordance with the license, and publish a notice of the inspection results in the Federal Register (proposed §§ 40.41(g) and 70.32(k)); and

The requirement that the licensee carry public liability insurance against

bodily injury, sickness, disease, death, loss of or damage to property, and loss of use of property arising out of or resulting from the radioactive, toxic, explosive, or other hazardous properties of chemical compounds containing source material or special nuclear material. The insurance requirement specifically includes the chemical toxicity risks associated with uranium hexafluoride (proposed §§ 40.32(g), 70.23(a)(12), and 140.13b).

A number of minor conforming changes to the provisions of 10 CFR chapter I are proposed to implement the amendments to the Act. Of specific note is the fee category change in 10 CFR part 170. Category E has been deleted from 10 CFR 170.21 and a new category 1E has been added to 10 CFR 170.31.

Environmental Impact: Categorical Exclusion

The NRC has determined that this proposed regulation is the type of action described as a categorical exclusion in 10 CFR 51.22(c) (1) and (3). Therefore, neither an environmental impact statement nor an environmental assessment has been prepared for this proposed regulation.

Paperwork Reduction Act Statement

This proposed rule amends information collection requirements that are subject to the Paperwork Reduction Act of 1980 (44 U.S.C. 3501 et seq.). This rule has been submitted to the Office of Management and Budget for review and approval of the paperwork requirements.

Public reporting burden for this collection of information is estimated to average 60,000 hours per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. This estimate includes the entire licensing process, including preparation of the application and environmental report, and is not due to the minor conforming changes being proposed here. Send comments regarding this burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden, to the Information and Records Management Branch (MNBB-7714), U.S. Nuclear Regulatory Commission, Washington, DC 20555; and to the Desk Officer, Office of Information and Regulatory Affairs, NEOB-3019 (3150-020, -0011, -0021, -0009, -0055, -0036, -0039, -0032), Office of Management and Budget, Washington, DC 20503.

Draft Regulatory Analysis

The Commission has prepared a draft regulatory analysis on this proposed regulation. The analysis examines the costs and benefits of the alternatives considered by the Commission. The draft analysis is available for inspection at the NRC Public Document Room, 2120 L Street NW. (Lower Level), Washington, DC. Single copies of the analysis may be obtained from Mr. C. W. Nilsen, Office of Nuclear Regulatory Research, U.S. Nuclear Regulatory Commission, Washington, DC 20555, telephone (301) 492–3834.

The Commission requests public comments on the draft regulatory analysis. Comments on the draft analysis may be submitted to the NRC as indicated under the ADDRESSES heading.

Regulatory Flexibility Certification

In accordance with the Regulatory Flexibility Act, 5 U.S.C. 605(b), the Commission certifies that, if promulgated, this rulemaking will not have a significant economic impact on a substantial number of small entities. The proposed rule, when promulgated, would affect only persons who build or operate enrichment facilities for producing enriched uranium. The owners of enrichment facilities do not fall within the scope of the definition of "small entities" set forth in section 601(3) of the Regulatory Flexibility Act, 15 U.S.C. 632, or the Small Business Size Standards set out in regulations issued by the Small Business Administration at 13 CFR part 121.

Backfit Analysis

The NRC has determined that the backfit rule, 10 CFR 50.109, does not apply to this proposed rule. Thus, a backfit analysis is not required for these amendments because they do not involve any provisions that would impose backfits ad defined in 10 CFR 50.109(a)(1).

List of Subjects

10 CFR Part 2

Administrative practice and procedure, Antitrust, Byproduct material, Classified information, Environmental protection, Nuclear materials, Nuclear power plants and reactors, Penalty, Sex discrimination, Source material, Special nuclear material, Waste treatment and disposal.

10 CFR Part 40

Criminal penalty, Government contracts, Hazardous materials—transportation, Nuclear materials,

Reporting and recordkeeping requirements, Source material, Uranium.

10 CFR Part 50

Antitrust, Classification information, Criminal penalty, Fire protection, Incorporation by reference, Intergovernmental relations, Nuclear power plants and reactors, Radiation protection, Reactor siting criteria, Reporting and recordkeeping requirements.

10 CFR Part 51

Administrative practice and procedure, Environmental impact statement, Nuclear materials, Nuclear power plants and reactors, Reporting and recordkeeping requirements.

10 CFR Part 70

Criminal penalty, Hazardous materials—transportation, Nuclear materials, Packaging and containers, Radiation protection, Reporting and recordkeeping requirements, Scientific equipment, Security measures, Special nuclear material.

10 CFR Part 75

Criminal penalty, Intergovernmental relations, Nuclear materials, Nuclear power plants and reactors, Reporting and recordkeeping requirements, Security measures.

10 CFR Part 110

Administrative practice and procedure, Classified information, Criminal penalty, Export, Import, Incorporation by reference. Intergovernmental relations, Nuclear materials, Nuclear power plants and reactors, Reporting and recordkeeping requirements, Scientific equipment.

10 CFR Part 140

Criminal penalty, Extraordinary nuclear occurrence, Insurance, Intergovernmental relations, Nuclear materials, Nuclear power plants and reactors, Reporting and recordkeeping requirements.

10 CFR Part 150

Criminal penalty, Hazardous materials—transportation, Intergovernmental relations, Nuclear materials, Reporting and recordkeeping requirements, Security measures, Source material, Special nuclear material.

10 CFR Part 170

Byproduct material, Non-payment penalty, Nuclear materials, Nuclear power plants and reactors, Source material, Special nuclear material.

For the reasons set forth in the preamble and under the authority of the

Atomic Energy Act of 1954, as amended, the Energy Reorganization Act of 1974, as amended, and 5 U.S.C. 553, the NRC is proposing to adopt the following conforming amendments to 10 CFR parts 2, 40, 50, 51, 70, 75, 110, 140, 150, and 170.

PART 2—RULES OF PRACTICE FOR DOMESTIC LICENSING PROCEEDINGS

1. The authority citation for part 2 is revised to read as follows:

Authority: Secs. 161, 181, 68 Stat. 948, 953, as amended (42 U.S.C. 2201, 2231); sec. 191, as amended, Pub. L. 87–815, 76 Stat. 409 (42 U.S.C. 2241); sec. 201, 88, Stat. 1242, as amended (42 U.S.C. 5841); 5 U.S.C. 552.

Section 2.101 also issued under secs. 53, 62, 63, 81, 103, 104, 105, 68 Stat. 930, 932, 933, 935, 936, 937, 938, as amended (42 U.S.C. 2073, 2092, 2093, 2111, 2133, 2134, 2135); sec. 114(f), Pub L. 97-425, 96, Stat. 2213, as amended (42 U.S.C. 10134(f)); sec. 102, Pub. L. 91-190, 83 Stat. 853, as amended (42 U.S.C. 4332); sec. 301, 88 Stat. 1248 (42 U.S.C. 5871). Sections 2.102, 2.103, 2.104, 2.105, 2.721, also issued under secs. 102, 103, 104, 105, 183, 189, 68 Stat. 936, 937, 938, 954, 955, as amended (42 U.S.C. 2132, 2133, 2134, 2135, 2233, 2239), Sec. 193 Pub. L. 101-575, 104 Stat. 2835 (42 U.S.C. 2243). Section 2.105 also issued under Pub. L. 97-415, 96 Stat. 2073 (42 U.S.C. 2239). Section 2.200-2.206 also issued under secs. 186, 234, 68 Stat. 955, 83 Stat. 444, as amended (42 U.S.C. 2238, 2282); sec. 206, 88 Stat. 1246 (42 U.S.C. 5846). Sections 2.600-2.606 also issued under sec. 102, Pub. L. 91-190, 83 Stat. 853, as amended (42 U.S.C. 4332). Sections 2.700a, 2.179 also issued under 5 U.S.C. 554. Sections 2.754, 2.760, 2.770, 2.780 also issued under 5 U.S.C. 557. Section 2.764 and Table 1A of Appendix C also issued under secs. 135, 141 Pub. L. 97-425, 96 Stat. 2232, 2241 (42 U.S.C. 10155, 10161), Section 2.790 also issued under sec. 103, 68 Stat. 936, as amended (42 U.S.C. 2133) and 5 U.S.C. 552. Sections 2.800 and 2.808 also issued under 5 U.S.C. 553. Section 2.809 also issued under 5 U.S.C. 553 and sec. 29, Pub. L. 85-256, 71 Stat. 579, as amended (42 U.S.C. 2039). Subpart K, also issued under sec. 189, 68 Stat. 955 (42 U.S.C. 2239); sec. 134, Pub. L. 97-425, 96 Stat. 2230 (42 U.S.C. 10154). Subpart L. also issued under sec. 189, 68, Stat. 955 (42 U.S.C. 2239). Appendix A also issued under sec. 6 Pub. L. 91-560, 84 Stat. 1473 (42 U.S.C. 2135). Appendix B also issued under sec. 10, Pub. L.99-240, 99 Stat. 1842 (42 U.S.C. 2021b et seq.).

2. In § 2.104, paragraph (b)(2) is revised to read as follows:

§ 2.104 Notice of hearing.

(b) * * *

(2) That, if the proceeding is not a contested proceeding, the presiding officer will determine (i) without conducting a de novo evaluation of the application, whether the application and the record of the proceeding contain sufficient information, and the review of application by the Commission's staff

has been adequate to support affirmative findings on (b)(1) (i) through (iii) specified in this section and a negative finding on (b)(1)(iv) specified in this section proposed to be made and the issuance of the construction permit proposed by the Director of Nuclear Reactor Regulation or Director of Nuclear Material Safety and Safeguards. as appropriate, and (ii) if the application is for a construction permit for a nuclear power reactor, a testing facility, a fuel processing plant, a uranium enrichment facility, or other facility whose construction or operation has been determined by the Commission to have a significant impact on the environment, whether the review conducted by the Commission pursuant to the National Environmental Policy Act (NEPA) has been adequate.

PART 40—DOMESTIC LICENSING OF SOURCE MATERIAL

3. The authority citation for part 40 is revised to read as follows:

Authority: Secs. 62, 63, 64, 65, 81, 161, 182, 183, 186, 66 Stat. 932, 933, 935, 946, 953, 954, 955, as amended, secs. 11e(2), 83, 84, Pub. L. 95-604, 92 Stat. 3033, as amended, 3039, sec. 234, 83 Stat. 444, as amended (42 U.S.C. 2014(e)[2], 2092, 2093, 2094, 2095, 2111, 2113, 2114, 2201, 2232, 2233, 2234, 2262]; sec. 274, Pub. L. 80-373, 73 Stat. 686 [42 U.S.C. 2021]; secs. 201, as amended, 202, 206, 86 Stat. 1242, as amended, 1244, 1246 (42 U.S.C. 5841, 5842, 5846); sec. 275, 92 Stat. 3021, as amended by Pub. L. 97-415, 96 Stat. 2027 (42 U.S.C. 2022); sec. 193, 104 Stat. 2835 [42 U.S.C. 2243].

Section 40.7 also issued under Pub. L. 95-601, sec. 10, 92 Stat. 2951 (42 U.S.C. 5851). Section 40.31(g) also issued under sec. 122, 68 Stat. 939 (42 U.S.C. 2152). Section 40.46 also issued under sec. 104, 68 Stat. 954, as amended (42 U.S.C. 2234). Section 40.71 also issued under sec. 187, 68 Stat. 955 (42 U.S.C.

2237).

For purposes of sec. 223, 68 Stat. 958, as amended (42 U.S.C. 2273); §§ 40.3, 40.7(g), 40.25(d)|(1)-(3), 40.35(a)-(d) and (f), 40.41(b) and (c), 40.46, 40.51(a) and (c), and 40.63 are issued under sec. 161b, 161i, and 161o, 68 Stat. 948, 949, and 950, as amended (42 U.S.C. 2201(b), 2201(i), and 2201(o)); and §§ 40.5, 40.9, 40.25(c), (d)(3), and (4), 40.26(c)[2), 40.35(e), 40.42, 40.61, 40.62, 40.64, and 40.65 are issued under sec. 161o, 68 Stat. 950, as amended (42 U.S.C. 2201(o)).

4. In § 40.4, the term "Uranium Enrichment Facility" is added to read as follows:

§ 40.4 Definitions.

Uranium enrichment facility means:
(1) Any facility used for separating the isotopes of uranium or enriching uranium in the isotope 235, except laboratory scale facilities designed or used for experimental or analytical purposes only; or

(2) Any equipment or device, or important component part especially designed for such equipment or device, capable of separating the isotopes of uranium or enriching uranium in the isotope 235.

5. Section 40.5 is amended by adding paragraph (b)(1)(vi) to read as follows:

§ 40.5 Communications.

(b) * * *

(1) * * *

- (vi) Uranium enrichment facilities.
- Section 40.31 is amended by adding paragraphs (k) and (l) to read as follows:

§ 40.31 Applications for specific licenses.

(k) A license application for a uranium enrichment facility must be accompanied by an Environmental Report required under subpart A of part 51 of this chapter.

(I) A license application that involves the use of source material in a uranium enrichment facility must include the applicant's provisions for public liability

insurance.

. .

7. Section 40.32 is amended by revising paragraph (e) and adding paragraph (g) to read as follows:

§ 40.32 General requirements for issuance of specific licenses.

(e) In the case of an application for a license for a uranium enrichment facility, or for a license to possess and use source and byproduct material for uranium milling, production of uranium hexafluoride, or for the conduct of any other activity which the Commission determines will significantly affect the quality of the environment, the Director of Nuclear Material Safety and Safeguards or his designee, before commencement of construction of the plant or facility in which the activity will be conducted, on the basis of information filed and evaluations made pursuant to subpart A of part 51 of this chapter, has concluded, after weighing the environmental, economic, technical and other benefits against environmental costs and considering available alternatives, that the action called for is the issuance of the proposed license, with any appropriate conditions to protect environmental values. Commencement of construction prior to this conclusion is grounds for denial of a license to possess and use source and byproduct material in such plant or facility. As used in this paragraph, the term commencement of

construction means any clearing of land, excavation, or other substantial action that would adversely affect the environment of a site. The term does not mean site exploration, roads necessary for site exploration, borings to determine foundation conditions, or other preconstruction monitoring or testing to establish background information related to the suitability of the site or the protection of environmental values.

(g) Where the proposed activity involves use of source material in a uranium enrichment facility, the applicable provisions of Part 140 of this chapter have been satisfied.

8. A new § 40.33 is added to read as follows:

§ 40.33 Issuance of a license for a uranium enrichment facility.

(a) The commission will hold a hearing pursuant to 10 CFR part 2, subparts A, G and I, on each application with regard to the licensing of the construction and operation of a uranium enrichment facility. The Commission will publish public notice of the hearing in the Federal Register at least 30 days before the hearing.

(b) A license for a uranium enrichment facility may not be issued before the hearing is completed and a decision issued on the application.

9. Section 40.41 is amended by adding paragraph (g) to read as follows:

§ 40.41 Terms and conditions of licenses.

(g) No person shall commence operation of a uranium enrichment facility until the Commission verifies through inspection that the facility has been constructed in accordance with the requirements of the license. The Commission shall publish notice of the inspection results in the Federal Register.

10. In § 40.65, the introductory text of paragraph (a) is revised to read as

follows:

§ 40.65 Effluent monitoring reporting requirements.

(a) Each licensee authorized to possess and use source material in uranium milling, in production of uranium hexafluoride, or in a uranium enrichment facility shall:

PART 50—DOMESTIC LICENSING OF PRODUCTION AND UTILIZATION FACILITIES

11. The authority citation for part 50 continues to read as follows:

Authority: Secs. 102, 103, 104, 105, 161, 182, 183, 186, 189, 68 Stat. 936, 937, 938, 948, 953, 954, 955, 956, as amended, sec. 234, 83 Stat. 1244, as amended (42 U.S.C. 2132, 2133, 2134, 2135, 2201, 2232, 2233, 2236, 2239, 2282); secs. 201, as amended, 202, 206, 88 Stat. 1242, as amended, 1244 1246 (42 U.S.C. 5841, 5842, 5848)

Section 50.7 also issued under Pub. L. 95-601, sec. 10, 92 Stat. 2951 (42 U.S.C. 5851). Section 50.10 also issued under secs. 101, 185, 68 Stat. 936, 955, as amended (42 U.S.C. 2131, 2235); sec. 102, Pub. L. 91-190, 83 Stat. 853 (42 U.S.C. 4332). Sections 50.13, 50.54(dd), and 50.103 also issued under sec. 108, 68 Stat. 939, as amended (42 U.S.C. 2138). Sections 50.23, 50.35, 50.55, and 50.56 also issued under sec. 185, 68 Stat. 955 (42 U.S.C. 2235). Sections 50.33a, 50.55a and Appendix Q also issued under sec. 102, Pub. L. 91-190, 83 Stat. 853 (42 U.S.C. 4332). Sections 50.34 and 50.54 also issued under sec. 204, 68 Stat. 1245 (42 U.S.C. 5844). Sections 50.58, 50.91, and 50.92 also issued under Pub. L. 97-415, 96 Stat. 2073 (42 U.S.C. 2239). Section 50.78 also issued under sec. 122, 68 Stat. 939 (42 U.S.C. 2152). Sections 50.80-50.81 also issued under sec. 184, 68 Stat. 954, as amended (42 U.S.C. 2234). Appendix F also issued under sec. 187, 68 Stat. 955 (42 U.S.C. 2237).

For the purposes of sec. 223, 68 Stat. 958, as amended (42 U.S.C. 2273); §§ 50.46 (a) and (b), and 50.54(c) are issued under sec. 161b, 68 Stat. 948, as amended (42 U.S.C. 2201(b)); §§ 50.7(a), 50.10(a)-(c), 50.34 (a) and (e), 50.44(a)-(c), 50.46 (a) and (b), 50.47(b), 50.48 (a), (c), (d), and (e), 50.49(a), 50.54 (a), (i), (i)(1), (l)–(a), (p), (q), (t), (v), and (y), 50.55(f), 50.55a (a), (c)-(e), (g), and (h), 50.59(c), 50.60(a), 50.62(c), 50.64(b), and 50.80 (a) and (b) are issued under sec. 161i, 68 Stat. 949, as amended (42 U.S.C. 2201(i)); and §§ 50.49 (d), (h), and (j), 50.54 (w), (z), (bb), (cc), and (dd), 50.55(e), 50.59(b), 50.61(b), 50.62(b), 50.70(a), 50.71 (a)-(c) and (e), 50.72(a), 50.73 (a) and (b), 50.74, 50.78, and 50.90 are issued under sec. 1610, 68 Stat. 950, as amended (42 U.S.C.

12. In § 50.2, paragraph (2) of the term "Production Facility" is revised to read as follows:

§ 50.2 Definitions.

As used in this part,

Production facility means:

(2) Any facility designed or used for the separation of the isotopes of plutonium, except laboratory scale facilities designed or used for experimental or analytical purposes only; or

13. In § 50.33a, paragraph (e) is revised to read as follows:

§ 50.33a information requested by the Attorney General for antitrust review.

(e) Any person who applies for a class 103 construction permit for a fuel reprocessing plant shall submit such information as may be requested by the Attorney General for antitrust review, as a separate document, as soon as possible and in accordance with § 2.101 of this chapter.

PART 51—ENVIRONMENTAL PROTECTION REGULATIONS FOR DOMESTIC LICENSING AND RELATED REGULATORY FUNCTIONS

14. The authority citation for part 51 is revised to read as follows:

Authority: Sec. 161, 68 Stat. 948, as amended (42 U.S.C. 2201); secs. 201, as amended. 202, 68 Stat. 1242, as amended, 1244 (42 U.S.C. 5841, 5842).

Subpart A also issued under National Environmental Policy Act of 1969, secs. 102, 104, 105, 83 Stat. 853-854, as amended (42 U.S.C. 4332, 4334, 4335); and Pub. L. 95-604, Title II, 92 Stat. 3033-3041; and Sec. 193, Pub. L. 101-575, 104 Stat. 2835 (42 U.S.C. 2243). Sections 51.20, 51.30, 51.60, 51.61, 51.80, and 51.97, also issued under secs. 135, 141 Pub. L. 97-425, 96 Stat. 2232, 2241, and sec. 148, Pub. L. 100-203, 101 Stat. 1330-223 (42 U.S.C. 10155, 10161, 10168). Section 51.22 also issued under sec. 274, 73 Stat. 688, as amended by 92 Stat. 3036-3038 (42 U.S.C. 2021) and under Nuclear Waste Policy Act of 1982, sec. 121, 96 Stat. 2228 (42 U.S.C. 10141). Secs. 51.43, 51.67, and 51.109 also issued under Nuclear Waste Policy Act of 1982, sec. 114(f), 96 Stat. 2216, as amended (42 U.S.C. 10134(f)).

15. In § 51.14, the term "Uranium enrichment facility" is added to read as follows:

§ 51.14 Definitions.

(a) As used in this subpart,

Uranium enrichment facility means:

(1) Any facility used for separating the isotopes of uranium or enriching uranium in the isotope 235, except laboratory scale facilities designed or used for experimental or analytical purposes only; or

(2) Any equipment or device, or important component part especially designed for such equipment or device, capable of separating the isotopes of uranium or enriching uranium in the isotope 235.

16. Section 51.20 is amended by adding paragraph (b)(10) to read as follows:

§ 51.20 Criteria for and identification of licensing and regulatory actions requiring environmental impact statements.

(b) * * *

. .

*

(10) Issuance of a license for a uranium enrichment facility.

- 10

17. Section 51.60 is amended by adding paragraph (b)(1)(vii) to read as follows:

§ 51.60 Environmental report—materials licenses.

(b) * * *

(1) * * *

(vii) Construction and operation of a uranium enrichment facility.

18. Section 51.97 is amended by adding paragraph (c) to read as follows:

§ 51.97 Final environmental impact statement—materials license.

(c) Uranium enrichment facility. As provided in section 5(e) of the Solar, Wind, Waste, and Geothermal Power Production Incentives Act of 1990 (104 Stat. 2834 at 2835, 42 U.S.C. 2243), a final environmental impact statement must be prepared before the hearing on the issuance of a license for a uranium enrichment facility is completed.

PART 70—DOMESTIC LICENSING OF SPECIAL NUCLEAR MATERIAL

19. The authority citation for part 70 is revised to read as follows:

Authority: Secs. 51, 53, 161, 182, 183, 68 Stat. 929, 930, 948, 953, 954, as amended, sec. 234, 83 Stat. 444, as amended (42 U.S.C. 2071, 2073, 2201, 2232, 2233, 2282); secs. 201, as amended, 202, 204, 206, 88 Stat. 1242, as amended, 1244, 1245, 1246 (42 U.S.C. 5841, 5842, 5845, 5846); sec. 193, 104 Stat. 2835 (42 U.S.C. 2243).

Sections 70.1(c) and 70.20a(b) also issued under secs. 135, 141, Pub. L. 97-425, 96 Stat. 2232, 2241 (42 U.S.C. 10155, 10161). Section 70.7 also issued under Pub. L. 95-801, sec. 10, 92 Stat. 2951 (42 U.S.C. 5851). Section 70.21(g) also issued under sec. 122, 68 Stat. 939 (42 U.S.C. 2152). Section 70.31 also issued under sec. 57d, Pub. L. 93-377, 88 Stat. 475 (42 U.S.C. 2077). Sections 70.38 and 70.44 also issued under sec. 184, 68 Stat. 954, as amended (42 U.S.C. 2234). Section 70.61 also issued under secs. 186, 187, 68 Stat. 955 (42 U.S.C. 2238, 2237). Section 70.62 also issued under sec. 108, 68 Stat. 939, as amended (42 U.S.C. 2138).

For the purposes of sec. 223, 68 Stat. 958, as amended (42 U.S.C. 2273); §§ 70.3, 70.7(g). 70.19(c), 70.21(c), 70.22 (a), (b), (d)-(k), 70.24 (a) and (b), 70.32 (a)(3), (5), (6), (d), and (i), 70.36, 70.39 (b) and (c), 70.41(a), 70.42 (a) and (c), 70.58, 70.57 (b), (c), and (d), 70.58 (a)-(g)(3), and (h)-(j) are issued under sec. 161b, 151i, and 161o, 68 Stat. 948, 949, and 950, as amended (42 U.S.C. 2201(b), 2201(i), and 2201(o)); §§ 70.7, 70.20a (a) and (d), 70.20b (c) and (e), 70.21(c), 70.24(b), 70.32(a)(6), (c), (d), (e), and (g), 70.36, 70.51 (c)-(g), 70.58, 70.57 (b) and (d), and 70.58 (a)-(g)(3) and (h)-(j) are issued under sec. 161i, 68 Stat. 949, as amended (42 U.S.C. 2201(i)); and §§ 70.5, 70.9, 70.20b (d) and (e), 70.38, 70.51 (b) and (i). 70.52, 70.53, 70.54, 70.55, 70.58(g)(4), (k), and

(l), 70.59, and 70.60 (b) and (c) are issued under sec. 1610, 68 Stat. 950, as amended (42 U.S.C. 2201(o)).

20. In § 70.4 the term "Uranium enrichment facility" is added to read as follows:

§ 70.4 Definitions.

Uranium enrichment facility means:
(1) Any facility used for separating the isotopes of uranium or enriching uranium in the isotope 235, except laboratory scale facilities designed or used for experimental or analytical

purposes only; or

(2) Any equipment or device, or important component part especially designed for such equipment or device, capable of separating the isotopes of uranium or enriching uranium in the isotope 235.

21. Section 70.5 is amended by adding paragraph (b)(1)(vii) to read as follows:

§ 70.5 Communications.

(b) * * * (1) * * *

(vii) Uranium Enrichment Facility. 22. In § 70.8, paragraph (b) is revised

to read as follows:

§ 70.8 Information collection requirements: OMB approval.

(b) The approved information collection requirements contained in this part appear in §§ 70.19, 70.20a, 70.20b, 70.21, 70.22, 70.24, 70.25, 70.32, 70.33, 70.34, 70.38, 70.39, 70.51, 70.52, 70.53, 70.57, 70.58, 70.59, and 70.60.

23. Section 70.21 is amended by revising paragraph (a)(1) and adding paragraph (h) to read as follows:

§ 70.21 Filing.

(a)(1) A person may apply for a license to possess and use special nuclear material in a plutonium processing or fuel fabrication plant, or for a uranium enrichment facility license by filing 25 copies of the application with the Director, Office of Nuclear Material Safety and Safeguards, U.S. Nuclear Regulatory Commission, Washington, DC 20555.

(h) A license application for a uranium enrichment facility must be accompanied by an Environmental Report required under subpart A of part 51 of this chapter.

24. Section 70.22 is amended by adding paragraph (m) to read as follows:

§ 70.22 Contents of applications.

(m) A license application that involves the use of special nuclear

material in a uranium enrichment facility must include the applicant's provisions for public liability insurance.

25. Section 70.23 is amended by revising paragraphs (a)(7) and (a)(11) and by adding paragraph (a)(12) to read as follows:

§ 70.23 Requirements for the approval of applications.

(a) * * *

(7) Where the proposed activity is processing and fuel fabrication, scrap recovery, conversion of uranium hexafluoride, uranium enrichment facility construction and operation, or any other activity which the Commission determines will significantly affect the quality of the environment, the Director of Nuclear Material Safety and Safeguards or his designee, before commencement of construction of the plant or facility in which the activity will be conducted, on the basis of information filed and evaluations made pursuant to subpart A of part 51 of this chapter, has concluded, after weighing the environmental, economic, technical, and other benefits against environmental costs and considering available alternatives, that the action called for is the issuance of the proposed license, with any appropriate conditions to protect environmental values. Commencement of construction prior to this conclusion is grounds for denial to possess and use special nuclear material in such plant or facility. As used in this paragraph, the term "commencement of construction" means any clearing of land, excavation, or other substantial action that would adversely affect the environment of a site. The term does not mean site exploration, roads necessary for site exploration, borings to determine foundation conditions, or other preconstruction monitoring or testing to establish background information related to the suitability of the site or the protection of environmental values. . .

(11) Where the proposed activity is processing and fuel fabrication, scrap recovery, conversion of uranium hexafluoride, or involves the use of special nuclear material in a uranium enrichment facility, the applicant's proposed emergency plan is adequate.

(12) Where the proposed activity is use of special nuclear material in a uranium enrichment facility, the applicable provisions of part 140 of this chapter have been satisfied.

26. A new § 70.23a is added to read as follows:

. .

§ 70.23a Hearing required for uranium enrichment facility.

The Commission will hold a hearing under 10 CFR part 2, subparts A, G, and I, on each application for issuance of a license for construction and operation of a uranium enrichment facility. The Commission will publish public notice of the hearing in the Federal Register at least 30 days before the hearing.

27. Section 70.25 is amended by revising paragraph (a) to read as

follows:

§ 70.25 Financial assurance and recordkeeping for decommissioning.

(a) Each applicant for a specific license of the types enumerated in paragraphs (a) (1) and (2) of this section shall submit a decommissioning funding plan as described in paragraph (e) of this section.

(1) A specific license for a uranium enrichment facility;

(2) A specific license authorizing the possession and use of unsealed special nuclear material in quantities exceeding 10⁵ times the applicable quantities set forth in appendix C to \$\$ 20.1–20.601 of 10 CFR part 20. A decommissioning funding plan must also be submitted when a combination of isotopes is involved if R divided by 10⁵ is greater than 1 (unity rule), where R is the sum of the ratios of the quantity of each isotope to the applicable value in appendix C to \$\$ 20.1–20.601 of 10 CFR part 20.

28. Section 70.31 is amended by adding paragraph (e) to read as follows:

§ 70.31 Issuance of licenses.

(e) No license to construct and operate a uranium enrichment facility shall be issued until a hearing pursuant to 10 CFR part 2, subparts G and I, is completed and a decision issued on the application.

29. Section 70.32 is amended by adding paragraph (k) to read as follows:

§ 70.32 Conditions of licenses.

(k) No person shall commence operation of a uranium enrichment facility until the Commission verifies through inspection that the facility has been constructed in accordance with the requirements of the license. The Commission shall publish notice of the inspection results in the Federal Register.

30. Section 70.59 is amended by revising the introductory text of paragraph (a) to read as follows:

§ 70.59 Effluent monitoring reporting requirements.

(a) Each licensee authorized to possess and use special nuclear material for processing and fuel fabrication, scrap recovery, conversion of uranium hexafluoride, or in a uranium enrichment facility shall:

PART 75—SAFEGUARDS ON NUCLEAR MATERIAL— IMPLEMENTATION OF US/IAEA AGREEMENT

31. The authority citation for part 75 is revised to read as follows:

Authority: Secs. 53, 63, 103, 104, 122, 161, 68 Stat. 930, 932, 937, 939, 948, as amended (42 U.S.C. 2073, 2093, 2133, 2134, 2152, 2201); sec. 201, 68 Stat. 1242, as amended (42 U.S.C. 5841); sec. 5, Pub. L. 101–575, 104 Stat. 2835 (42 U.S.C. 2243).

Section 75.4 also issued under secs. 135, 141, Pub. L. 97–425, 96 Stat. 2232, 2241 (42 U.S.C. 10155, 10161).

For the purposes of section 223, 68 Stat. 958, as amended (42 U.S.C. 2273); the provisions of this part are issued under sec. 1610, 68 Stat. 950, as amended (42 U.S.C. 2201(o)).

32. In § 75.4, paragraph (k)(6) is added to read as follows:

§ 75.4 Definitions.

(k) * * *

(6) Any facility used for separating the isotopes of uranium or enriching uranium in the isotope 235, except laboratory scale facilities designed or used for experimental or analytical purposes only; or any equipment or device, or important component part especially designed for such equipment or device, capable of separating the isotopes of uranium or enriching uranium in the isotope 235.

PART 110—EXPORT AND IMPORT OF NUCLEAR EQUIPMENT AND MATERIAL

33. The authority citation for part 110 is revised to read as follows:

Authority: Secs. 51, 53, 54, 57, 63, 64, 65, 81, 82, 103, 104, 109, 111, 126, 127, 128, 129, 161, 181, 182, 183, 187, 189, 69 Stat. 929, 930, 931, 932, 933, 936, 937, 948, 953, 954, 955, 956, as amended (42 U.S.C. 2071, 2073, 2074, 2077, 2092–2095, 2111, 2112, 2133, 2134, 2139, 2139a, 2141, 2154–2158, 2201, 2231-2233, 2237, 2239); sec. 201, 68 Stat. 1242, as amended (42 U.S.C. 5841); sec. 5, Pub. L. 101–575, 104 Stat. 2335 (42 U.S.C. 2243).

Section 110.1(b)(2) also issued under Pub. L. 96-92, 93 Stat. 710 (22 U.S.C. 2403). Section 110.11 also issued under sec. 122, 68 Stat. 939

(42 U.S.C. 2152) and secs. 54c and 57d., 88 Stat. 473, 475 (42 U.S.C. 2074). Section 110.27 also issued under sec. 309(a), Pub. L. 99–440. Section 110.50(b)(3) also issued under sec. 123, 92 Stat. 142 (42 U.S.C. 2153). Section 110.51 also issued under sec. 184, 68 Stat. 954, as amended (42 U.S.C. 2234). Section 110.52 also issued under sec. 186, 68 Stat. 955 (42 U.S.C. 2236). Sections 110.80–110.113 also issued under 5 U.S.C. 552, 554. Sections 110.30–110.35 also issued under 5 U.S.C. 553.

For the purposes of sec. 223, 68 Stat. 958, as amended (42 U.S.C. 2273); §§ 110.20–110.29, 110.50, and 110.120–110.129 also issued under secs. 161b and i, 68 Stat. 948, 949, as amended (42 U.S.C. 2201(b) and (i)); and §§ 110.7a and 110.53 also issued under sec. 161o, 68 Stat. 950, as amended (42 U.S.C. 2201(o)).

34. In § 110.2, the term "Uranium enrichment facility" is added to read as follows:

§ 110.2 Definitions.

Uranium enrichment facility means:

(1) Any facility used for separating the isotopes of uranium or enriching uranium in the isotope 235, except laboratory scale facilities designed or used for experimental or analytical purposes only; or

(2) Any equipment or device, or important component part especially designed for such equipment or device, capable of separating the isotopes of uranium or enriching uranium in the isotope 235.

35. Section 110.9 is amended by adding paragraph (f) to read as follows:

§ 110.9 List of nuclear equipment and material under NRC import licensing authority.

(f) Uranium enrichment facilities.

PART 140—FINANCIAL PROTECTION REQUIREMENTS AND INDEMNITY AGREEMENTS

36. The authority citation for part 140 is revised to read as follows:

Authority: Secs. 161, 170, 68 Stat. 948, 71 Stat. 576, as amended (42 U.S.C. 2201, 2210); secs. 201, as amended, 202, 68 Stat. 1242, as amended, 1244 (42 U.S.C. 5841, 5842).

Section 140.13b is issued under Section 193(d) 104 Stat. 2835 (42 U.S.C. 2243).

For the purposes of sec. 223, 68 Stat. 958, as amended (42 U.S.C. 2273); §§ 140.11(a), 140.12(a), 140.13, and 140.13a are issued under sec. 161b, 68 Stat. 948, as amended (42 U.S.C. 2201(b)); and § 140.6 is issued under sec. 161o, 68 Stat. 950, as amended (42 U.S.C. 2201(o)).

37. Section 140.1 is revised to read as

§ 140.1 Purpose.

The regulations in this part are issued to provide appropriate procedures and requirements for determining:

(a) The financial protection required of licensees and for the indemnification and limitation of liability of certain licensees and other persons pursuant to section 170 of the Atomic Energy Act of 1954 (68 Stat. 919), as amended; and

(b) The financial protection required of uranium enrichment facility licensees pursuant to section 193 of the Atomic Energy Act of 1954 (88 Stat. 919), as amended.

38. Section 140.2 is amended by adding paragraph (a)(4) to read as follows:

§ 140.2 Scope.

. .

- (a) The regulations in this part apply
- (4) To each person licensed pursuant to parts 40 and 70 of this chapter to construct and operate a uranium enrichment facility.
- 39. Section 140.3 is amended by adding a new paragraph (m) to read as follows:

§ 140.3 Definitions.

As used in this part:

- (m) Uranium enrichment facility means:
- (1) Any facility used for separating the isotopes of uranium or enriching uranium in the isotope 235, except laboratory scale facilities designed or used for experimental or analytical purposes only; or
- (2) Any equipment or device, or important component part especially designed for such equipment or device, capable of separating the isotopes of uranium or enriching uranium in the isotope 235.
- 40. In § 140.9a, paragraph (b) is revised to read as follows:

140.9a Information collection requirements: OMB approval.

(b) The approved information collection requirements contained in this part appear in §§ 140.6, 140.7, 140.13b, 140.15, 140.17, 140.20, 140.21 and 140.22. (49 FR 19629, May 9, 1984).

41. A new § 140.13b is added to read as follows:

§ 140.13b Amount of financial protection required for uranium enrichment facilities.

Each holder of a license issued under parts 40 or 70 of this chapter for a uranium enrichment facility that involves the use of source material or

special nuclear material is required to have and maintain financial protection in the form of liability insurance. Such liability insurance must be the type and in the amounts the Commission considers appropriate to cover liability claims arising out of any occurrence within the United States that causes, within or outside the United States, bodily injury, sickness, disease, death, loss of or damage to property, or loss of use of property arising out of or resulting from the radioactive, toxic, explosive, or other hazardous properties of chemical compounds containing source material or special nuclear material. Proof of financial protection must be filed with the Commission as required by \$ 140.15 before issuance of a license for a uranium enrichment facility under parts 40 and 70 of this chapter.

PART 150—EXEMPTIONS AND CONTINUED REGULATORY AUTHORITY IN AGREEMENT STATES AND IN OFFSHORE WATERS UNDER **SECTION 274**

42. The authority citation for part 150 is revised to read as follows:

Authority: Sec. 161, 68 Stat. 948, as amended, sec. 274, 73 Stat. 688 (42 U.S.C. 2201, 2021); sec. 201, 86 Stat. 1242, as amended (42 U.S.C. 5841); sec. 5, Pub. L. 101-575, 104 Stat. 2835 (42 U.S.C. 2243).

Sections 150.3, 150.15, 150.15a, 150.31, 150.32 also issued under secs. 11e(2), 81, 68 Stat. 923, 935, as amended, secs. 83, 84, 92 Stat. 3033, 3039 (42 U.S.C. 2014e(2), 2111, 2113, 2114). Section 150.14 also issued under sec. 53, 68 Stat. 930, as amended (42 U.S.C. 2073). Section 150.15 also issued under secs. 135, 141. Pub. L. 97-425, 96 Stat. 2232, 2241 [42 U.S.C. 10155, 10161). Section 150.17a also issued under sec. 122, 68 Stat. 939 (42 U.S.C. 2152). Section 150.30 also issued under sec. 234, 83 Stat. 444 (42 U.S.C. 2282).

For the purposes of sec. 223, 68 Stat. 958, as amended (42 U.S.C. 2273); §§ 150.20(b)(2)-(4) and 150.21 are issued under sec. 161b, 68 Stat. 948, as amended (42 U.S.C. 2201(b)); § 150.14 is issued under sec. 161i, 68 Stat. 949, as amended (42 U.S.C. 2201(i)); and §§ 150.16-150.19 and 150.20(b)(1) are issued under sec. 1610, 68 Stat. 950, as amended (42 U.S.C. 2201(o)).

43. In § 150.3, paragraph (h) is revised and paragraph (m) is added to read as follows:

§ 150.3 Definitions.

(h) Production facility means: (1) Any equipment or device determined by rule of the Commission to be capable of the production of special nuclear material in such quantity as to be of significance to the common

defense and security, or in such manner as to affect the health and safety of the public, including a uranium enrichment facility; or

(2) Any important component part especially designed for such equipment or device as determined by the Commission.

(m) Uranium enrichment facility means:

(1) Any facility used for separating the isotopes of uranium or enriching uranium in the isotope 235, except laboratory scale facilities designed or used for experimental or analytical purposes only; or

(2) Any equipment or device, or important component part especially designed for such equipment or device, capable of separating the isotopes of uranium or enriching uranium in the isotope 235.

PART 170—FEES FOR FACILITIES **AND MATERIALS LICENSES AND** OTHER REGULATORY SERVICES **UNDER THE ATOMIC ENERGY ACT OF** 1954, AS AMENDED

44. The authority citation for part 170 continues to read as follows:

Authority: 31 U.S.C. 9701, 96 Stat. 1051; sec. 301, Pub. L. 92-314, 86 Stat. 222 (42 U.S.C. 2201w); sec. 201, 88 Stat. 1242, as amended (42 U.S.C. 5841). *

45. In § 170.3, paragraph (2) of the term "production facility" is revised and a new term "Uranium enrichment facility" is added to read as follows:

§ 170.3 Definitions.

Production facility means: . . .

(2) Any facility designed or used for the separation of the isotopes of plutonium, except laboratory scale facilities designed or used for experimental or analytical purposes only; or

Uranium enrichment facility means: (1) Any facility used for separating the isotopes of uranium or enriching uranium in the isotope 235, except laboratory scale facilities designed or used for experimental or analytical purposes only; or

(2) Any equipment or device, or important component part especially designed for such equipment or device, capable of separating the isotopes of uranium or enriching uranium in the isotope 235.

§ 170.21 [Amended]

46. In § 170.21, the table "Schedule of Facility Fees" is amended by removing and reserving Category E, Uranium Enrichment Plant.

47. In § 170.31, the table "Schedule of Materials Fees" is revised by adding 1E

to read as follows:

§ 170.31 Schedule of fees for materials licenses and other regulatory services, including inspections and import and export licenses.

SCHEDULE OF MATERIALS FEES

[See footnotes at the end of table]

Category of materials licenses and type of fees 1 Fee 2 2 1. Special nuclear material: E. Licenses for construction and operation of a uranium enrichment facility. Application..... License, Renewal, Amendment.... Full Cost Inspection: Full Cost Routine. Nonroutine..... Full Cost

¹ Type of fees—Separate charges as shown in the schedule will be assessed for preapplication consultations and reviews, applications for new licenses and approvals, issuance of new licenses and approvals, arendments and renewals to existing licenses and approvals, safety evaluations of sealed sources and devices, and inspections. The following saidable as party to the personal results.

provals, amendments and renewals to existing licenses and approvals, safety evaluations of sealed sources and devices, and inspections. The following guidelines apply to these charges:

(a) Application fees—Applications for new materials licenses and approvals; applications to reinstate expired licenses and approvals; applications to reinstate expired licenses and approvals except those sul act to fees assessed at full cost, and applicants filled by Agreement State licensees to register under general license provisions of 10 CFR 150.20, must be accompanied by the prescribed application fee for each category, except that (1) Applications for licenses covering more than one fee category of special nuclear material or source material must be accompanied by the prescribed application fee for the highest fee category; and (2) applications for licenses under the Category IE must be accompanied by an application fee of \$125,000.

(b) License/approval/review fees—Fees for applications for new licenses and approvals and for preapplication consultations and reviews subject to full cost fees (fee Categories 1A, 1B, 1E, 2A, 4A, 5B, 10A, 11, 12, 13A, and 14) are due upon notification by the Commission in accordance with § 170.12(b).

(c) Renewal/reapproval/fees—Applications for renewal of licenses and approvals must be accompanied by the prescribed renewal fee for each category, except that fees—(1) Applications for renewal of licenses and approvals subject to full cost fees (fee Categories 1A, 1B, 2A, 4A, 5B, 10A, 11, 12, 13A, and 14) are due upon notification in accordance with § 170.12(d).

(d) Amendment fees—(1) Applications for amendments to licenses and approvals, except those subject to fees assessed at full cost, must be accompanied by the prescribed amendment fee for the category applies. For those licenses and approvals subject to full cost fee Categories in which case the amendment fee for the category applies. For those licenses and approvals subject to full costs (fee Categories 1A, 1B, 1E, 2A, 4A, 5B, 10A, 10A

11, 12, 13A, and 14), amendment fees are due upon notification by the Commission in accordance with § 170,12(c), (2) An application for amendment to a materials license or approval that would place the license or approval in a higher fee category or add a new fee category must be accompanied by the prescribed application for amendment to a license or approval that would reduce the scope of a license's program to a lower fee category must be accompanied by the prescribed amendment fee for the lower fee category. (4) Applications to terminate licenses authorizing small materials programs, when no dismantling or decontamination procedures are required, are not subject to fees.

quired, are not subject to fees.

(e) Inspection fees—Separate charges will be assessed for each routine and nonroutine inspection performed, including inspections conducted by the NRC of Agreement State Licensees who conduct activities in non-Agreement States under the reciprocity provisions of 10 CFR 150.20. Inspections resulting from investigations conducted by the Office of Investigations and nonroutine inspections that result from third-party allegations are not subject to fees. If a licensee holds more than one materials license at a single location, a fee equal to the highest fee category covered by the licenses will be assessed if the inspections are conducted at the same time, unless the inspection fees are based on the full cost to conduct the inspection. The fees assessed at full cost will be determined based on the professional staff time required to conduct the inspection multiplied by the rate established under §170.20 to which any applicable contractual support services costs incurred will be added. Licenses covering more than one category will be charged a fee equal to the highest fee category covered by the license. Inspection fees are due upon notification by the Commission in accordance with §170.12(g). See Footnote 5 for other inspection notes.

the Commission in accordance with § 170.12(g). See Footnote 5 for other inspection notes.

* Fees will not be charged for orders issued by the Commission pursuant to 10 CFR 2.204 nor for amendments resulting specifically from such Commission orders. However, fees will be charged for approvals issued pursuant to a specific exemption provision of the Commission's regulation under title 10 of the Code of Federal Regulations (e.g., §§ 30.11, 40.14, 70.14, 73.5, and any other sections now or hereafter in effect) regardless of whether the approval is in the form of a license amendment, letter of approval, safety evaluation report, or other form. In addition to the fee shown, an applicant may be assessed an additional fee for sealed source and device evaluations as shown in Category 9A through 9D.

device evaluations as shown in Category 9A through 9D.

^a Full cost fees will be determined based on the professional staff time and appropriate contractual support services expended. For those applications currently on file and for which fees are determined based on the full cost expended for the review, the professional staff hours expended for the review of the application up to the effective date of this rule will be determined at the professional rates established for the June 20, 1984, January 30, 1989, and July 2, 1990, rules, as appropriate. For those applications currently on file for which review costs have reached an applicable fee ceiling established by the June 20, 1984, and July 2, 1990 rules, but are still pending completion of the review, the cost incurred after any applicable ceiling was reached through January 29, 1993, will not be billed to the applicant. Any professional staff-hours expended above those ceilings on or after January 30, 1989, will be assessed at the applicable rates established by § 170.20, as appropriate, except for topical reports whose costs exceed \$50,000. Costs which exceed \$50,000 for each topical report, amendment, revision or supplement to a topical report completed or under review from January 30, 1989, to the effective date of this rule will not be billed to the applicant. Any professional hours expended on or after the effective date of this rule will be assessed at the rate established in § 170.20. In no event will the total review costs be less than twice the hourly rate shown in § 170.20.

Dated at Rockville, Maryland, this 9th day of September 1991.

For the Nuclear Regulatory Commission.

Samuel J. Chilk,

Secretary of the Commission. [FR Doc. 91-22072 Filed 9-13-91; 8:45 am] BILLING CODE 7590-01-M

DEPARTMENT OF TRANSPORTATION

Federal Aviation Administration
14 CFR Part 75

[Airspace Docket No. 91-AWP-4]

Proposed Alteration of Jet Route J-92

AGENCY: Federal Aviation Administration (FAA), DOT.

ACTION: Notice of proposed rulemaking.

SUMMARY: This notice proposes to alter the description of Jet Route J-92 located between Yakima, WA, and Mustang, NV. The establishment of this route is necessary to improve the flow of traffic in the Reno, NV, terminal area and provide an alternate route for northbound departures. Aircraft departing northbound and overflying this area are often issued this route by controllers to insure separation from traffic using Jet Route J-5. The adjustment of this route is designed to establish optimum use of the airspace in this region and reduce controller workload.

DATES: Comments must be received on or before November 1, 1991.

ADDRESSES: Send comments on the proposal in triplicate to: Manager, Air Traffic Division, AWP-500, Docket No. 91-AWP-4, Federal Aviation Administration, P.O. Box 92007, Worldway Postal Center, Los Angeles, CA 90009.

The official docket may be examined in the Rules Docket, weekdays, except Federal holidays, between 8:30 a.m. and 5 p.m. The FAA Rules Docket is located in the Office of the Chief Counsel, room 916, 800 Independence Avenue, SW., Washington, DC.

An informal docket may also be examined during normal business hours at the office of the Regional Air Traffic Division.

FOR FURTHER INFORMATION CONTACT:

Alton D. Scott, Airspace and Obstruction Evaluation Branch (ATP-240), Airspace-Rules and Aeronautical Information Division, Air Traffic Rules and Procedures Service, Federal Aviation Administration, 800 Independence Avenue, SW., Washington, DC 20591; telephone: (202) 267-9252.

SUPPLEMENTARY INFORMATION:

Comments Invited

Interested parties are invited to participate in this proposed rulemaking by submitting such written data, views, or arguments as they may desire.

Comments that provide the factual basis supporting the views and suggestions

presented are particularly helpful in developing reasoned regulatory decisions on the proposal. Comments are specifically invited on the overall regulatory, aeronautical, economic, environmental, and energy aspects of the proposal. Communications should identify the airspace docket and be submitted in triplicate to the address listed above. Commenters wishing the FAA to acknowledge receipt of their comments on this notice must submit with those comments a self-addressed, stamped postcard on which the following statement is made: "Comments to Airspace Docket No. 91-AWP-4." The postcard will be date/time stamped and returned to the commenter. All communications received before the specified closing date for comments will be considered before taking action on the proposed rule. The proposal contained in this notice may be changed in the light of comments received. All comments submitted will be available for examination in the Rules Docket both before and after the closing date for comments. A report summarizing each substantive public contact with FAA personnel concerned with this rulemaking will be filed in the docket.

Availability of NPRM's

Any person may obtain a copy of this Notice of Proposed Rulemaking (NPRM) by submitting a request to the Federal Aviation Administration, Office of Public Affairs, Attention: Public Inquiry Center, APA-230, 800 Independence Avenue, SW., Washington, DC 20591, or by calling (202) 267-3484.

Communications must identify the notice number of this NPRM. Persons interested in being placed on a mailing list for future NPRM's should also request a copy of Advisory Circular No. 11-2A which describes the application procedure.

The Proposal

The FAA is considering an amendment to § 75.100 of part 75 of the Federal Aviation Regulations (14 CFR part 75) to alter the description of Jet Route I-92 located between Yakima, WA, and Mustang, NV. The establishment of this route is necessary to improve the flow of traffic in the Reno, NV, terminal area and provide an alternate route for northbound departures. Aircraft departing northbound and overflying this area are often issued this route by controllers to insure separation from traffic using Jet Route I-5. This action would improve existing routes within this region while providing additional routes to accommodate increasing air traffic. This proposal would reduce pilot/controller communications. Section 75.100 of part 75 of the Federal Aviation Regulations was republished in Handbook 7400.6G dated September 4, 1990.

The FAA has determined that this proposed regulation only involves an established body of technical regulations for which frequent and routine amendments are necessary to keep them operationally current. It, therefore [1] is not a "major rule" under Executive Order 12291; (2) is not a "significant rule" under DOT Regulatory Policies and Procedures (44 FR 11034; February 26, 1979); and (3) does not warrant preparation of a regulatory evaluation as the anticipated impact is so minimal. Since this is a routine matter that will only affect air traffic procedures and air navigation, it is certified that this rule, when promulgated, will not have a significant economic impact on a substantial number of small entities under the criteria of the Regulatory Flexibility Act.

List of Subjects in 14 CFR Part 75

Aviation safety, Jet routes.

The Proposed Amendment

Accordingly, pursuant to the authority delegated to me, the Federal Aviation Administration proposes to amend part 75 of the Federal Aviation Regulations (14 CFR part 75) as follows:

PART 75—ESTABLISHMENT OF JET ROUTES AND AREA HIGH ROUTES

1. The authority citation for part 75 continues to read as follows:

Authority: 49 U.S.C. App. 1348(a), 1354(a), 1510; Executive Order 10854; 49 U.S.C. 106(g) (Revised Pub. L. 97–449, January 12, 1983); 14 CFR 11.69.

§ 75.100 [Amended]

2. Section 75.100 is amended as follows:

J-92 [Amended]

By removing the words "From Mustang, NV via Coaldale, NV;" and substituting the words "From Yakima, WA; via Redmond, OR; Klemath Falls, OR; Mustang, NV; Coaldale, NV;"

Issued in Washington, DC, on September 6, 1991.

William C. Davis,

Acting Manager, Airspace-Rules and Aeronautical Information Division.

[FR Doc. 91-22147 Filed 9-13-91; 8:45 am]

SECURITIES AND EXCHANGE COMMISSION

17 CFR Part 240

[Release No. 34-29663; File No. S7-27-91]

RIN 3235-AE19

Acceptance of Signature Guarantees From Eligible Guaranter institutions

AGENCY: Securities and Exchange Commission.

ACTION: Notice of proposed rulemaking.

SUMMARY: The Securities and Exchange Commission is publishing for comment a new rule under the Securities Exchange Act of 1934 ["Act") designed to: Provide for the protection of investors; facilitate the equitable treatment of financial institutions which guarantee signatures of endorsers of securities; increase the efficiency of the security transfer process; and, reduce the risk associated with a signature guarantor's inability to meet its obligations. The proposed rule would: [1] Prohibit inequitable treatment of eligible guarantor institutions; and (2) require transfer agents to establish written standards for the acceptance of signature guarantees. The proposed rule would implement section 17A(d)(5) of the Act, as amended by section 206 of the Securities Enforcement Remedies and Penny Stock Reform Act of 1990 ("Enforcement Act"). Section 206 of the Enforcement Act clarifies the Commission's rulemaking authority to implement rules to facilitate the equitable treatment of financial institutions which issue signature guarantees.

DATES: Comments must be received on or before October 31, 1991.

ADDRESSES: People wishing to submit written views, data and comments should file three copies with Jonathan G. Katz, Secretary, Securities and Exchange Commission, 450 Fifth Street, NW., Mail Stop 6–9, Washington, DC 20549. Comment letters should refer to File No. S7–27–91 and will be available for public inspection and copying at the Commission's Public Reference Room, 450 Fifth St., NW., Washington, DC 20549.

FOR FURTHER INFORMATION CONTACT: Anthony Bosch, Attorney, Branch of Transfer Agent Regulation, at 202/272– 2775, Division of Market Regulation, Securities and Exchange Commission. Washington, DC 20549.

SUPPLEMENTARY INFORMATION: The Securities and Exchange Commission ("Commission") is proposing for comment new rule 17Ad-15 (17 CFR 240.17Ad-15) under the Securities Exchange Act of 1934 ("Act") that, if adopted, would amend title 17 of chapter II, part 240 of the Code of Federal Regulations. The rule as proposed would require, among other things, that registered transfer agents treat all financial institutions in the acceptance of signature guarantees on an equitable basis. The proposed rule, if adopted, would implement section 17A(d)(5) of the Act, as amended by section 206 of the Securities Enforcement Remedies and Penny Stock Reform Act of 1990 ("Enforcement Act").1

L Need for the Rule

A. Implement Statutory Directive

Section 17A(d)(5) of the Act, as amended by section 206 of the Enforcement Act, provides the Commission rulemaking authority to implement rules to facilitate the equitable treatment by transfer agents of financial institutions that issue signature guarantees. Section 17A(d)(5) of the Act states that a registered transfer agent may not, directly or indirectly, engage in any activity in connection with the guarantee of a signature of an endorser of a security, including the acceptance or rejection of such guarantee, in contravention of such rules and regulations as the Commission may prescribe as necessary or appropriate in the public interest, or for the protection of investors, to facilitate the equitable treatment of financial institutions which issue such guarantees.

The Enforcement Act's amendments provide the Commission with explicit authority to ensure equitable treatment among signature guarantors. In enacting the Enforcement Act, Congress expected the Commission to adopt rules prohibiting, among other things, disparate treatment of various financial institutions in the acceptance of signature guarantees. This practice imposes unnecessary burdens on investors and persons facilitating transactions by and on behalf of investors.2 Proposed Rule 17Ad-15 would implement that directive by facilitating the equitable treatment of financial institutions which issue signature guarantees.

B. Facilitate the Equitable Treatment of Guarantors

Signature guarantees are essential to the transfer of registered-form securities. In order to effect a transfer of ownership

¹ 15 U.S.C. 78q-9(d)(5) as amended by Public Law 101-429, 206, 104 Stat. **941** (1990).

² 136 Cong. Rec. S14059 (daily-ed. September 27, 1990) (statement of Sen. Garn).

of the registered-form security, the security certificate must be endorsed by the registered owner. Because it is not possible for an issuer, or its transfer agent, to know all registered securities owners, the issuer or its transfer agent must rely on the guarantee of a financial intermediary that the endorsement on the certificate is genuine and effective. The transfer agent also must determine whether the signature guarantor has the financial capacity to satisfy future claims in the event of a wrongful transfer of the security.

A signature guarantee transfers to the guarantor from the issuer or its transfer agent the risk of, and liability for, forged endorsements or unauthorized transfers. Because acceptance of a signature guarantee involves a determination that the guarantor has sufficient financial strength to satisfy any future claims in the event of a wrongful transfer of the security, state law permits issuers and transfer agents to require signature guarantees for each endorsement by persons "reasonably believed * * * to be responsible." 6 State law further permits issuers and transfer agents to adopt financial responsibility standards for guarantors, if those standards are not "manifestly unreasonable."7

Financial institutions guarantee signatures through use of rubber stamp and manual authorized signatures. They must provide each of an estimated 2,000 transfer agents with signature cards containing a specimen signature for each individual authorized to effect the institution's signature guarantee.8 Guarantors must update the signature cards on file with transfer agents whenever there is a change in the personnel authorized to effect signature guarantees.9 Guarantors also must

maintain strict internal controls to assure that only authorized personnel effect signature guarantees, and that those individuals understand the extent of the institution's liability for a signature guarantee. Transfer agents must maintain files of tens of thousands of specimen signature cards, which must be readily accessible so that their employees can compare the specimen signature on the card with the signature guarantee on the securities certificate. Whenever new signature cards are received by the transfer agent, they must be sorted and filed appropriately to ensure that transfers of securities are based only on the signature of currently authorized personnel of the guarantor. 10 Moreover, transfer agents must maintain financial information on signature guarantors to ensure that those guarantors meet the individual transfer agent's financial responsibility standards.11

Transfer agents generally accept the signature guarantees of commercial banks, trust companies, and brokerdealers, institutions that traditionally have offered signature guarantee services to their customers.12 The universe of financial institutions authorized to provide signature guarantees for customers, however, has expanded dramatically in recent years. As a result of legislative reforms in the financial services industry over the past several years, approximately 2,500 savings and loan associations 13 and 14,000 credit unions are now authorized to guarantee signatures for securities transfer. 14 Consequently, approximately 35,000 financial institutions are currently authorized to provide signature guarantee services.

Although many of these institutions are authorized to offer signature guarantee services to their customers, they are precluded, as a practical matter, from doing so because transfer agents accept their signature guarantees only on an exception basis. Transfer agents attribute their reluctance to accept these signature guarantees to the burden of assessing financial responsibility of, and monitoring authorized signatures from, this expanded universe of potential signature guarantors and the increased risk posed by increasing the group of acceptable guarantors. 15 Moreover. transfer agents have expressed the view that the risks incurred in accepting signature guarantees from unknown financial institutions outweigh by far any inconvenience savings and loan associations and credit unions experience in obtaining signature guarantees from guarantors that are acceptable to transfer agents.16 Although the Commission has advised transfer agents of its belief that applicable state law requires agents to make an independent determination on the financial responsibility and integrity of a signature guarantor, and that relying solely on the type of institution (i.e., "commercial bank" or "savings and loan association") in determining whether to accept that institution's signature guarantee would appear to be inconsistent with state law,17 many transfer agents continue to reject signature guarantees from savings and loan associations.

C. Improve the Signature Guarantee Process

Since the universe of potential guarantors has expanded dramatically in recent years, it is not possible for the current signature guarantee system to accommodate the increased number of signature guarantors. As a consequence, many financial institutions are precluded from providing signature guarantee services for their customers or must enlist the services of another financial intermediary to re-guarantee their signature guarantees.

At the urging of Commission staff, an inter-industry task force ("Task Force") composed of representatives from the American Bankers Association ("ABA"),

transfer agents and to process certificates for transfer.

¹¹ Because of the large number of guarantors, many transfer agents are unable to monitor closely the financial condition of signature guarantors to discover whether reliance on the institution's guarantee continues to be prudent.

18 See U.S. League of Savings Associations, SEC No-Action Letter, [1962-1983 Transf. Binder] Fed. Sec. L. Rep. (CCH) ¶ 77.412 at 78,500 (April 29, 1983) ("U.S. League Letter").

¹³ 12 U.S.C. 1464(n). See also Opinion of the General Counsel, Federal Hone Loan Bank Board (1988-1989 Transfert Binder) Fed. Banking L. Rep. (CCH) ¶ 82.007 (August 11, 1981).

14 Federal credit unions, seeking to expand their customer services, are permitted to provide signature guarantees so long as the guarantees are limited to the signatures of existing credit union customers and are provided at no cost. See letter from Robert M. Fenner, General Counsel, National Credit Union Administration, to Congressman Charles Wilson, dated December 15, 1986.

¹º Failure to file and review updated signature cards from guarantors could expose the transfer agent to liability for wrongful transfer of a security if the transfer agent relied on a signature guarantee effected by an individual no longer authorized by the guarantor institution. Also, failure to file signature cards accurately could result in transfer agent liability for unreasonable delays in transfer or refusal to register a transfer, if the transfer agent rejected the signature guarantee.

³ Transfer of a security requires delivery to a purchaser. U.C.C. 8–313. A purchaser may not become a bone fide purchaser until the certificate is endorsed. U.C.C. 8–307. An issuer must transfer a registered security when it is endorsed by the registered owner. U.C.C. 8–401.

⁴ A transfer agent has the same obligation to the holder of the security and has the same rights and privileges as the issuer with regard to the transfer agent functions it perform. U.C. 8. 406(1).

⁸ In general, a signature guarantor warrants at the time of signing that: (1) The signature was genuine; (2) the signer was an appropriate person to endorse the security or originate the instruction; and (3) the signer had legal capacity to sign. U.C.C. 8–312.

⁶ U.C.C. 8-402.

¹ Id.

⁶ A large financial institution with many branches would have to provide the transfer agent with a signature card with an authorized signature for each branch location. One large retail broker-dealer, for example, files between 6,000-10,000 signature cards with transfer agents.

⁹ Multi-branch signature guarantor broker-dealers or banks may spend as much as \$35,000 to \$40,000 annually to update signature card filings with

¹⁶ See U.S. League Letter, supra note 12.

¹⁶ Id.

¹⁷ Id. See also Midwest Stock Exchange, Inc., SEC No-Action Letter (1982-83 Transfer Binder) Fed. Sec. L. Rep. (CCH) ¶77,411 at 78,499 (December 6, 1982).

the Securities Industry Association ("SIA"), the Securities Transfer Association ("STA"), the National Association of Securities Dealers, Inc. ("NASD"), the United States League of Savings and Loan Institutions I'U.S. League"), and the Credit Union National Association ("CUNA"), and assisted by insurance experts, was formed in 1983 to study the problems with the current signature guarantee process. After several years of exploring different approaches, the Task Force adopted the Surety/Medallion concept and developed the Guarantee Assurance Program ("GAP"), which would have permitted nationwide acceptance by transfer agents of the signature guarantees of all qualifying financial institutions.28 Specifically, the program was designed to provide: (A) Minimum qualification standards; (B) surety bond protection to guarantors and transfer agents in the event of breach of guarantor warranties coupled with guarantor insolvency; (C) improved processing of guarantees through the use of imprinted or stamped medallions; and (D) accommodation for small qualifying financial institutions that seek to provide signature guarantees to their customers on a limited basis. This Task Force, however, could not reach a consensus; thus GAP was never implemented.

II. Section by Section Discussion of Proposed Rule 17Ad-15

The Commission preliminarily believes that proposed rule 17Ad-15, if adopted, would improve the current signature guarantee process, which is archaic, manually intensive and costly for both signature guarantors and transfer agents. Rule 17Ad-15 would: (1) Prohibit inequitable treatment of eligible guarantor institutions; and (2) require transfer agents to establish written standards for the acceptance of signature guarantees.

Rule 17Ad-15(a) would define certain terms used in the rule, such as "eligible guarantor institutions" and "signature guarantee." Rule 17Ad-15(a) would define eligible guarantor institutions that would be protected by the rule. Eligible guarantor institutions would include banks, brokers, dealers, municipal securities dealers, municipal securities dealers, government securities dealers, government securities dealers, government securities exchanges, registered securities associations, clearing agencies and

Rule 17Ad-15(a)(3) would define the term "guarantee" as a guarantee of the signature of the person endorsing a certificated security or originating an instruction to transfer ownership of a security; or a guarantee of erasures, alterations, or similar changes material to the certificate, endorsements on the certificate, or instructions concerning transfer of securities. The proposed definition is intended to define 'guarantee" broadly to provide for the guarantee of endorsement necessary to effect a transfer of ownership in registered-form securities and to ensure that the endorsement is genuine and effective.19 The Commission invites commentators to address whether the proposed definition of "guarantee" is sufficient to cover the various types of guarantees currently used by the financial community.

Rule 17Ad-15(b) would implement section 17A(d)(5) of the Act by prohibiting a registered transfer agent from engaging in any activity in connection with a guarantee, including the acceptance or rejection of such guarantee, that results in the inequitable treatment of any eligible guarantor institution. Absent a regulatory solution that provides a mechanism for acceptance of signature guarantees from savings and loan associations and credit unions, many transfer agents continue to reject signature guarantees from such financial institutions.20 Implementation of the proposed rule would facilitate the equitable treatment of financial institutions qualified to issue signature guarantees.

Rule 17Ad-15(c) would require transfer agents to establish written standards for the acceptance of guarantees of securities transfers from eligible guarantor institutions. Transfer agents also would be required to establish procedures, including written guidelines where appropriate, to ensure that those standards are used by the transfer agent in determining whether to accept or reject guarantees from eligible guarantor institutions.

Rule 17Ad-15(c) also would require transfer agents to adopt standards and procedures that do not establish terms and conditions (including those pertaining to financial condition) that, as written or applied, treat different classes of eligible guarantor institutions inequitably nor result in the rejection of a guarantee from an eligible guarantor institution solely because the guarantor institution is of a particular type of institution. Transfer agents' written standards may include requirements relating to the financial institution's creditworthiness, such as the financial institution's net worth, net capital, operational integrity and credit history.21

The Commission is not proposing to specify minimum standards or procedures. The Commission believes that the proposed rule is consistent with section 8-402(2) of the Uniform Commercial Code ("U.C.C."). Section 8-402 defines "guarantee of signature" as "a guarantee signed by or on behalf of a person reasonably believed by the issuer to be responsible." Further, section 8-402(2) of the U.C.C. enables the issuer to "adopt standards with respect to responsibility if they are not manifestly unreasonable." 22 The Commission invites commentators to address whether the proposed approach and substance are adequate to ensure the equitable treatment of financial guarantors eligible to issue signature guarantees.

Proposed rule 17Ad-15(d) would require transfer agents to make certain determinations before rejecting a transfer request because of the signature guarantor. Before a transfer agent rejects a request for transfer because the certificate, instruction or documentation accompanying the transfer request includes an unacceptable guarantee.

savings associations. The proposed definition is intended to provide for the universe of financial institutions that are authorized to provide signature guarantees for their customers. The commission invites comments regarding whether the proposed definition of eligible guarantor institutions includes all financial institutions that are authorized to provide signature guarantees.

¹⁸ The SIA, STA, NASD, U.S. League and CUNA formally approved the GAP program which encompasses the Surety/Medallion concept and

technology.

¹⁹ See U.C.C. 8-312, supra note 5.

²⁰ See U.S. League Letter, supra note 12.

²¹ Transfer agents may incur increased expense in order to assess the creditworthiness of an expanded universe of guaranter institutions, and the commission invites commentators to identify and quantify that expense. One likely cost component will be information about the financial condition of eligible guaranters. That information appears to be available from commercial vendors such as Sheshunoff Information Services Inc.: Thomson Bankwatch, Inc.; Thomson Financial Information: and Veribanc, Inc. Information concerning the financial condition of eligible guaranters may also be available from the guarantor's regulatory agency. For example, bank financial reports are available from the Federal Deposit Insurance Corporation: savings association financial reports are available from the Office of Thrift Supervision; and credit union financial reports are available from the National Credit Union Administration.

³² "[W]ith regard to the particular function he performs, a transfer agent has the same obligation to the helder or owner of a [security] and has the same rights and privileges as the issuer has in regard to those functions." U.C.C. section 8-406.

rule 17Ad-15(d) would require the transfer agent to make a determination that the guarantor, if it is an eligible guarantor institution, does not satisfy the transfer agent's written standards or procedures. As proposed, the transfer agent bears the burden of proof in determining whether the criteria used to accept or reject signature guarantees satisfies the proposed rule. The Commission invites commentators to address whether the proposed approach and substance impose on transfer agents costs or burdens that are excessive in relation to the extent to which anticipated equitable treatment will be ensured for financial guarantors.

The Commission believes that requiring transfer agents to establish and follow written standards in accepting or rejecting signature guarantees will facilitate monitoring transfer agent compliance with the proposed rule. Further, written standards will ensure that criteria used and the financial document relied on to determine whether to accept a guarantee from any particular financial institution are not manifestly unreasonable and do not, as written or applied, treat different classes of eligible guaranter institutions inequitably.

Rule 17Ad-15(e) would require registered transfer agents to maintain a copy of their standards and procedures in an easily accessible place.23 Transfer agents also would be required to maintain, for a period of three years following the date of the rejection, a record of all transfers rejected, along with the reason for the rejection, who the guarantor was and whether the guarantor failed to meet the transfer agent's guarantee standard. This also would facilitate Commission and other regulatory agencies in monitoring and enforcement of the proposed rule. The Commission invites commentators to address whether these measures will be adequate to enforce the proposed rule.

Rule 17Ad-15[f] would specify certain instances where transfer agents may reject signature guarantees from guarantor institutions without violating rule 17Ad-15. The Commission notes that state law permits transfer agents to reject a transfer for reasons unrelated to the signature guarantee.²⁴ Thus, rule

17Ad-15(f) would provide a "safe harbor" to transfer agents for rejections that might otherwise be viewed as a violation of the proposed rule.

Rule 17Ad-15(f)(1) would provide that a transfer agent may reject a transfer request for reasons unrelated to acceptance of the guarantor institution. For example, a transfer agent may reject a transfer request if the signature is forged. Rule 17Ad-15(f)(2) would specify that a transfer agent may reject a securities transfer if the person purportedly acting on behalf of the guarantor institution is not authorized by that institution to act on its behalf.

Rule 17Ad-15(f)(3) would provide a safe harbor for transfer agents by specifying that a transfer agent may reject a request for a securities transfer if the eligible guarantor institution is a broker-dealer than neither is a member of a registered clearing agency nor maintains net capital of at least \$100,000. By virtue of their business, broker-dealers often handle securities with substantial value. The proposed safe harbor would allow transfer agents to specify minimum capital standards for broker-dealers who are not members of or participants in a registered clearing agency. Those standards could be different from the standards for other types of guarantor institutions, provided the standards for broker-dealers do not require the broker-dealer to maintain more than \$100,000 in net capital. The proposed safe harbor would be permissive, not mandatory. The Commission invites commentators to address whether the concept underlying this safe harbor is appropriate and, if so, whether the threshold should be modified in any way.

Rule 17Ad-15(f)(4) would allow transfer agents to reject securities transfers if the dollar value of the securities subject to the requested transfer exceeds a maximum dollar value as specified in the transfer agent's standards or procedures, provided that the maximum dollar value specified applies to all eligible guarantor institutions or bears a reasonable relationship to the financial condition of the eligible guarantor institution whose guarantee was rejected. For example, rule 17Ad-15(f)(4) would allow a transfer agent to set a maximum dollar value of one million dollars for any transfer submission from all financial institutions with equivalent capital of \$10 million to \$20 million. ** Rule 17Ad15(f)(4) also would allow transfer agents to establish a maximum dollar amount in relation to the guarantor's financial condition or net equity. Rule 17Ad—15(f)(4) would not allow transfer agents to set a maximum dollar amount according to a particular class of financial institution.

The Commission invites commentators to address whether the exclusions enumerated in proposed rule 17Ad-15(f) constitute appropriate bases for rejections based on objective measures of financial strength or on reasons unrelated to the guarantee of signature. Commentators also are invited to address whether the exclusions are too broad or should be expanded and, if so, in what manner.

Rule 17Ad-15(g) would permit a transfer agent to comply with the requirements of rule 17Ad-15(c) if the transfer agent's standards and procedures provide for the acceptance of guarantees from eligible guarantor institutions who are participants in a "signature guarantee program." As defined in rule 17Ad-15[g], a "signature guarantee program" is a program, the terms and conditions of which, the transfer agent reasonably determines are designed to meet two goals. The first goal is the equitable, non-discriminatory treatment of eligible guarantor institutions. The second goal is promoting the prompt, accurate and safe transfer of securities by providing protection to the transfer agent against financial loss in cases where the transfer agent cannot obtain compensation from the guaranter due, for example, to closure of the eligible guarantor institution, or in instances of an unauthorized guarantee purportedly made in the name of the eligible guarantor institution.26

This provision would permit a transfer agent to shift ongoing credit evaluation and monitoring of eligible financial institutions to the administrators of a signature guarantee program. To benefit from this provision, a transfer agent must review the program design, specifications, agreements, standards

³² The Commission expects that those standards or a brief summary of those standards will be available to the public upon request. The Commission invites commentators to address whether the rule abould require transfer agents to make these standards available to the public upon request.

³⁴ For example, a transfer agent may reject a request for transfer of a security where the transfer agent reasonably believes that the transfer would be wrengful, the issuer has a duty as to adverse

claims, or the transfer would result in a violation of any applicable law relating to the collection of taxes.

²⁸ Accordingly, if a broker-dealer or savings and loan association with \$15 million in capital

guaranteed signatures on a transfer request whose value exceeded \$1 million, the transfer agent could reject the transfer without violating rule 17A4-15. If, in this example, the savings and loan association guaranteed signatures on the transfer and its value was less then \$1 million, the rejection would appear to violate rule 17Ad-15 as proposed.

²⁶ For example, the Security Transfer Agents Medallion Program ("STAMP") currently utilizes new technology for production of labels and imprint plates to improve signature guarantee procedures and controls.

STAMP also provides insurance to protect transfer agents, guaranters and other parties against the risk of forged or unauthorized andersements.

and operational details. The transfer agent must make an independent determination that the program satisfies the conditions proposed under rule 17Ad-15(g). The transfer agent then must incorporate in its signature guarantee standards its determination to accept signature guarantees from an eligible guarantor institution that participates in that program.

To prevent transfer agents from rejecting guarantees on securities transfer requests based on inequitable standards incorporated in a signature guarantee program, rule 17Ad-15(g) would require the transfer agent's determinations to be reasonable. In addition, rule 17Ad-15(g) does not exempt a transfer agent from its obligation under rule 17Ad-15(b), which prohibits rejection of guarantees that result in the inequitable treatment of an eligible guarantor institution.

Proposed rule 17Ad-15(g) is intended to encourage the development of signature guarantee programs, similar in concept to the "STAMP" and "GAP" programs noted above, that have the potential to reduce paperwork and financial risks in connection with signature guarantees. As proposed, rule 17Ad-15(g) would not mandate specific signature guarantee programs or participation in those programs.27 Nevertheless, the Commission invites commentators to address whether mandating specific guarantee programs or participation in those programs is necessary and appropriate to accomplish the Commission's statutory mandate.28

The Commission invites general comments from interested persons regarding all aspects of the proposed rule. The Commission also invites comments on the costs and benefits of the proposed rule. Specifically, interested persons may comment on transfer agent costs to develop and employ written standards and

procedures for the acceptance of signature guarantees and the potential benefits from requiring such standards and procedures.

III. Initial Regulatory Flexibility Analysis

The Commission has prepared an Initial Regulatory Flexibility Analysis ("IRFA") in accordance with 5 U.S.C. 603 regarding proposed rule 17Ad-15. The IRFA notes the importance of equitable treatment among financial institutions that guarantee signatures. The IRFA also notes the need for the proposed rule in light of the unwillingness of transfer agents to accept signature guarantees from savings and loan associations and credit unions. The Commission therefore believes that the benefits of proposed rule 17Ad-15 would outweigh the costs incurred by transfer agents in complying with the proposed rule.

A copy of the IRFA may be obtained by contacting Anthony Bosch, Esquire, Division of Market Regulation, Mail Stop 5–1, 450 Fifth Street, NW., Washington, DC 20549.

IV. Statutory Authority

Pursuant to the Securities Exchange Act of 1934 and particularly sections 3, 17, 17A(d), and 23(a) thereof, 15 U.S.C. 78c, 78q, 78q–1(d) and 78w(a), the Commission proposes to adopt rule 17Ad–15.

List of Subjects in 17 CFR Part 240

Reporting and recordkeeping, Securities.

V. Text of Proposed Amendments

In accordance with the foregoing, title 17, chapter II of the Code of Federal Regulations is proposed to be amended as follows:

1. The authority citation for Part 240 continues to read as follows:

Authority: 15 U.S.C. 77c, 77d, 77s, 77ttt, 78c, 78d, 78i, 78j, 78l, 78m, 78n, 78o, 78p, 78s, 78w, 78x, 79q, 79t, 80a–29, 80a–37, unless otherwise noted.

2. Section 240.17 Ad-15 is added to read as follows:

§ 240.17Ad-15 Signature Guarantees.

- (a) Definitions. For purposes of this section, the following terms shall mean:
- (1) Act means the Securities Exchange Act of 1934;
- (2) Eligible guarantor institution means:
- (i) Banks (as that term is defined in section 3(a) of the Federal Deposit Insurance Act (12 U.S.C. 1813(a)));
- (ii) Brokers, dealers, municipal securities dealers, municipal securities

brokers, government securities dealers, and government securities brokers, as those terms are defined under the Act;

(iii) Insured credit unions (as that term is defined in Section 101(7) of the Federal Credit Union Act (12 U.S.C. 1752(7))):

(iv) National securities exchanges, registered securities associations, clearing agencies, as those terms are used under the Act; and

(v) Savings associations (as that term is defined in section 3(b) of the Federal Deposit Insurance Act (12 U.S.C. 1813(b))).

(3) Guarantee means:

(i) Guarantee of the signature of the person endorsing a certificated security or originating an instruction to transfer ownership of a security; or

(ii) Guarantee of erasures, alterations, or similar changes material to the certificate, endorsements on the certificate, or instructions concerning transfer of securities.

(b) Acceptance of Signature
Guarantees. A registered transfer agent
shall not, directly or indirectly, engage
in any activity in connection with a
guarantee, including the acceptance or
rejection of such guarantee, that results
in the inequitable treatment of any
eligible guarantor institution.

(c) Transfer Agent's Standards and Procedures. Every registered transfer agent shall establish:

(1) Written standards for the acceptance of guarantees of securities transfers from eligible guarantor institutions; and

(2) Procedures, including written guidelines where appropriate, to ensure that those standards are used in determining whether to accept or reject guarantees from eligible guarantor institutions. Such standards and procedures shall not establish terms and conditions (including those pertaining to financial condition) that, as written or applied, treat different classes of eligible guarantor institutions inequitably, or result in the rejection of a guarantee from an eligible guarantor institution solely because the guarantor institution is of a particular type specified in paragraphs (a)(2)(i)-(a)(2)(v) of this section.

(d) Rejection of Items Presented for Transfer. No registered transfer agent shall reject a request for transfer of a certificated or uncertificated security because the certificate, instruction, or documents accompanying the certificate or instruction includes an unacceptable guarantee, unless the transfer agent determines that the guarantor, if it is an eligible guarantor institution, does not

²⁷ The Commission invites commentators to address whether the Commission should amend rule 17Ad-15(g) to permit a transfer agent to accept signature guarantees only from eligible guarantor institutions that participate in a signature guarantee program acceptable to that transfer agent. In effect, this would permit a transfer agent to reject a guarantee from an eligible guarantor institution that does not participate in the signature guarantee program acceptable to the transfer agent but nonetheless can document its ability to satisfy the financial standards for participation in that program.

²⁸ In this regard, the Commission invites interested persons to comment on whether Commission involvement in the review and recognition of signature guarantee programs would ensure the equitable treatment of eligible guarantor institutions and provide a more efficient security transfer process. Any such comments should address the scope and substance of any suggested Commission involvement.

satisfy the transfer agent's written standards or procedures.

(e) Record Retention. (1) Every registered transfer agent shall maintain a copy of the standards and procedures specified in paragraph (c) of this section in an easily accessible place.

(2) Every registered transfer agent shall maintain, for a period of three years following the date of the rejection, a record of transfers rejected including the reason for the rejection, who the guarantor was and whether the guarantor failed to meet the transfer agent's guarantee standards.

(f) Exclusions. Nothing in this section shall prohibit a transfer agent from rejecting a request for transfer of a certificated or uncertificated security:

(1) For reasons unrelated to acceptance of the guarantor institution;

(2) Because the person acting on behalf of the guarantor institution is not authorized by that institution to act on its behalf, provided that the transfer agent maintains a list of people authorized to act on behalf of that guarantor institution;

(3) Because the eligible guarantor institution of a type specified in paragraph (a)(2)(ii) of this section is neither a member of a clearing corporation nor maintains net capital of

at least \$100,000; or

(4) Because the dollar value of the securities subject to the requested transfer exceeds a maximum dollar value as specified in the transfer agent's standards or procedures under paragraph (c) of this section, provided that the maximum dollar value so specified applies to all eligible guarantor institutions or bears a reasonable relationship to the financial condition of the eligible guarantor institution whose guarantee was rejected.

(g) Singature Guarantee Program. (1)
A registered transfer agent shall be deemed to comply with paragraph (c) of this section, if its standards and procedures include accepting a guarantee from an eligible guarantor institution who, at the time of issuing the guarantee, is a member of or participant in a signature guarantee program.

(2) For purposes of this section, the term "signature guarantee program," means a program, the terms and conditions of which the transfer agent

reasonably determines:
(i) To facilitate the equitable treatment

of eligible guarantor institutions; and
(ii) To promote the prompt, accurate
and safe transfer of securities by
providing:

(A) Adequate protection to the transfer agent against risk of financial loss in the event persons have no recourse against the eligible guarantor institution; and

(B) Adequate protection to the transfer agent against the issuance of unauthorized guarantees.

Dated: September 9, 1991.
By the Commission.
Margaret H. McFarland,

Deputy Secretary.

[FR Doc. 91-22141 Filed 9-13-91; 8:45 am]
BILLING CODE 8010-01-M

DEPARTMENT OF STATE

22 CFR Part 121

[Public Notice 1474]

Bureau of Politico—Military Affairs Amendments to the International Traffic in Arms Regulations (ITAR)

AGENCY: Department of State.
ACTION: Proposed rule.

SUMMARY: This proposed rule would amend the regulations implementing section 38 of the Arms Export Control Act, which governs the export of defense articles and defense services. Specifically, it would remove from the USML certain types of lasers, image intensification and infrared equipment; further define the types of defense articles controlled under USML. Category XII; and move inertial platforms into a new sub-category.

DATES: Comments must be submitted on

DATES: Comments must be submitted on or before October 16, 1991.

ADDRESSES: Written comments should be sent to: Kyna Cooper, Office of Defense Trade Controls, SA-6, Room 228, U.S. Department of State, Washington, DC 20522-0602, FAX # (703) 875-6647. Public comments will be made available for public inspection.

FOR FURTHER INFORMATION CONTACT: Kyna Cooper, Office of Defense Trade Controls, Department of State, tel. (703) 875–6644.

SUPPLEMENTARY INFORMATION: On November 16, 1990, the President signed Executive Order 12735 on Chemical and Biological Weapons Proliferation and directed various other export control measures. The measures directed by the President include the following:

By June 1, 1991, the United States will remove from the U.S. Munitions List all items contained on the CoCom dual-use list unless significant U.S. national security interests would be jeopardized. (Memorandum of Disapproval of H.R. 4653, 26 Weekly Compilation of Presidential Documents 1839).

In implementation of the President's directive of November 16, 1990, regarding the United States Munitions List (USML), the Department of State

has proposed comprehensive changes to the USML, which is part of the International Traffic in Arms Regulations (ITAR) (22 CFR parts 120– 130). The ITAR implements section 38 of the Arms Export Control Act (22 U.S.C. 2778). The proposed rule that follows amends § 121.1 of the ITAR.

It is the intent of the Department that this proposed rule change shall continue coverage on the USML of items specially designed, modified, or configured for military application or items justified for retention by significant national security interests. It is not the intent of the Department in the future to impose controls on dual-ese items which are not controlled by the COCOM IL unless significant national security interests would be jeopardized. The Department particularly welcomes comments from the exporting community addressing any current overlap which we have not identified.

The Department of State believes
Categories XII does not control any
commodity currently on the Commodity
Control List, nor is it the intention of the
Department to control such commodities
in the future unless significant national
security interests would be jeopardized.

The Department identified no USML/ IL overlap for lasers, digital computers, software and technology for digital computers and photomultiplier tubes.

The Department identified the following overlap between the USML and COCOM International List: Electron tubes for image conversion or intensification (IL 1555); optical elements (IL 1556); and single and multi-element infrared communication, tracking and detection devices (ILs 1502, 1564, & 1548). The Department understands that second and third generation image intensification tubes are not widely used for commercial applications. We invite your views and comments on this understanding.

The Department intends that the following items no longer require control under the ITAR and will be removed from the USML: Zero and first generation image intensifier tubes; systems and manufacturing technology for zero and first generation image intensification tubes; single-element detector non-scanning infrared tracking, detection, and communication devices.

Further, the Department of State, with the concurrence of the Department of Defense, has determined that the following items will be moved from the coverage of the U.S. Munitions List to the coverage of the Commodity Control List upon establishment of a foreign policy control: (1) Commercial systems containing image intensification tubes or focal

plane arrays,

(2) Military lasers which are specifically designed for commercial equipment, and at the time of export, an integral part of the equipment, and

(3) Commercial image intensification tubes (i.e. those tubes not meeting U.S. Government military specifications).

The Department intends to retain on the USML:

(1) Military image intensification systems and their component parts.

(2) Military image intensification tubes (i.e. second generation and above meeting military specifications). This does not include any zero-first generation tubes and related technical data.

(3) Single-element scanning and multielement scanning and non-scanning infrared tracking, detection and communication devices specifically designed, modified or configured for military use. This equipment is critical to U.S. covert reconnaissance and

surveillance capabilities.

Additionally, this amendment proposes to revise the description of military lasers, infrared, and image intensification equipment which will be controlled on the USML. It will combine inertial platforms and inertial guidance and control equipment into a new subcategory XII(d). At the same time, gyros and accelerometers for the articles in XII(d) will be designated as significant military equipment in order to conform with current requirements for these same articles associated with the items covered in Category VIII.

This amendment involves a foreign affairs function of the United States and thus is excluded from the major rule procedures of Executive Order 12291 (46 FR 13193) and the procedures of 5 U.S.C. 553 and 554. Nevertheless, it is being published as a proposed rule in order to provide the public with an opportunity to comment and provide advice and suggestions regarding the proposal. The period for submission of comments will close 30 days after publication of this

proposed rule.

In addition, this rule affects collection of information subject to the Paperwork Reduction Act (44 U.S.C. 3501 et seq.), and will serve to reduce the burden on exporters in that respect. The relevant information collection is to be reviewed by the Office of Management and Budget under control No. 1405–0013.

List of Subjects in 22 CFR Part 121

Arms and munitions, Exports.

Accordingly, for the reasons set forth in the preamble, it is proposed that title 22, chapter I, subchapter M (consisting of parts 120 through 130) of the Code of Federal Regulations, be amended as set forth below:

PART 121—THE UNITED STATES MUNITIONS LIST

1. The authority citation for part 121 continues to read as follows:

Authority: Sec. 38, Arms Export Control Act, 90 Stat. 744 (22 U.S.C. 2778); E.O. 11958, 42 FR 4311; 22 U.S.C. 2658.

2. In § 121.1, Category XII is revised to read as follows:

§ 121.1 General. The United States Munitions List.

Category XII—Fire control, range finder, optical and guidance and control equipment.

(a) Fire control systems; gun and missile tracking and guidance systems; gun laying equipment, range, position and height finders and spotting instruments; aiming devices (electronic, optic, and acoustic); bomb sights, bombing computers, military television sighting and viewing units, and periscopes for the articles of this section.

(b) Military lasers including super highpower lasers (i.e., a laser capable of
delivering the total or any portion of the
output energy exceeding 1 kj within 50
milliseconds or having an average or CW
power exceeding 20 kw); and low energy
lasers specifically developed, modified or
configured for military application such as
those used in military communication
devices, target designators and range finders,
target detection systems, and directed energy
weapons. This excludes lasers which are
specifically designed for and, at the time of
export, an integral part of equipment used for
medical, commercial, scientific, and
industrial applications.

(c) Infrared focal plane detectors employing time delay and integration; image intensification and other night sighting equipment or systems specifically designed, modified, configured for military use; second generation and above military image intensification tubes (defined below); and, infrared, visible, and ultraviolet devices specifically designed, developed, modified, or configured for military application.

Note

Image Intensifier tubes and specifically designed components are defined as follows:

1. Tubes having a peak response within the 0.4 to 1.05 micrometre wavelength range and incorporating a microchannel plate for electron image amplification having a hole pitch (center-to-center spacing) of less than 25 micrometres, and having either of the following:

a. An S-20, S-25 or multialkali photocathode; or

b. A semiconductor photocathode;

Components having any of the following characteristics:

a. Vacuum tight fiber optic image inverters;

b. Microchannel Plates; or

c. Semiconductor photocathodes.

(d) Inertial platforms and sensors for weapons or weapon systems; guidance, control and stabilization systems except for those systems covered in category VIII and XV; accelerometers, gyros, astro compasses and star trackers for weapons and weapons systems. For aircraft or spacecraft intertial reference systems and related components refer to Category VIII and XV respectively.

(e) Components, parts, accessories, attachments and associated equipment specifically designed or modified for the articles in paragraphs (a), (b), (c) and (d) of this category, except for such items as are in

normal commercial use.

(f) Technical data (as defined in § 120.21) and defense services (as defined in § 120.8) directly related to the defense articles enumerated in paragraphs (a) through (e) of this category. (See § 125.4 for exemptions.) Technical data directly related to any defense articles enumerated elsewhere in this category that are designated as Significant Military Equipment (SME) shall itself be designated as SME.

Dated: August 30, 1991.

Charles A. Duelfer,

Director, Center for Defense Trade, Bureau of Politico-Military Affairs.

[FR Doc. 91-22016 Filed 9-13-91; 8:45 am]

BILLING CODE 4710-25-M

Bureau of Politico-Military Affairs

22 CFR Part 121

[Public Notice 1475]

Amendments to the International Traffic in Arms Regulation (ITAR)

AGENCY: Department of State. **ACTION:** Proposed rule.

SUMMARY: This proposed rule would amend the regulations implementing section 38 of the Arms Export Control Act, which governs the export of defense articles and defense services. A Working Group on Inertial Navigation Systems (INS) and related technical data reviewed the overlap of the coverage in the U.S. Munitions List (USML) and the COCOM dual-use list. The review included all INS and related technical data for the manufacture, design, development, or production of all INS and related components, parts, and accessories. This proposed rule change will clarify items already on the USML and adds a new paragraph on technical data and defense services currently covered in category XVIII and

DATES: Comments must be submitted on or before October 16, 1991.

ADDRESSES: Written comments should be sent to: Carol B. Basden, Office of Defense Trade Controls, SA-6, room 228, U.S. Department of State, Washington, DC 20522-0602, fax # 703-875-6647. Public comments will be made available for public inspection.

FOR FURTHER INFORMATION CONTACT: Carol B. Basden, Office of Defense Trade Controls, Department of State, tel. 703–875–6644.

SUPPLEMENTARY INFORMATION: On November 16, 1990, the President signed Executive Order 12735 on Chemical and Biological Weapons Proliferation and directed various other export control measures. The measures directed by the President include the following:

By June 1, 1991, the United States will remove from the U.S. Munitions List all items contained on the CoCom dual-use list unless significant U.S. national security interests would be jeopardized.

(Memorandum of Disapproval of H.R. 4653, 26 Weekly Compilation of Presidential Documents 1839).

In implementation of the President's directive of November 16, 1990, regarding the United States Munitions List (USML), the Department of State has proposed comprehensive changes to the USML, which is part of the International Traffic in Arms Regulations (ITAR) (22 CFR parts 120–130). The ITAR implements section 38 of the Arms Export Control Act (22 U.S.C. 2778). The proposed rule that follows amends section 121.1 of the ITAR.

It is the intent of the Department that this proposed rule change shall continue coverage on the USML of items specifically designed, modified, or configured for military application or items justified for retention by significant national security interests. It is not the intent of the Department in the future to impose controls on dual-use items which are not controlled by the COCOM IL unless significant national security interests would be jeopardized. The Department particularly welcomes comments from the exporting community addressing any current overlap which we have not identified.

Although the coverage of developmental aircraft and components with significant military applicability, paragraph VIII (h), was not the subject of this review, we believe the wording and/or intent of the coverage may be of concern to industry. Therefore, the Department has determined that this paragraph will be included as a part of an ongoing project to review the International Traffic in Arms Regulations. In preparation for this review, your comments would be welcomed regarding the feasibility of determining appropriate jurisdiction at the time of application for FAA certification vice the current time of certification. Any early determination

would be dependent upon sufficient technical definition of the aircraft, its components and intended mission that would permit this department to make a jurisdiction determination.

The Department of State believes category VIII of the USML does not control any commodity currently on the commodity control list, nor is it the intention of the Department to control such commodities in the future unless significant national security interests would be jeopardized.

First, this amendment clarifies the coverage of Attitude and Hearing Reference Systems (AHRS), Inertial Measurement Units (IMUs), and aided and hybrid INS by specifically identifying them in Category VIII(e).

Second, this amendment adds a new paragraph (i) on technical data and defense services for all the defense articles in paragraphs (a) through (h) of Category VIII, which are currently covered in Categories XVIII and XIX.

COCOM ILs 1485 and 1465(c) and (d) specifically cover all Inertial Navigation Systems (INS) and associated equipment and related technical data and certain guidance and attitude control equipment respectively. The USML Categories that cover INSs and related technical data are: VIII(g) and XII(b). The Department of State, with the concurrence of the Department of Defense, has determined that nonmilitary INS design, development, production or manufacture technical data currently in category VIII(g) will be moved from the coverage of the U.S. Munitions List to the coverage of the Commodity Control List upon the establishment of a foreign policy control. The Department intends to retain all INS, related components and technical data as defined in § 120.21 that are specifically designed, modified or configured for military use since the items are intended for military purposes.

This amendment involves a foreign affairs function of the United States and thus is excluded from the major rule procedures of Executive Order 12291 (46 FR 13191) and the procedures of 5 U.S.C. 553 and 554. Nevertheless, this amendment is being published as a proposed rule in order to provide the public with an opportunity to comment and provide advice and suggestions regarding the proposal. The period for submission of comments will close 30 days after publication of this proposed rule. In addition, this rule affects collection of information subject to the Paperwork Reduction Act (44 U.S.C. 3501 et seq.), and will serve to reduce the burden on exporters in that respect. The relevant information collection is to be reviewed by the Office of

Management and Budget under control no. 1404-0013.

List of Subjects in 22 CFR Part 121

Arms and munitions, Export.

Accordingly, for the reasons set forth in the preamble, it is proposed that title 22, chapter I, subchapter M (consisting of parts 120 through 130) of the Code of Federal Regulations, be amended as set fourth below:

PART 121—THE UNITED STATES MUNITIONS LIST

1. The authority citation for part 121 continues to read as follows:

Authority: Sec. 38, Arms Export Control Act, 90 Stat. 744 (22 U.S.C. 2778); E.O. 11958, 42 FR 4311; 22 U.S.C. 2658.

The enumeration of articles in Category VIII of § 121.1, the United States Munitions List, is revised as follows:

2. In § 121.1, the heading of Category VIII is revised to read as follows:

§ 121.1 General. The United States Munitions List.

Category VIII—Aircraft and Associated Equipment

* *

* *

3. In § 121.1, Category VIII, remove paragraph (b).

4. In § 121.1, Category VIII, paragraph (c) is redesignated as new paragraph (b) and revised to read as follows:

(b) Military aircraft engines, except reciprocating engines, specifically designed or modified for the aircraft in paragraph (a) of this category.

5. In § 121.1, Category VIII, paragraph (d), is redesignated as new paragraph (c) and is revised to read as follows:

(c) Cartridge-actuated devices utilized in emergency escape of personnel and airborne equipment (including but not limited to airborne refueling equipment) specifically designed or modified for use with the aircraft and engines of the types in paragraphs (a) and (b) of this category.

6. In § 121.1, Category VIII, paragraph (e) is redesignated as new paragraph (d) and is revised to read as follows:

(d) Launching and recovery equipment for the articles in paragraph (a) of this category, if the equipment is specifically designed or modified for military use. Fixed land-based arresting gear is not included in this category.

7. In § 121.1, Category VIII, remove paragraph (f).

8. In § 121.1, Category VIII, paragraph (g) is redesignated as new paragraph (e) and is revised to read as follows:

*(e) Inertial navigation systems, aided or hybrid inertial navigation systems, Inertial Measurement Units (IMUs), and Attitude and Heading Reference Systems (AHRS), and all specifically designed components, parts and accessories, except those systems or components that are standard equipment in civil aircraft, including spare parts and spare units to be used exclusively for the maintenance of inertial navigation equipment incorporated in civil aircraft, and that are certified by the Federal Aviation Administration (FAA) as being an integral part of such aircraft. For spacecraft or other inertial reference systems and related components refer to Category XV and XII (d) respectively. -

9. In § 121.1, Category VIII, paragraph (h) is redesignated as new paragraph (f) and is revised to read as follows:

*(f) Developmental aircraft and components thereof which have a significant military applicability, excluding such aircraft and components that have been certified by the Federal Aviation Administration and determined through the commodity jurisdiction procedure, specified in § 120.5 of this subchapter, to be subject to the export control jurisdiction of the Department of Commerce for purposes of section 17(c) of the Export Administration Act, as amended.

10. In § 121.1, Category VIII, paragraph (i) is redesignated as new paragraph (g) and revised to read as follows:

*(g) Ground effect machines (GEMS) specifically designed or modified for military use, including but not limited to surface effect machines and other air cushion vehicles, and all components, parts, and accessories, attachments, and associated equipment specifically designed or modified for use with such machines.

11. In § 121.1, Category VIII, paragraph (j) is redesignated as new paragraph (h) and is revised to read as follows:

(h) Components, parts, accessories, attachments, and associated equipment (including ground support equipment) specifically designed or modified for the articles in paragraphs (a) through (g) of this category, excluding aircraft tires and propellers used with reciprocating engines.

12. In § 121.1, Category VIII, a new paragraph (i) is added to read as follows:

(i) Technical Data and Defense Services. Technical data (as defined in § 120.21) and defense services (as defined in § 120.8) directly related to the defense articles enumerated in paragraphs (a) through (h) of this category. (See § 125.4 for exemptions.) Technical data directly related to any defense articles enumerated elsewhere in this category that are designated as Significant Military Equipment (SME) shall itself be designated as SME.

Dated: August 20, 1991.

Charles A. Duelfer,

Director, Center for Defense Trade, Bureau of Politico-Military Affairs.

[FR Doc. 91-22017 Filed 9-13-91; 8:45 am]

ENVIRONMENTAL PROTECTION AGENCY

40 CFR Ch I

[FRL-3996-6]

Economic Incentive Program Rules

AGENCY: Environmental Protection Agency (EPA).

ACTION: Notice of document availability and of public meeting.

SUMMARY: The EPA is planning to propose rules for economic incentive programs as required by section 182(g)(4)(B) of the Clean Air Act as amended in 1990. These rules will apply to economic incentive programs which may be adopted by States pursuant to sections 182(g)(3), 182(g)(5), 187(d)(3), and 187(g) which either mandate, or identify as an option, the use of an economic incentive program upon failure of a State to meet certain further progress milestones or attainment requirements in extreme, severe, and serious ozone nonattainment areas or in serious carbon monoxide nonattainment areas. Further, these rules are intended to serve both as guidance to States in developing any discretionary economic incentive programs and as guidance in developing Federal implementation plans and Federal rules which may include economic incentives.

Due to potentially broad public interest in the issues involved, EPA believes that the public should have an opportunity to provide input on the issues raised by the rulemaking in advance of EPA's formal proposal of the rules. This notice announces the public availability of a public information document and EPA's intent to conduct a 1-day public meeting as a forum for EPA to receive public input on some of the key issues being addressed in this rulemaking. In addition, the Agency will accept written comments on the public information document provided that comments are received by November 7,

1991. The Agency intends to use this process as a means to bring the broad range of public views into the proposal development process.

DATES: The public meeting will be held October 8, 1991, from 9 a.m. to 4 p.m.

COMMENTS: Written comments are due on or before November 7, 1991.
Comments should be submitted (in duplicate, if possible) to: Air Docket Section (A-131), Attention: Docket No. A-91-56, U.S. Environmental Protection Agency, 401 M Street, SW., Washington, DC 20460.

ADDRESSES: The public meeting will be held in the auditorium of the General Services Administration Regional Office Building, 7th and D Streets, SW., Washington, DC 20407.

To assist EPA in planning the public meeting, persons interested in attending should contact Mr. Michael Sink, Public Meeting Coordinator, at (919) 493–3536, telefax (919) 493–7779, Pacific Environmental Services, Inc., 3708 Mayfair Street, suite 202, Durham, North Carolina 27707, to give their name and affiliation. Please register by October 2, 1991.

Availability of Public Information
Document: The public information
document, "Public Information
Document: Economic Incentive Program
Rules," is available by contacting Mr.
Michael Sink (address above).

Docket: Docket No. A-91-56 is available for public inspection and copying between 8:30 a.m. and 3:30 p.m., Monday through Friday, at EPA's Air Docket Section, Waterside Mall, room 1500, 1st floor, 401 M Street, SW., Washington, DC 20460.

FOR FURTHER INFORMATION CONTACT: Dr. Leland Deck at (919) 541–5294, Ambient Standards Branch, (MD–12), U.S. Environmental Protection Agency, Research Triangle Park, North Carolina 27711.

Dated: August 30, 1991.

John Calcagni,

Director, Air Quality Management Division.
[FR Doc. 91–22067 Filed 9–13–91; 8:45 am]
BILLING CODE 6560–50–M

40 CFR Part 281

[FRL-3993-3]

Vermont; Approval of State Underground Storage Tank Program

AGENCY: Environmental Protection Agency.

ACTION: Notice of tentative determination on application of

Vermont for final approval, public hearing, and public comment period.

SUMMARY: The purpose of this notice is to announce that: (1) The Environmental Protection Agency (EPA) has received a complete application from the State of Vermont requesting final approval of its underground storage tank (UST) program under subtitle I of the Resource Conservation and Recovery Act (RCRA); (2) EPA has reviewed Vermont's application and has made the tentative decision that Vermont's UST program satisfies all of the requirements necessary to qualify for final approval; (3) Vermont's application for final approval is now available for public review and copying; (4) public comments are requested; and (5) a public hearing will be held to solicit comments on the application, if there is significant public interest.

DATES: A public hearing is scheduled for October 23, 1991. The State of Vermont will participate in the public hearing held by EPA. The hearing will begin at 10 a.m. and will continue until the end of testimony or 1 p.m., whichever comes first.

Requests to present oral testimony must be filed by October 17, 1991.
Written comments must be received by October 23, 1991. EPA reserves the right to cancel the hearing should there be no significant public interest. Those informing EPA of their intention to testify will be notified of the cancellation.

ADDRESSES: Comments and requests to testify should be mailed to Joan Coyle, Underground Storage Tank Program, HPU-1, U.S. EPA, Region I, JFK Federal Building, Boston, MA 02203. Copies of Vermont's final application for program approval are available 8 a.m.-4 p.m., Monday through Friday, at the following locations for review:

Vermont Department of Environmental Conservation, 103 South Main Street, Waterbury, VT 05676, Phone: (802) 244-8702;

U.S. EPA Headquarters, Library, room 211A, 401 M Street, Washington, DC 20460, Phone: (202) 382–5926;

U.S. EPA, Region I, Library 11th Floor, 1 Congress Street, Boston, MA 02203, Phone: (617) 565–3300.

EPA and Vermont will hold the public hearing on October 23, 1991 in the Skylight Conference Room, Waterbury Office Complex, 103 South Main Street, Waterbury, VT. The hearing will begin at 10 a.m. and will continue until the end of testimony or 1 p.m., whichever comes first.

FOR FURTHER INFORMATION CONTACT: Joan Coyle HPU-1, Underground

Storage Tank Program, U.S. EPA, Region I, JFK Federal Building, Boston, MA 02203. Comments should be sent to this address. Phone: (617) 573–9667.

SUPPLEMENTARY INFORMATION:

A. Background

Section 9004 of RCRA authorizes EPA to approve state UST programs to operate in the State in lieu of the Federal UST program. Two types of approval may be granted. The first type, known as "interim approval" is a temporary approval which is granted if EPA determines that the state UST program is "no less stringent" than the Federal program [section 9004(b), 42 U.S.C. 6991c(b)] in the following elements: Corrective action, financial responsibility, notification requirements, and new tank standards. While operating under interim approval, the State may complete the development of "no less stringent" standards for the following elements: Release detection, release detection recordkeeping, reporting of releases and corrective actions taken, and tank closure.

The second type of approval is a "final approval" that is granted if EPA determines that the State program: (1) Is "no less stringent" than the Federal UST program in all the following elements: Corrective action, financial responsibility, new tank standards, release detection, release detection recordkeeping, release reporting, tank closure, and notification requirements of section 9004(a)(8), 42 U.S.C. 6991c(a)(8); and (2) provides for adequate enforcement of compliance with UST standards [section 9004(a), 42 U.S.C. 6991c(a)].

B. Vermont

On May 2, 1990, EPA received a draft application for program approval from the State of Vermont. Prior to this, the State, working with EPA, made regulatory changes to meet the seven federal objectives and to demonstrate that it has a program that provides adequate enforcement of compliance with the requirements. On August 8, 1990, Vermont held a public hearing on the amended UST Regulations. The amendments were approved by the Legislative Rules Committee in December and became effective on February 1, 1991.

On May 15, 1991, Vermont submitted an official application for final approval. Prior to its submission, Vermont provided an opportunity for public notice and comment in the development of its underground storage tank program. This is required under 40 CFR 281.50(b). EPA has reviewed Vermont's application, and has tentatively

determined that the State's program meets all of the requirements necessary to qualify for final approval. Consequently, EPA intends to grant final approval to Vermont to operate its program.

In accordance with Section 9004 of RCRA, 42 U.S.C. 6991c and 40 CFR 281.50(e), the Agency will hold a public hearing on its tentative decision on October 23, 1991 in Waterbury, Vermont from 10 a.m.—1 p.m. The public may also submit written comments on EPA's tentative determination until October 23, 1991. Copies of Vermont's application are available for inspection and copying at the locations indicated in the "ADDRESSES" section of this notice.

The Vermont Department of Environmental Conservation, through the Hazardous Materials Management Division, has developed state standards and criteria for the design, installation, operation, maintenance, and monitoring of underground storage tanks to prevent UST-related ground and surface water contamination, under authority of chapter 59, Underground Liquid Storage Tanks.

The statute provides for the following:
(1) Authority to promulgate UST regulations for controlling underground storage facilities containing petroleum, chemical substances, and related sludges.

(2) Authority to impose civil or criminal penalties for violations of any provision of the statute.

(3) Authority to conduct compliance monitoring inspections and other enforcement activities.

(4) Notification requirements for owners of underground storage tanks, including farm and residential motor fuel tanks and on-premises heating oil tanks greater than 1100 gallons.

(5) Establishment of the Petroleum Cleanup Fund that, through licensing fees and tank assessment fees, helps pay for cleanup and restoration of contaminated soil and groundwater caused by petroleum releases from USTs, and for third party damages.

(6) A loan assistance program to help owners of small retail gasoline outlets and small municipalities replace their petroleum tanks.

EPA will consider all public comments on its tentative determination received during the public comment period or at the hearing. Issues raised by those comments may be the basis for a decision to deny final approval to Vermont. EPA expects to make a final decision on whether or not to approve Vermont's program within sixty (60) days after the date of the public hearing and will give notice of it in the Federal

Register. The notice will include a summary of the reasons for the final determination and a response to all major comments.

Compliance With Executive Order 12291

The Office of Management and Budget has exempted this rule from the requirements of section 3 of Executive Order 12291.

Certification Under the Regulatory Flexibility Act

Pursuant to 5 U.S.C. 605(b), I hereby certify that this approval will not have a significant economic impact on a substantial number of small entities. Approval of Vermont's UST program effectively suspends the applicability of the Federal UST regulations, thereby eliminating duplicative requirements for owners and operators of underground storage tanks in the State. Consequently, it does not impose any new burdens on small entities. This rule, therefore, does not require a regulatory flexibility analysis.

List of Subjects in 40 CFR Part 281

Administrative practice and procedure, Hazardous material, State program approval, and Underground storage tanks.

Authority: This notice is issued under the authority of section 9004 of the Solid Waste Disposal Act as amended, 42 U.S.C. 6991c.

Dated: August 28, 1991.

Paul Keough,

Acting Regional Administrator.
[FR Doc. 91–22189 Filed 9–13–91; 8:45 am]
BILLING CODE 6505-50-40

FEDERAL EMERGENCY MANAGEMENT AGENCY

44 CFR Parts 59, 61, 62, and 75 RIN 3067-AB70

National Flood Insurance Program Coverage and Sales

AGENCY: Federal Insurance Administration (FIA), Federal Emergency Management Agency (FEMA).

ACTION: Proposed rule.

SUMMARY: This proposed rule would revise the National Flood Insurance Program (NFIP) regulations dealing with flood insurance coverage, premiums, and commissions for agents, including revisions to the Standard Flood Insurance Policy (SFIP) terms and provisions. The purpose of the proposed rule is to revise the commissions paid to property insurance agents and brokers

("producers") selling flood insurance policies issued by the National Flood Insurance Program (NFIP) through its servicing contractor; increase the deductibles (building and contents, separately) for those flood insurance policies which are rated using the subsidized rates, i.e., "chargeable rates", established pursuant to sections 1308(a)(1) and (a)(2) and 1336(b)(1) of the National Flood Insurance Act of 1968, as amended; increase the probation additional premium for flood insurance policies issued on properties located in communities which are on probation; and make other technical and/or editorial changes. This proposed rule is necessary to eliminate the administrative burden experienced by insurance agents and the NFIP servicing contractor because of the paperwork and record-keeping involved with the dual commission rate system and to effect an increase in the revenues to the National Flood Insurance Fund, from which all expenses for operation of the NFIP are derived. The intended effect of this proposed rule is to achieve a greater administrative and fiscal effectiveness in the operation of the NFIP and lessen the burdens on those property insurance agents and brokers ("producers") who are selling NFIP Direct policies.

DATE: All comments must be received on or before November 15, 1991.

ADDRESSES: Comments should be sent to the Rules Docket Clerk, Office of General Counsel, Federal Emergency Management Agency, 500 C Street, SW., room 840, Washington, DC 20472.

FOR FURTHER INFORMATION CONTACT: Donald L. Collins, Federal Emergency Management Agency, Federal Insurance Administration, 500 C Street, SW., Washington, DC 20472; telephone (202) 646–3419.

SUPPLEMENTARY INFORMATION: This proposed rule would amend the National Flood Insurance Program (NFIP) regulations dealing with the commissions paid to property insurance agents and brokers ("producers") for the procurement of new flood insurance policies, and renewals thereof, on behalf of policyholders insured under the National Flood Insurance Program (NFIP) directly by the Federal Government through its servicing contractor (NFIP direct business). The proposed amendments also relate to revision to the Standard Flood Insurance Policy (SFIP) terms pertaining to the deductible for those flood insurance policies issued or renewed on and after January 1, 1992, which are rated using the subsidized rates, i.e., "chargeable rates", established pursuant to sections 1308(a)(1) and (a)(2) and

1336(b)(1) of the National Flood Insurance Act of 1968, as amended, and to revision of the probation additional premium for flood insurance policies issued or renewed on properties located in communities which are placed on probation on and after January 1, 1992.

Commission Changes

The proposed revision to the commissions would return to the flat 15% on the first \$2,000 of premium and 5% on the amount of premium in excess of \$2,000, subject to a minimum commission of \$10.00, in effect prior to October 1, 1988. The commissions to be replaced provide for a 17% commission on the first \$2,000 of premium for new business and 14 percent on the first \$2,000 of premium for renewal business and 5% on the amount of premium in excess of \$2,000 for all business. The current rate was originally put in place in the hope that it would provide an added incentive for the production of new business. (Effective on that same date, FIA also revised the commission allowance provisions of the "Write Your Own" (WYO) Program (44 CFR part 62, subpart C) which was authorized pursuant to section 1345 of the National Flood Insurance Act of 1968, as amended (Pub. L. 90-448, 42 U.S.C. 4001. et seq.) to provide for a base commission allowance of 14% and additional percentage increases in increments of one tenth of one percent for each one percent growth in the company's policies in force during the Arrangement Year, up to a maximum of 17 percent).

As set forth in the final rules published in the Federal Register (53 FR 15208-15221) on April 28, 1988, these changes were established with the expressed intent of monitoring both systems and reviewing their impact after a two-year period. That period has now passed and FIA has completed an evaluation of the changes.

The analysis revealed that the accounting system for dual rates was an administrative burden for individual agents and the NFIP servicing contractor and that the 17% new business commission rate for the past two years did not result in a significant increase in new business. For example, for NFIP direct business, for the month of September 1988 (the date just prior to the date of the commission increase), the number of new policies written totaled 14.107 while for the month of December 1990 the number of new policies written totaled 5,153. While it is true that, during that period, a number of agents moved NFIP direct business to one or more WYO Companies, even

taking into account the reduced number of agents continuing to write policies issued directly by the Federal Government, the amount of new business generated has been insignificant.

Although the increase in the policy base over the last seven to eight months has been at a greater rate than the months prior to that, this appears to be due in large measure to other factors such as the introduction of new products (e.g., the Condominium Master Policy and the Preferred Risk Policy), increased enforcement of the mandatory purchase requirement by the lending community, and the public's increased awareness of flooding as a result of the devastation caused by Hurricane Hugo and other flooding events.

With respect to policies written under the WYO Program, the analysis of the system now in effect revealed that the planning, tracking, accounting, and annual adjustment required to determine the additional commission percentage earned by a WYO company is a major administrative burden to the company and to the NFIP servicing contractor. Hence, in a separate rulemaking published in the Federal Register (56 FR 22670-22674) on May 16, 1991, FEMA has also proposed a revision to the commission allowance provisions in the Financial Assistance/ Subsidy Arrangement for WYO companies to return to the flat commission allowance of 15% of the company's written premiums.

Increased Deductibles for Subsidized Policies

Regarding the proposal to increase the deductibles (building and contents separately) for certain types of policies, the latest rate review of the NFIP indicates a need for an increase in revenues. This can be handled either by rate increases, or by other means such as imposing coverage limitations or increasing deductibles, or by both.

Section 1308(b)(2) of the National Flood Insurance Act of 1968, as amended, charges the Director of FEMA with the responsibility of establishing "chargeable premium rates" which are adequate, on the basis of accepted actuarial principles, to provide reserves for anticipated losses, or if less than such amount, consistent with the objective of making flood insurance available where necessary at reasonable rates so as to encourage prospective insureds to purchase such insurance * * *". Since there have been two increases in the subsidized premium rates within the last four years, it is felt that the better approach to increasing the revenue would be by adjustment to

the deductible provisions for policies which are issued using those rates. Therefore, this proposed rule would revise the deductible provisions of the Standard Flood Insurance Policy (SFIP) to provide a separate, higher deductible (separately for building and contents) for any policy issued or renewed on or after January 1, 1992, where federally subsidized rates are used to calculate the premium. This means policies issued for buildings and contents in Emergency Program communities as well as those policies issued for buildings and/or contents in areas of special flood hazard (except A99 zones) of Regular Program communities which are rated using Pre-FIRM rates. These are buildings which, because they were built before the degree of flood risk had been ascertained and depicted on a Flood Insurance Rate Map (FIRM), are subject to a greater exposure to flood loss. The higher deductibles will not apply to policies issued for buildings and contents in A99 zones because these are areas of special flood hazard where enough progress has been made on a protective system, such as dikes, dams, and levees, to consider it complete for insurance rating purposes, nor will they apply to policies issued for buildings and contents which are located in B, C, and X zones (areas of moderate or minimal flood hazards) or D zones (areas of undetermined, but possible, flood hazards).

This proposed change to the deductibles will provide a greater flexibility to the Program and to the goal of designing the Program with an eye toward "* * * minimizing costs and * minimizing costs and distributing burdens equitably among those who will be protected by flood insurance and the general public" (Section 1302(d) of the 1968 Act). The proposed increase in the deductibles for those policies where the federally subsidized rates are used to calculate the premium is not intended to change the dollar amount which can be reimbursed to an insured without the deductibles being applied for certain mitigation expenses. There is a ceiling on reimbursement for these mitigation expenses. The ceiling is the current uniform minimum deductible of \$500. The \$500 ceiling will continue to apply to all policies, even those that will have a \$750 deductible under the proposed change. The mitigation actions involved are the temporary removal and storage of insured property and the purchase of sandbags and the other items specifically spelled out in the policy for the purpose of mitigating flood damage when there is imminent danger of a flood loss. To clarify that the uniform ceiling will remain in effect, we are

proposing to revise the language in both the Dwelling form and the General Property form of the SFIP to provide for such reimbursements up to a \$500 ceiling without specifying the ceiling terms of the minimum deductible.

Increase in Probation Additional

The probation procedures were put in place in 1986 as a means of encouraging communities which were non-compliant with the floodplain management requirements of the NFIP to remedy the deficiencies without having to be suspended from the Program. Placing a community on probation still allowed owners of insurable property within the communities to obtain flood insurance coverage for those properties. However, in recognition of the additional hazard that non-compliance presents, an additional premium of \$25 was established for every NFIP policy issued or renewed on properties located in communities which are placed on probation. In light of our experiences in implementing the probation procedures over the last five years and in recognition of the inflation that has occurred during that period, we are proposing an increase in the probation additional premium to \$50. The new \$50 charge would apply to all policies issued or renewed for properties located in communities which are placed on probation on and after January 1, 1992. For example, a policy issued on January 1, 1992, for a property located in a community placed on probation effective December 31, 1991, would be subject to the \$25.00 additional premium and, if the community were still on probation at renewal time (January 1, 1993), that same policy would then be subject to the \$50.00 additional premium."

Technical or Editorial Changes

A few other changes of a technical or editorial nature are contained in this proposed rule such as deleting the State of Oklahoma from the list of states which qualify as self-insurers (this state was inadvertently included in the list and has never qualified as a self-insurer); deleting all references to the National Food Insurers Association (NFIA), which terminated all involvement with the NFIP on December 31, 1977; and deleting from the definitions section in Part 59 the definition for "Associate Director".

FEMA has determined that this proposed rule will have no effect on environmental quality and therefore, in accordance with 44 CFR 10.8(c)(2)(i), is categorically excluded from the

requirement to prepare an environmental assessment or environmental impact statement.

This proposed rule will not have a significant economic impact on a substantial number of small entities and has not undergone a regulatory flexibility analysis.

This proposed rule is not a "major rule" as defined in Executive Order 12291, dated February 27, 1981, and, hence, no regulatory analysis has been

prepared.

FEMA has determined that this proposed rule does not contain a collection of information requirement as described in section 3504(h) of the Paperwork Reduction Act.

List of Subjects in 44 CFR Parts 59, 61, 62, and 75

Flood insurance, Flood plains. Accordingly, it is proposed to amend 44 CFR chapter I, subchapter B, as follows:

PART 59—GENERAL PROVISIONS

1. The authority citation for part 59 will continue to read as follows:

Authority: 42 U.S.C. 4001; et seq.; Reorganization Plan No. 3 of 1978; E.O. 12127.

§ 59.1 [Amended]

2. Section 59.1 is proposed to be amended to read as follows:

a. By adding at the end of the definition of "area of special flood hazard", the following sentence; "For purposes of these regulations, the term "special flood hazard area (SFHA) is synonymous in meaning with the phrase 'area of special flood hazard."

b. By removing the definition of

"Associate Director".

c. By adding, alphabetically, a definition of "Special flood hazard area" to read as follows:

Special flood hazard area. See area of special flood hazard.

. § 59.4 [Amended]

3. Section 59.4 is proposed to be amended by deleting at the end of paragraph (c) the phrase "(39 FR 26186–26193, July 17, 1974; 40 FR 16710, April . 14, 1975; 40 FR 54277-54278, November 21, 1975; and 41 FR 2426, January 16, 1976)" and adding in place thereof the phrase "(54 FR 29666-29695, July 13, 1989)".

§ 59.24 [Amended]

4. Section 59.24 is proposed to be amended as follows:

a. By removing in paragraph (b)(3), the phrase "when the probation is to begin on or after October 1, 1986,".

b. By removing in the eighth sentence of paragraph (b) all of the language after the phrase "on or after October 1, 1986," and adding in place thereof the phrase "but prior to January 1, 1992, an additional premium of \$25.00 shall be charged on each such policy newly issued or renewed during the one-year period beginning on the date the community is placed on probation and during any successive one-year periods that begin prior to January 1, 1992."

c. By adding two new sentences to the end of paragraph (b) as follows: "Where a community's probation begins on or after January 1, 1992, the additional premium described in the preceding sentence shall be \$50.00, which shall also be charged during any successive one-year periods during which the community remains on probation for any part thereof. This \$50.00 additional premium shall further be charged during any successive one-year periods that begin on or after January 1, 1992, where the preceding one-year probation period began prior to January 1, 1992.

PART 61—INSURANCE COVERAGE AND RATES

5. The authority citation for part 61 will continue to read as follows:

Authority: 42 U.S.C. 4001 et seq.; Reorganization Plan No. 3 of 1978; E.O. 12127.

§ 61.5 [Amended]

6. Section 61.5 is proposed to be amended as follows:

a. In paragraph (d) by adding the designation "(1)" after "(d)", and by revising newly designated paragraph (d)(1) to read as follows: -- -

(d)(1) Each loss sustained by the insured is subject to a deductible provision under which the insured bears a portion of the loss before payment is . made under the policy. In the case of any flood insurance policy issued or renewed for a property located in an **Emergency Program community or for** any property located in a Regular Program community in Zones A, AO, AH, A1-30, AE, VO, V1-30, VE, or V where the rates available for buildings built before the effective date of the Flood Insurance Rate Map (FIRM) are used to compute the premium, the amount of the deductible for each loss occurrence is:

(i) For structural (i.e., insured building)

losses, \$750.00; and

(ii) For contents (i.e., insured personal property) losses, \$750.00.

b. By adding the designation "(3)" before the paragraph beginning with the words "Optional Deductibles, All Zones,

available as follows:", and by adding a new paragraph (d)(2) to read as follows:

(d) * * *

(2) For policies other than those described in paragraph (d)(1) of this section the amount of the deductible for each loss occurrence is:

(i) For structural (i.e., insured building)

losses, \$500.00; and

(ii) For contents (i.e., insured personal property) losses, \$500.00.

§ 61.15 [Amended]

7. Section 61.15 is proposed to be removed in its entirety.

§ 61.16 [Amended]

8. Section 61.16 is proposed to be amended by removing the phrase "that has been placed on probation on or after October 1, 1986, is \$25.00." and adding in place thereof the phrase "placed on probation prior to January 1, 1992, is \$25.00. Where the community was placed on probation on or after January 1, 1992, the additional premium charge is \$50.00.".

Appendix A(1) [Amended]

9. Appendix A(1) of part 61 is proposed to be amended as follows:

a. At Article II-Definitions, in the definition of "Direct Physical Loss by or from Flood", remove the phrase "for buildings in an amount up to the amount of the minimum building deductible" and add in place thereof, the phrase "for building in an amount not to exceed \$500" and remove the phrase "for contents in an amount up to the amount of the minimum contents deductible. and add in place thereof, the phrase "for contents in an amount not to exceed \$500.".

b. At Article II-Definitions, in the definition of "Probation additional premium", add a period after the phrase '44 CFR 59.24" and remove the rest of the sentence.

c. At Article IV-Property Covered (Subject to "Property Not Covered" Provisions), in paragraph A.7. remove, the phrase "up to the amount of the minimum building deductible." and add in place thereof the phrase "not to exceed \$500.".

d. At Article VI-Deductibles, redesignate paragraph C. as paragraph D.; amend newly redesignated paragraph D by removing the word "The" the first time it is used and adding in place thereof the phrase "For policies other than those described in paragraph C above the"; and add a new paragraph C., to read as follows: . . .

C. For any flood insurance policy issued or renewed for a property located in an Emergency Program community or for any property located in a Regular Program community in Zones A, AO, AH, A1-30, AE, VO, V1-30, VE, or V where the rates available for buildings built before the effective date of the Flood Insurance Rate Map (FIRM) are used to compute the premium, the amount of the deductible for each loss occurrence is determined as follows: We shall be liable only when such loss exceeds \$750.00, or the amount of any higher deductible which you selected when you applied for this insurance or when your raised the deductible by endorsement."

Appendix A(2) [Amended]

10. Appendix A(2) of part 61 is proposed to be amended as follows:

a. At Article II—Definitions, in the definition of "Direct physical loss by or from flood", remove the phrase "for buildings in an amount up to the amount of the minimum building deductible" and add in place thereof, the phrase "for buildings in an amount not to exceed \$500" and remove the phrase "for contents in an amount up to the amount of the minimum contents deductible." and add in place thereof, the phrase "for contents in an amount not to exceed \$500."

b. At Article II—Definitions, in the definition of "Probation additional premium", add a period after the phrase "44 CFR 59.24" and remove the rest of the sentence.

c. At Article IV—Property Covered (Subject to "Property Not Covered" Provisions) in paragraph A.3. remove the phrase "up to the amount of the minimum building deductible." and add in place thereof the phrase "not to exceed \$500.".

d. Article VI—Deductibles, is revised to read as follows:

Article VI-Deductibles

A. Each loss to the insured property is subject to a deductible provision under which the insured bears a portion of the loss before payment is made under the policy.

B. The loss deductible shall apply separately to each building loss and contents loss including, as to each, any debris removal expenses.

C. For any flood insurance policy issued or renewed for a property located in an Emergency Program community or for any property located in a Regular Program community in Zones A. AO, AH, A1–30, AE, VO, V1–30, VE, or V where the rates available for buildings built before the effective date of the Flood Insurance Rate Map (FIRM) are used to compute the premium, the amount of the deductible for each loss occurrence is determined as

follows: The Insurer shall be liable only when such loss exceeds \$750.00, or the amount of any higher deductible which the Insured selected when the Insured applied for this insurance or when the Insured raised the deductible by endorsement.

D. For policies other than those described in paragraph C. above, the amount of the deductible for each loss occurrence is determined as follows: The Insurer shall be liable only when such loss exceeds \$500.00, or the amount of any higher deductible which the Insured selected when the Insured applied for this Insurance or when the Insured raised the deductible by endorsement.

PART 62—SALE OF INSURANCE AND ADJUSTMENT OF CLAIMS

11. The authority citation for part 62 will continue to read as follows:

Authority; 42 U.S.C. 4001; et seq.; Reorganization Plan No. 3 of 1978; E.O. 12127.

12. Section 62.6 is proposed to be amended by revising paragraph (a)(1) and (a)(2) to read as follows:

§ 62.6 Minimum commissions.

(a) * * *

(1) In the case of a new or renewal policy, the following commission shall apply based on the total premiums paid for the policy term:

Premium amount	Commissions (percent)	
First \$2,000 of Premium	15 5	

(2) In the case of a mid-term increases in amounts of insurance added by endorsements, the following commissions shall apply based on the total premiums paid for the increased amounts of insurance:

Premium amount	Commissions (percent)	
First \$2,000 of Premium	15 5	

PART 75—EXEMPTION OF STATE-OWNED PROPERTIES UNDER SELF-INSURANCE PLAN

13. The authority citation for part 75 will continue to read as follows:

Authority: 42 U.S.C. 4001; et seq.; Reorganization Plan No. 3 of 1978; E.O. 12127.

§ 75.14 [Amended]

14. Section 75.14 is proposed to be amended by removing the word "Oklahoma,".

Dated: August 20, 1991.
C.M. "Bud" Schauerte,
Federal Insurance Administrator.
[FR Doc. 91-21793 Filed 9-13-91; 8:45 am]
BILLING CODE 6719-65-88

FEDERAL COMMUNICATIONS COMMISSION

47 CFR Part 73

[MM Docket No. 91-262, RM-7792]

Radio Broadcasting Services; Walterboro, SC

AGENCY: Federal Communications Commission.

ACTION: Proposed rule.

SUMMARY: The Commission requests comments on a petition by Gresham Communication, Inc., seeking the substitution of Channel 265C3 for Channel 265A at Walterboro, South Carolina, and the modification of Station WALD-FM's license to specify operation on the higher powered channel. Channel 265C3 can be allotted to Walterboro in compliance with the Commission's minimum distance separation requirements with a site restriction of 19.7 kilometers (12.2 miles) northeast to accommodate petitioner's desired transmitter site, at coordinates North Latitude 32-59-00 and West Longitude 80-28-00. In accordance with § 1.420(g) of the Commission's Rules, we will not accept competing expressions of interest in use of Channel 265C3 at Walterboro or require the petitioner to demonstrate the availability of an additional equivalent class channel for use by such parties.

DATES: Comments must be filed on or before November 4, 1991, and reply comments on or before November 19, 1991.

ADDRESSES: Federal Communications
Commission, Washington, DC 20554. In
addition to filing comments with the
FCC, interested parties should serve the
petitioner, or its counsel or consultant,
as follows: Gary S. Smithwick, Esq.,
Smithwick & Belendiuk, P.C., 2033 M
Street, NW., suite 307, Washington, DC
20036 (Counsel to petitioner).

FOR FURTHER INFORMATION CONTACT: Leslie K. Shapiro, Mass Media Bureau (202) 634–6530.

supplementary information: This is a synopsis of the Commission's notice of proposed rule making, MM Docket No. 91-262, adopted August 30, 1991, and released September 11, 1991. The full text of this Commission decision is available for inspection and copying

during normal business hours in the FCC Dockets Branch (room 230), 1919 M Street, NW., Washington, DC. The complete text of this decision may also be purchased from the Commission's copy contractor, Downtown Copy Center (202) 452–1422, 1714 21st Street, NW., Washington, DC 20036.

Provisions of the Regulatory Flexibility Act of 1980 do not apply to

this proceeding.

Members of the public should note that from the time a Notice of Proposed Rule Making is issued until the matter is no longer subject to Commission consideration or court review, all ex parte contacts are prohibited in Commission proceedings, such as this one, which involve channel allotments. See 47 CFR 1.1204(b) for rules governing permissible ex parte contacts.

For information regarding proper filing procedures for comments, see 47 CFR

1.415 and 1.420.

List of Subjects in 47 CFR Part 73

Radio broadcasting.

Federal Communications Commission.

Michael C. Ruger,

Assistant Chief, Allocations Branch, Policy and Rules Division, Mass Media Bureau. [FR Doc. 91-22227 Filed 9-13-91; 8:45 am]

47 CFR Part 73

[MM Docket No. 91-260, RM-7788]

Television Broadcasting Services; Eureka Springs, AR

AGENCY: Federal Communications Commission.

ACTION: Proposed rule.

SUMMARY: This document requests comments on a petition for rule making filed on behalf of New Life Evangelistic Center, Inc., seeking the allotment of UHF television Channel 34 to Eureka Springs, Arkansas, as that community's first local television broadcast service. Coordinates used for this proposal are 36-24-12 and 93-44-12.

Although the Commission has imposed a temporary freeze on new TV allotments in specified metropolitan areas pending the outcome of an inquiry into the use of advanced television systems in broadcasting, this proposal is not affected thereby. (See Order, Advanced Television Systems and Their Impact on Existing Television Broadcast Service, 52 FR 28346, July 29, 1987.)

DATES: Comments must be filed on or before November 4, 1991, and reply comments on or before November 4, 1991.

ADDRESSES: Secretary, Federal Communications Commission, Washington, DC 20554. In addition to filing comments with the FCC, interested parties should serve the petitioner's counsel, as follows: John H. Midlen, Jr. and Gregory H. Guillot, Esqs., Midlen & Guillot, Chartered, 3238 Prospect Street NW., Washington, DC 20007-3214.

FOR FURTHER INFORMATION CONTACT: Nancy Joyner, Mass Media Bureau, (202) 634–6530.

SUPPLEMENTARY INFORMATION: This is a synopsis of the Commission's notice of proposed rule making, MM Docket No. 91–260, adopted August 28, 1991, and released September 11, 1991. The full text of this Commission decision is available for inspection and copying during normal business hours in the FCC Dockets Branch (room 230), 1919 M Street NW., Washington, DC. The complete text of this decision may also be purchased from the Commission's copy contractors, Downtown Copy Center, (202) 452–1422, 1714 21st St. NW., Washington, DC 20036.

Provisions of the Regulatory
Flexibility Act of 1980 do not apply to

this proceeding.

Members of the public should note that from the time a Notice of Proposed Rule Making is issued until the matter is no longer subject to Commission consideration or court review, all exparte contacts are prohibited in Commission proceedings, such as this one, which involve channel allotments. See 47 CFR 1.1204(b) for rules governing permissible exparte contacts.

For information regarding proper filing procedures for comments, see 47 CFR

1.415 and 1.420.

List of Subjects in 47 CFR Part 73

Television broadcasting.

Federal Communications Commission.

Michael C. Ruger,

Assistant Chief, Allocotions Branch, Policy and Rules Division, Moss Media Bureau. [FR Doc. 91–22226 Filed 9–13–91; 8:45 am]

BILLING CODE 6712-01-M

47 CFR Part 73

[MM Docket No. 91-261, RM-7789]

Radio Broadcasting Services; Callahan, FL, and St. Marys, GA

AGENCY: Federal Communications Commission.

ACTION: Proposed rule.

SUMMARY: This document requests comments on a petition by Rowland First City Radio, Inc., licensee of Station WAIA(FM), Channel 227C2, St. Marys,

Georgia, seeking to reallot Channel 227C2 from St. Marys, Georgia, to Callahan, Florida, and to modify its license accordingly, in accordance with Commission rule 1.420(i). The coordinates are North Latitude 30–33–22 and West Longitude 81–33–13.

DATES: Comments must be filed on or before November 4, 1991, and reply comments on or before November 19, 1991.

ADDRESSES: Federal Communications Commission, Washington, DC 20554. In addition to filing comments with the FCC, interested parties should serve the petitioner, or its counsel or consultant, as follows: Gary S. Smithwick, Smithwick & Belendiuk, P.C., 2033 M Street NW., suite 207, Washington, DC 20036 (Attorney for Rowland First City Radio, Inc.).

FOR FURTHER INFORMATION CONTACT: Nancy J. Walls, Mass Media Bureau, (202) 634–6530.

SUPPLEMENTARY INFORMATION: This is a synopsis of the Commission's Notice of Proposed Rule Making, MM Docket No. 91–261, adopted August 29, 1991, and released September 11, 1991. The full text of this Commission decision is available for inspection and copying during normal business hours in the FCC Dockets Branch (room 230), 1919 M Street, NW., Washington, DC. The complete text of this decision may also be purchased from the Commission's copy contractors, Downtown Copy Center, (202) 452–1422, 1714 21 Street, NW., Washington, DC 20036.

Provisions of the Regulatory Flexibility Act of 1980 do not apply to this proceeding.

Members of the public should note that from the time a Notice of Proposed Rule Making is issued until the matter is no longer subject to Commission consideration or court review, all exparte contacts are prohibited in Commission proceedings, such as this one, which involve channel allotments. See 47 CFR 1.1204(b) for rules governing permissible exparte contacts.

For information regarding proper filing procedures for comments, see 47 CFR 1.415 and 1.420.

List of Subjects in 47 CFR Part 73

Radio broadcasting.

Federal Communications Commission.

Michael C. Ruger,

Assistant Chief, Allocations Bronch, Policy and Rules Division, Mass Media Bureau. [FR Doc. 91–22224 Filed 9–13–91; 8:45 am] BILLING CODE 6712–01-M

47 CFR Part 73

[MM Docket No. 91-259 RM-7309]

Radio Broadcasting Services; Canovanas, Mayaguez, Quebradilias, San Juan and Vieques, PR

AGENCY: Federal Communications Commission.

ACTION: Proposed rule.

SUMMARY: The Commission requests comments on a petition filed jointly by Carlos J. Colon-Ventura, licensee of Station WSAN, Vieques, Puerto Rico, and Jose J. Arzuaga, licensee of Station WREI, Quebradillas, Puerto Rico. Petitioners request the substitution of Channel 252A for Channel 255B at Viegues, the reallotment of Channel 252A from Viegues to Canovanas and the modification of Station WSAN's license accordingly, and the substitution of Channel 258A for Channel 252A to Quebradillas, Puerto Rico, and modification of Station WREI's license to specify the alternate Class A frequency. In addition, petitioners request the substitution of Channel 254B for Channel 256B at Mayaguez, Puerto Rico, licensed to Station WKJB-FM, and the substitution of Channel 256B for Channel 253B at San Juan, Puerto Rico, licensed to Station WPRM-FM. Petitioners are requested to furnish additional information concerning the public interest benefits accruing from the requested allotment changes. See SUPPLEMENTARY INFORMATION, infra. DATES: Comments must be filed on or before November 4, 1991, and reply comments on or before November 19, 1991.

ADDRESSES: Federal Communications Commission, Washington, DC 20554. In addition to filing comments with the FCC, interested parties should serve the petitioner, or its counsel or consultant, as follows: James L. Oyster, Esq., Route 1, Box 203A, Castleton, Virginia 22716 (Counsel to Arzuaga) and Frank R. Jazzo, Esq., Fletcher, Head & Hildreth, 1225 Connecticut Avenue, NW., suite 400, Washington, DC 20036–2679 (Counsel to Colon-Ventura).

FOR FURTHER INFORMATION CONTACT: Leslie K. Shapiro, Mass Media Bureau, (202) 634–6530.

SUPPLEMENTARY INFORMATION: This is a synopsis of the Commission's Notice of Proposed Rule Making and Orders to Show Cause, MM Docket No. 91–259, adopted August 28, 1991, and released September 11, 1991. The full text of this Commission decision is available for inspection and copying during normal business hours in the FCC Dockets Branch (room 230) 1919 M Street, NW., Washington, DC. The complete text of this decision may also be purchased from the Commission's copy contractor, Downtown Copy Center, 1714 21st Street, NW., Washington, DC 20036 (202) 452–1422.

Channel 252A can be allotted to Canovanas in compliance with the Commission's minimum distance separation requirements with a site restriction of 13.8 kilometers (8.6 miles) southeast to accommodate petitioners' desired transmitter site, at coordinates North Latitude 18–18–36 and West Longitude 65–47–41. Channel 258A can be allotted to Quebradillas and can be used at Station WREI's present

transmitter site, at coordinates 18-23-33 and 66-59-46. Channel 254B can be allotted to Mayaguez and can be used at Station WKIB's present transmitter site, at coordinates 18-09-05 and 66-59-19. Channel 256B can be allotted to San Juan and can be used at Station WPRM's present transmitter site, at coordinates 18-06-45 and 66-03-07. In accordance with § 1.420(i) of the Commission's Rules, we will not accept competing expressions of interest in use of Channel 252A at Canovanas or require the petitioners to demonstrate the availability of an additional equivalent class channel for use by such parties.

Provisions of the Regulatory
Flexibility Act of 1980 do not apply to
this proceeding. Members of the public
should note that from the time a Notice
of Proposed Rule Making is issued until
the matter is no longer subject to
Commission consideration or court
review, all ex parte contacts are
prohibited in Commission proceedings,
such as this one, which involve channel
allotments. See 47 CFR 1.1204(b) for
rules governing permissible ex parte
contacts. For information regarding
proper filing procedures for comments,
see 47 CFR 1.415 and 1.420.

List of Subjects in 47 CFR Part 73

Radio broadcasting.

Federal Communications Commission.

Michael C. Ruger,

Assistant Chief, Allocations Branch, Policy and Rules Division, Mass Media Bureau. [FR Doc. 91–22225 Filed 9–13–91; 8:45 am] BILLING CODE 6712-01-M

Notices

Federal Register

Vol. 56, No. 179

Monday, September 16, 1991

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 AGRICULTURE

Forest Service

All-Terrain Vehicle & Motorcycle Trail, Salem and Potosi Ranger Districts, Mark Twain National Forest; Crawford, Dent, Iron, Reynolds, Shannon and Washington Counties, Missouri

AGENCY: Forest Service, USDA.
ACTION: Notice; intent to prepare
environmental impact statement.

SUMMARY: The Forest Service, USDA, will prepare an environmental impact statement (EIS) for a designated ATV/ Motorcycle trail in parts of the adjacent Salem and Potosi Ranger Districts, Mark Twain National Forest. The purpose of the EIS will be to analyze a range of alternative trails to provide for an expressed public demand for this kind of facility. The impacts of the alternative trail locations on the environment will be examined, the alternatives compared, and an alternative selected for designation. The Mark Twain National Forest Land and Resource Management Plan permits the designation of ORV trails.

DATES: Comments concerning the scope of the analysis should be received in writing by November 15, 1991.

ADDRESSES: Send written comments concerning the scope of the analysis to Darsan Wang, Forest Supervisor's Office, 401 Fairgrounds Road, Rolla, MO 65401.

FOR FURTHER INFORMATION CONTACT: Darsan Wang, Recreation Specialist (314) 364–4621.

SUPPLEMENTARY INFORMATION: The purpose of the proposed action is to respond to an expressed public demand for designated trails for motorized use by all-terrain vehicles and motorcycles over parts of the adjoining Salem Ranger District and Potosi Ranger District. Consideration of motorized trails has been underway on both Districts for

some time. There has been previous scoping initiatives by both Districts. The information gathered is relevant to the decision to be made and will be used along with any new comments or information received by November 15, 1991. In April, 1990, both Districts issued separate decisions based on the NEPA process to establish a motorized trail. Both decisions were appealed and subsequently withdrawn by the Deciding Officers. ORVs have been extensively used on both Districts in the past and presently. Under the Forest Plan, the Forest Service transportation system is available for ORV use unless closed to this type use on specified roads. Cross-country use in prohibited. Unauthorized use has been a problem with the proliferation of ORVs.

The draft EIS is expected to be filed with the Environmental Protection Agency (EPA) and to be available for public review by March, 1992. At that time copies of the draft EIS will be distributed to interested and affected agencies, organizations, and members of the public for their review and comment. EPA will publish a Notice of Availability of the draft EIS in the Federal Register. The comment period on the draft EIS will be 60 days from the date the EPA publishes the Notice of Availability in

the Federal Register.

The Forest Service believes it is important to give reviewers notice of this early stage of public participation and of several court rulings related to public participation in the environmental review process. First, reviewers of a draft EIS must structure their participation in the environmental review of the proposal so that it is meaningful and alerts an agency to the reviewer's position and contentions. Vermont Yankee Nuclear Power Corp.v. NRDC, 435 U.S. 519, 553 (1978). Also, environmental objections that could have raised at the draft stage may be waiver or dismissed by the court if not raised until after completion of the final EIS. City of Angoon v. Hodel, 803 F.2d. 1016, 1022 (9th Cir. 1986) and Wisconsin Heritages, Inc. v. Harris, 490 F. Supp. 1334, 1338 (E.D. Wis. 1980). Because of these court rulings, it is very important that those interested in these proposed actions participate by the close of the 60-day comment period so that substantive comments and objections are made available to the Forest Service at a time when it can meaningfully

consider and respond to them in the final EIS.

To be most helpful, comments on the draft EIS should be as specific as possible and may address the adequacy of the statement or the merit of the alternatives discussed (see Council on Environmental Quality regulations for implementing the procedural provisions of the National Environmental Policy Act at 40 CFR 1502.3).

The final EIS is scheduled to be completed by May, 1992. In the final EIS, the Forest Service is required to respond to comments and responses received during the comment period that pertain to the environmental consequences discussed in the draft EIS and applicable laws, regulations, and policies considered in making a decision regarding the proposal. The Forest Service is the lead agency. B. Eric Morse is the responsible official. As the responsible official, he will decide which, if any, of the alternatives will be implemented. The responsible official will document the decision and reasons for the decision in the Record of Decision. That decision will be subject to Forest Service Appeal Regulations (36 CFR part 217).

Dated: September 4, 1991.

B. Eric Morse,

Forest Supervisor.

[FR Doc. 91-22174 Filed 9-13-91; 8:45 am]
BILLING CODE 3410-11-M

COMMISSION ON CIVIL RIGHTS

Membership of the USCCR Performance Review Board

AGENCY: U.S. Commission on Civil Rights.

ACTION: Notice of membership of the USCCR Performance Review Board.

SUMMARY: This notice announces the appointment of the Performance Review Board (PRB) of the United States Commission on Civil Rights. Publication of PRB membership is required by 5 U.S.C. 4314(c)(4).

The PRB provides fair and impartial review of the U.S. Commission on Civil Rights Senior Executive Service (SES) performance appraisals and makes recommendations regarding performance ratings and performance awards to the Staff Director, U.S. Commission on Civil Rights for FY 1991

rating year. The PRB will also serve for the CY 1991 SES recertification determination process.

FOR FURTHER INFORMATION CONTACT:
Ms. Marcia Tyler, Personnel and EEO
Division, Office of the Assistant Staff
Director for Management, U.S.
Commission on Civil Rights, 1121
Vermont Avenue, NW., Washington, DC
20425 (202) 376–8364.

Members

Richard L. Osbourn, Chairman of PRB, Director of Personnel, Small Business Administration.

Godfrey D. Dudley, Director, Field Management Programs-East, Equal Employment Opportunity Commission.

Myra Shiplett, Deputy Director of Human Resources, Administrative Office of the U.S. Courts.

Carlos Esparza, Assistant Director for Financial Control and Management, Retirement and Insurance Group, Office of Personnel Management.

Dated: September 10, 1991.

Emma Gonzalez-Joy, Solicitor.

[FR Doc. 91-22114 Filed 9-13-91; 8:45 am]

DEPARTMENT OF COMMERCE

International Trade Administration

[A-507-502]

in-Shell Pistachios From Iran

Determination not to Revoke Antidumping Duty Order

AGENCY: International Trade Administration/Import Administration, Department of Commerce.

ACTION: Notice of determination not to revoke antidumping duty order.

SUMMARY: The Department of Commerce is notifying the public of its determination not to revoke the antidumping duty order on in-shell pistachios from Iran.

EFFECTIVE DATE: September 16, 1991.

FOR FURTHER INFORMATION CONTACT: Robert Marenick, Office of Antidumping Compliance, International Trade Administration, U.S. Department of Commerce, Washington, DC 20230; telephone: (202) 377–5255.

8UPPLEMENTARY INFORMATION: On July 8, 1991 the Department of Commerce (the Department) published in the Federal Register (56 FR 30901) its intend to revoke the antidumping duty order on in-shell pistachios from Iran (51 FR 25922; July 17, 1986). The Department

may revoke an order if the Secretary concludes that the order is no longer of interest to interested parties. We had not received a request for an administrative review of this order for the last four consecutive annual anniversary months and therefore published a notice of intent to revoke pursuant to § 353.25(d)(4) of the Department's regulations (19 CFR 353.25(d)(4)).

On July 20, 1991, the petitioners, the California Pistachio Commission and the Western Pistachio Association, objected to our intend to revoke the order. Therefore, we no longer intent to revoke

the order.

Dated: September 6, 1991.

Roland L. MacDonald,

Acting Deputy Assistant Secretary for Compliance.

[FR Doc. 91-22216 Filed 9-13-91; 8:45 am]

President's Export Council; Meeting

AGENCY: International Trade Administration, Commerce. ACTION: Notice of change of time for an open meeting.

SUMMARY: On Monday, September 9, 1991, (56 FR 45943) a meeting of the President's Export Council was announced to be held on September 24, 1991, at 10 a.m. The meeting is now scheduled to begin at 9:30 a.m.

DATES: September 24, 1991, from 9:30 a.m. to 11:45 a.m. and 1:30 p.m. to 3 p.m. ADDRESSES: Willard Hotel, Ballroom, 1401 Pennsylvania Avenue, NW., Washington, DC 20004. Seating is limited and will be on a first come, first serve basis.

FOR FURTHER INFORMATION CONTACT: Ms. Sylvia Lino Prosak, President's Export Council, room 3215, Washington, DC 20230.

Dated: September 11, 1991. Robert W. Pearson,

Director, Office of Planning and Coordination.
[FR Doc. 91–22217 Filed 9–13–91; 8:45 am]
BILLING CODE 3510–DR-M

National Oceanic and Atmospheric Administration

Emergency Striped Bass Research Study: Meeting

AGENCY: National Marine Fisheries Service (NMFS), NOAA, Commerce. SUMMARY: The NMFS and the U.S. Fish and Wildlife Service will hold a joint meeting to discuss progress on the Emergency Striped Bass Research Study as authorized by the amended Anadromous Fish Conservation Act (Pub. L. 96–118).

DATES: The meeting will convene on Thursday, October 31, 1991, at 10 a.m., and will adjourn at approximately 2 p.m. The meeting is open to the public.

ADDRESSES: Room 200, U.S. Fish and Wildlife Service, 4401 North Fairfax Drive, Arlington, Virginia.

FOR FURTHER INFORMATION CONTACT: David G. Deuel, Office of Fisheries Conservation and Management, NMFS, 1335 East-West Highway, Silver Spring, Maryland 20910. Telephone: (301) 427– 2347.

Dated: September 10, 1991.

David S. Crestin.

Acting Director, Office of Fisheries Conservation and Management, National Marine Fisheries Service.

[FR Doc. 91–22125 Filed 9–13–91; 8:45 am]

Marine Mammais

AGENCY: National Marine Fisheries Service, NOAA, Commerce.

ACTION: Request for modification to Scientific Research, Permit No. 677.

Notice is hereby given that Audrey D. Kopec and James T. Harvey, Romberg Tiburon Center for Environmental Studies, San Francisco State University, Tiburon, California, have requested a modification to Permit No. 677 (P422) pursuant to the provisions of § 216.33 (d) and (e) of the Regulations Governing the Taking and Importing of Marine Mammals (50 CFR part 216).

Permit No. 677 was issued on July 27, 1989, to capture, tag and release a maximum of 100 harbor seals (*Phoca vitulina richardsi*) annually in the San Francisco Bay area. Blood samples may be taken from 30 of these seals. An additional 120 seals were authorized to be harassed during tagging operations.

This modification is requested to: (1) Take an additional 300 harbor seals annually by inadvertent harassment in the process of collecting scats for the purpose of investigating the feeding ecology of harbor seals in San Francisco Bay; (2) take an additional thirty (30) blood samples; and (3) take bacterial swabs (rectal and ocular) from 60 of the seals.

Concurrent with the publication of this notice in the Federal Register, the Secretary of Commerce is forwarding copies of this application to the Marine Mammal Commission and the Committee of Scientific Advisors.

Written data or views, or requests for a public hearing on this application

should be submitted to the Assistant Administrator for Fisheries, National Marine Fisheries Service, U.S. Department of Commerce, Silver Spring, Maryland 20910, within 30 days of the publication of this notice. Those individuals requesting a hearing should set forth the specific reasons why a hearing on this particular application would be appropriate. The holding of such hearing is at the discretion of the Assistant Administrator for Fisheries. All statements and opinions contained in this application are summaries of those of the Applicant and do not necessarily reflect the views of the National Marine Fisheries Service.

Documents submitted in connection with the above applications are available for review by interested persons in the following offices:

Permits Division, Office of Protected Resources, National Marine Fisheries Service, 1335 East-West Highway, SSMC1, room 7324, Silver Spring, Maryland 20910 (301/427-2289); and Director, Southwest Region, National Marine Fisheries Service, NOAA, 300 South Ferry Street, Terminal Island, California 90731-7415 (213/514-6196).

Dated: September 10, 1991. Nancy Foster,

Directar, Office of Protected Resources, National Marine Fisheries Service.

[FR Doc. 91–22124 Filed 9–13–91; 8:45 am] BILLING CODE 3510-22-M

COMMITTEE FOR THE IMPLEMENTATION OF TEXTILE AGREEMENTS

Adjustment of Import Limits for Certain Wool Textile Products Produced or Manufactured in Czechoslovakia

September 11, 1991.

AGENCY: Committee for the Implementation of Textile Agreements (CITA).

ACTION: Issuing a directive to the Commissioner of Customs increasing limits

EFFECTIVE DATE: September 18, 1991.

FOR FURTHER INFORMATION CONTACT: Naomi Freeman, International Trade Specialist, Office of Textiles and Apparel, U.S. Department of Commerce, (202) 377–4212. For information on the quota status of these limits, refer to the Quota Status Reports posted on the bulletin boards of each Customs port or call (202) 566–5810. For information on embargoes and quota re-openings, call (202) 377–3715.

SUPPLEMENTARY INFORMATION:

Authority: Executive Order 11651 of March 3, 1972, as amended; section 204 of the Agricultural Act of 1956, as amended (7 U.S.C. 1854).

The current limits for Categories 433, 434 and 435 are being increased for carryover.

A description of the textile and apparel categories in terms of HTS numbers is available in the CORRELATION: Textile and Apparel Categories with the Harmonized Tariff Schedule of the United States (see Federal Register notice 55 FR 50756, published on December 10, 1990). Also see 56 FR 21132, published on May 7, 1991.

The letter to the Commissioner of Customs and the actions taken pursuant to it are not designed to implement all of the provisions of the bilateral agreement, but are designed to assist only in the implementation of certain of its provisions.

Auggie D. Tantillo,

Chairman, Committee for the Implementation of Textile Agreements.

Committee for the Implementation of Textile Agreements

September 11, 1991.

Commissioner of Customs,

Department of the Treasury, Washington, DC 20229.

Dear Commissioner: This directive amends, but does not cancel, the directive issued to you on May 2, 1991, by the Chairman, Committee for the Implementation of Textile Agreements. That directive concerns imports of certain wool and man-made fiber textile products, produced or manufactured in Czechoslovakia and exported during the twelve-month period which began on June 1, 1991 and extends through May 31, 1992.

Effective on September 18, 1991, you are directed to amend further the directive dated May 2, 1991 to increase the limits for the following categories, as provided under the terms of the current bilateral agreement between the Governments of the United States and the Czech and Slovak Federal Republic:

Category	Adjusted twelve-month limit 1	
433434435	9,059 dozen. 13,361 dozen. 8,266 dozen.	

¹ The limits have not been adjusted to account for any imports exported after May 31, 1991.

The Committee for the Implementation of Textile Agreements has determined that these actions fall within the foreign affairs exception to the rulemaking provisions of 5-U.S.C. 553(a)(1).

Sincerely.

Auggie D. Tantillo,

Chairman, Cammittee for the Implementation of Textile Agreements.

[FR Doc. 91-22214 Filed 9-13-91; 8:45 am]

BILLING CODE 3610-DR-F

implementation of a New Customs Guideline Concerning Tights Imported Into the United States

September 10, 1991.

AGENCY: Committee for the Implementation of Textile Agreements (CITA).

ACTION: Amendment of guideline concerning tights.

EFFECTIVE DATE: January 1, 1992.

FOR FURTHER INFORMATION CONTACT: Jennifer Tallarico, International Trade Specialist, Office of Textiles and Apparel, U.S. Department of Commerce, (202) 377—4212.

SUPPLEMENTARY INFORMATION:

Authority: Executive Order 11651 of March 3, 1972, as amended; Executive Order 12475 of May 9, 1964; section 204 of the Agricultural Act of 1956, as amended (7 U.S.C. 1854).

On December 28, 1988, the United States Customs Service published Guidelines for the Reporting of Imported Products in Various Textile and Apparel Categories (53 FR 52563, December 28, 1988, CIE 13/88). These guidelines were developed and revised in order to ensure uniformity, facilitate statistical classification and assist in the determination of the appropriate textile categories established for the administration of the Arrangement Regarding International Trade in Textiles.

The above-mentioned Guidelines were issued, in part, pursuant to authority contained in Executive Order 11651, dated March 4, 1972 (37 FR 4699) and Executive Order 11951, dated January 7, 1977 (42 FR 1453). The original Guidelines defined tights as follows:

"Tights are form-fitting garments which cover the lower torso and legs. They may have stirrups at the feet. Short tights also cover the lower torso, but only extend to above the knees. Tights are constructed of finely knit fabric which includes Lycra spandex, or similar yarns. They have an elasticized waistband. They are intended for use during exercise, dance or similar athletic activity. They have a gusset in the crotch area and are unsuitable for wear outside the athletic area unless worn in conjunction with a garment which conceals the lower torso." (53 FR 52566)

The Committee for the Implementation of Textile Agreements, pursuant to its authority to supervise and implement textile agreements, has determined that the following amendment to the above guideline relating to tights is necessary to ensure the proper implementation of textile agreements entered into by the United States. This amendment to the guidelines is necessary to help distinguish true tights from a class of merchandise commonly known as leggings, which are worn as trousers.

In the letter published below, the Chairman, Committee for the Implementation of Textile Agreements, directs the Commissioner of Customs. effective for goods exported on or after January 1, 1992, to implement the following new guideline concerning tights:

Tights are form-fitting garments which cover the lower torso and legs or may extend to just above/below the knees. They may be footed, footless or have stirrups at the feet. Tights are constructed of finely knit fabric. Napped, piled and plush knit fabrics are excluded. The leg portion of the tights is seamless or may have a center back seam along the leg. They have an elasticized waist and generally have a gusset in the crotch area."

This guideline is effective for goods exported to the United States on or after Ianuary 1, 1992.

The U.S. Customs Service is directed to issue this new guideline to all Customs ports.

Auggle D. Tantillo,

Choirmon, Committee for the Implementation of Textile Agreements.

Committee for the Implementation of Textile Agreements

September 10, 1991.

Commissioner of Customs.

Deportment of the Treasury, Woshington, DC

Dear Commissioner: For the purpose of ensuring the proper implementation of textile agreements, you are directed, effective for goods exported to the United States on or after January 1, 1992, to apply the following guideline for tights imported into the United States. Goods exported prior to January 1. 1992, shall not be subject to this new guideline.

"Tights are form-fitting garments which cover the lower torso and legs or may extend to just above/below the knees. They may be footed, footless or have stirrups at the feet. Tights are constructed of finely knit fabric. Napped, piled and plush knit fabrics are excluded. The leg portion of the tights is seamless or may have a center back seam along the leg. They have an elasticized waist and generally have a gusset in the crotch

Further, you are directed to immediately issue this guideline to all Customs ports, to be effective for goods exported on or after January 1, 1992.

The Committee for the Implementation of Textile Agreements has determined that this action falls within the foreign affairs exception to the rulemaking provisions of 5 U.S.C. 553(a)(1).

Sincerely. Auggie D. Tantillo,

Choirmon, Committee for the Implementation of Textile Agreements.

[FR Doc. 91-22215 Filed 9-13-91; 8:45 am] BILLING CODE 3510-DR-F

New Visa Stamp for Certain Cotton, Wool, Man-Made Fiber, Silk Blend and Other Vegetable Fiber Textiles and **Textile Products Produced or** Manufactured in Korea

September 11, 1991.

AGENCY: Committee for the Implementation of Textile Agreements (CITA).

ACTION: Issuing a directive to the Commissioner of Customs authorizing the use of a new visa stamp.

EFFECTIVE DATE: October 1, 1991.

FOR FURTHER INFORMATION CONTACT: Ross Arnold, International Trade Specialist, Office of Textiles and Apparel, U.S. Department of Commerce, (202) 377-4212.

SUPPLEMENTARY INFORMATION:

Authority: Executive Order 11651 of March 3, 1972, as amended; section 204 of the Agricultural Act of 1956, as amended (7 U.S.C. 1854).

The Government of the Republic of Korea has notified the United States Government that, effective on October 1, 1991, it will begin issuing a new circular visa stamp to accompany shipments of textiles and textile products, produced or manufactured in Korea and exported from Korea on and after October 1, 1991. Goods exported from Korea during the period October 1, 1991 through

December 31, 1991 shall be permitted entry if accompanied by either the old rectangular visa or the new circular

See 47 FR 50940, published on November 10, 1982; 51 FR 18574, published on April 23, 1991; and 51 FP 22403, published on May 15, 1991 Ronald I. Levin.

Acting Choirmon, Committee for the Implementation of Textile Agreements.

Committee for the Implementation of Textile Agreements

September 11, 1991.

Commissioner of Customs,

Deportment of the Treosury, Woshington, DC 20229.

Dear Commissioner: This directive amends, but does not cancel, the directive issued to you by the Chairman, Committee for the Implementation of Textile Agreements, on April 17, 1991, as amended on May 9, 1991, concerning visa and exempt certification requirements for certain cotton, wool, manmade fiber, silk blend and other vegetable fiber textiles and textile products, produced or manufactured in Korea.

Effective on October 1, 1991, you are directed to amend further the directive dated April 17, 1991 to provide for the use of a new visa stamp to accompany shipments of textiles and textile products, produced or manufactured in Korea and exported from Korea on and after October 1, 1991. The new visa stamp replaces the rectangular visa stamp currently being issued by the Government of Korea. There will be no change to the exempt certification stamp currently in use for Korea.

Goods produced or manufactured in Korea and exported from Korea during the period October 1, 1991 through December 31, 1991 shall be permitted entry if accompanied by either the rectangular visa or the circular visa. Merchandise exported from Korea on and after January 1, 1992 which is not accompanied by the new circular visa shall be denied entry.

A facsimile of the new circular visa stamp is enclosed with this letter.

The Committee for the Implementation of Textile Agreements has determined that these actions fall within the foreign affairs exception to the rulemaking provisions of 5 U.S.C. 553(a)(1).

Sincerely.

Ronald I. Levin,

Acting Choirmon, Committee for the Implementation of Textile Agreements.

BILLING CODE 3510-DR-M

FACSIMILE OF EXPORT VISA STAMP

TEXTILE EXPORT VISA

KIM KYUN SLOP / Lynney Co.

DIRECTOR EXPORT DIVISION I

REPUBLIC OF KOREA

[FR Doc. 91-22286 Filed 9-12-91; 4:09 pm]
BILLING CODE 3510-DR-C

COMMODITY FUTURES TRADING COMMISSION

Regulatory Coordination Advisory Committee Meeting

This is to give notice, pursuant to section 10(a) of the Federal Advisory Committee Act, 5 U.S.C. app. 2, section 10(a) and 41 CFR 101-6.1015(b), that the Commodity Futures Trading Commission's Regulatory Coordination Advisory Committee will conduct a public meeting in the new Hearing Room at the Commission's Washington, DC headquarters located at level B-1, 2033 K Street, NW., Washington, DC 20581, on Wednesday, October 9, 1991, beginning at 1 p.m. and lasting until 5 p.m. The agenda will consist of:

Agenda

1. Report from the Working Group on International Competitiveness.

2. Report from the Working Group on Clearance and Settlement regarding multi-currency netting.

3. Report from the Division of Economic Analysis regarding:

a. Proposed exemption from speculative limits for certain contracts.

b. Reform of the contract designation process and Guideline 1.

4. Report from the Division of Trading and Markets regarding:

a. Proposed rulemaking pertaining to an accredited investor exemption and bifurcated risk disclosure.

b. Performance reporting including notional funds.

Follow-up on issued discussed at earlier Committee meetings.

 Other issues for Committee consideration; timing of next meeting; other Committee business.

The purpose of this meeting is to solicit the views of the Committee on the agenda matters listed above. The Advisory Committee was created by the Commodity Futures Trading Commission for the purpose of advising the Commission on ways to improve coordination and to facilitate cross market transactions, including cross border transactions. The purposes and objectives of the Advisory Committee are more fully set forth in the April 16, 1990 Charter of the Advisory Committee.

The meeting is open to the public. The Chairman of the Advisory Committee, Chairman Wendy L. Gramm, is empowered to conduct the meeting in a fashion that will, in her judgment, facilitate the orderly conduct of business. Any member of the public who wishes to file a written statement with the Advisory Committee should mail a copy of the statement to the attention of: the Commodity Futures Trading

Commission Regulatory Coordination Advisory Committee, c/o Ms. Kate Hathaway or Mr. Robert Zwirb, Commodity Futures Trading Commission, 2033 K Street, NW., Washington, DC 20581, before the meeting. Members of the public who wish to make oral statements should inform Ms. Hathaway or Mr. Zwirb in writing at the foregoing address at least three business days before the meeting. Reasonable provision will be made, if time permits, for an oral presentation of no more than five minutes each in duration.

Issued by the Commission in Washington, DC on September 9, 1991.

Jean A. Webb,

Secretary of the Commission.
[FR Doc. 91–22203 Filed 9–13–91; 8:45 am]
BILLING CODE 6351-01-M

DEPARTMENT OF DEFENSE

Department of the Army

Military Traffic Management
Command, Directorate of Inland
Traffic: Rules and Accessorial
Services Governing the Movement of
Department of Defense Bulk Liquid
Commodity Traffic Requiring Tank
Truck Service

AGENCY: Military Traffic Management Command (MTMC).

ACTION: Procedural changes in DOD freight rate acquisition programs.

SUMMARY: On July 16, 1991. The Military Transportation Management Command (MTMC), published in the Federal Register (56 FR 32409) the final notice on Rules and Accessorial Services Governing the Movement of Department of Defense Bulk Liquid Commodity Traffic Requiring Tank Truck Service. Due to significant modifications necessary at this time, the publication is not yet final. MTMC on behalf of the Department of Defense (DOD), will be amending the procedures used to acquire rates and charges from the commercial motor carrier industry for the movement of its bulk commodity traffic requiring tank truck service. Any draft copies of this publication distributed to date should not be used although Department of Defense Standard Tenders of Freight Services. MT FORM 364-R, submitted in accordance with the publication will be accepted. We will continue to accept Uniform Tenders of Raters and/or Charges for Transportation Services. Optional Form 280 for the movement of

bulk liquid commodity traffic requiring tank truck service until further notice. **EFFECTIVE DATE:** August 1, 1991.

FOR FURTHER INFORMATION CONTACT: Mr. Len Wright or Ms. Leesha Saunders, HQ. Military Traffic Management Command. ATTN: MTIN-NG, 5611 Columbia Pike, Falls Church, Virginia 22041–5050 or telephone (703) 756–1585.

SUPPLEMENTARY INFORMATION: The transportation regulatory reform legislation enacted over the past several years has brought an influx of new carriers doing business with DOD resulting in a corresponding proliferation of rate publications, and a great diversity in the manner in which carriers' rates, rules, and services are expressed within those publications. As a result, the standardization and automation of carriers' rates and charges are essential to the formulation of a successful and manageable rate comparison program. Automation is feasible, of course, only if these rates and charges are expressed in a uniform manner compatible with electronic data processing.

MTMC Freight Traffic Rules Publication No. 4 (MFTRP No. 4) contains both rules and accessorial service requirements to govern the rates and services of all motor tank truck carriers doing business with DOD. The publication has application to both interstate and intrastate commerce from, to, or between points in the continental United States (CONUS), and from, to, or between points in CONUS and points in Alaska and/or Canada which are specified in carriers' individual tenders filed with HQ, MTMC. The purpose in developing this publication is to define and clearly express the transportation needs of DOD for the movement of bulk liquid commodities requiring tank truck service and to provide the standardization necessary for achieving a fully automated system for routing and auditing DOD traffic.

This publication is designed to be used with DOD Standard Tender of freight Services, MT Form 364–R. Bulk liquid commodity tenders filed on or after august 30, 1991, must be submitted on MT Form 364–R. Tenders of carriers subject to MFTRP No. 4 may not refer to any other publication for application of rates and charges therein.

John O. Roach, II,

Army Liaison Officer with the Federal Register.

[FR Doc. 91-22233 Filed 9-13-91; 8:45 am]

BILLING CODE 3710-08-M

Department of the Navy

CNO Executive Panel; Closed Meeting

On Wednesday, August 7, 1991, a Notice of a closed meeting of the Chief of Naval Operations (CNO) Executive Panel Space and Electronic Combat Standing Task Force was published at 56 FR 37533. That meeting was originally scheduled to be held on September 13, 1991. That meeting date has been changed.

The Chief of Naval Operations (CNO) Executive Panel Space and Electronic Combat Standing Task Force will now meet October 15, 1991 from 9 a.m. to 5 p.m., at 4401 Ford Avenue, Alexandria, Virginia. This session will be closed to

the public.

For further information concerning this meeting, contact: Judith A. Holden, Executive Secretary to the Executive Panel, 4401 Ford Avenue, room 601, Alexandria, Virginia 22302-0268, Phone (703) 756-1205.

Dated: September 5, 1991. Wayne T. Baucino,

Lieutenant, JAGC, U.S. Naval Reserve, Alternate Federal Register Liaison Officer.

[FR Doc. 91–22119 Filed 9–13–91; 8:45 am] BILLING CODE: 3810-AE-F

DEPARTMENT OF EDUCATION

[CFDA No. 84.031A]

Strengthening Institutions Program, Title III, Part A of the Higher Education Act of 1965, as amended; Notice Inviting Applications for New Awards for Fiscal Year 1992

Purpose of Program: Provide grants to eligible institutions of higher education to improve their academic quality, institutional management, and fiscal stability to enable institutions to become self-sufficient.

This grant program should be seen as an opportunity for those institutions to support those elements of the National Education Goals and the AMERICA 2000 Education Strategy that are relevant to their unique missions.

Deadline for Transmittal of Applications: January 24, 1992.

Deadline for Transmittal of Intergovernmental Review: March 23, 1992.

Applications Available: Applications will be mailed by December 2, 1991, to the Office of the President of all institutions that are designated eligible

to apply for a grant under the Strengthening Institutions Program. Available Funds: \$20,131,000.

Estimated Range of Awards: \$20,000 to \$25,000 for planning grants; \$125,000 to \$500,000 for development grants.

Average Size of Awards: \$23,000 for planning grants; \$185,000 per year for one- to three-year development grants; \$450,000 per year for four- and five-year development grants.

Estimated Number of Awards: 12

Estimated Number of Awards: 12 planning grants and 95 development

grants

Project Period: Up to 12 months for planning grants; up to 60 months for development grants.

Note: The Department is not bound by any estimates in this notice.

Special Funding Considerations: In tie-breaking situations described in § 607.23 of the Strengthening Institutions Program regulations, 34 CFR 607.23, the Secretary awards additional points under §§ 607.21 and 607.22 to an application from an institution which has an endowment fund of which the current market value, per FTE student, is less than the average, per FTE student, at similar type institutions; or which has expenditures for library materials, per FTE student, which are less than the average, per FTE student, at similar type institutions. For the purposes of these funding considerations, an applicant must be able to demonstrate that the current market value of its endowment fund, per FTE student, or expenditures for library materials, per FTE student, is less than the following national averages for base year 1988-89.

	Average market value of endowment fund, per FTE	Average library expenditures for materials, per FTE
Two-year Public Institutions Two-year Nonprofit, Private	\$117.00	\$39.00
Institutions	4,048.00	61.00
Four-year Public Institutions	2,379.00	137.00
Private Institutions	26,294.00	200.00

Applicable Regulations: (a) The Education Department General Administrative Regulations (EDGAR) in 34 CFR parts 74, 75, 77, 79, 82, 85, and 86; and (b) the Strengthening Institutions Program Regulations, 34 CFR part 607.

FOR INFORMATION CONTACT: Dr. Louis J. Vento, U.S. Department of Education,

400 Maryland Avenue, SW., room 3042, ROB-3, Washington, DC 20202-5335. Telephone: (202) 708-8839. Deaf and hearing impaired individuals may call the Federal Dual Party Relay Services at 1-800-877-8339 (in Washington, DC, (202) 708-9300) between 8 a.m. and 7 p.m., eastern time.

Program Authority: 20 U.S.C. 1057. Dated: September 9, 1991.

John B. Childers,

Acting Assistant Secretary for Postsecondary Education.

[FR Doc. 91-22201 Filed 9-13-91; 8:45 am]

DEPARTMENT OF ENERGY

Environmental Restoration and Waste Management Site Specific Plans; Solicitation of Comments

AGENCY: Chicago Field Office, Department of Energy.

ACTION: Solicitation of Comments on Environmental Restoration and Waste Management Site Specific Plans for Facilities under the DOE Field Office, Chicago.

SUMMARY: The Department of Energy (DOE) Field Office, Chicago has prepared its first annual update to the **Environmental Restoration and Waste** Management Site Specific Plans for the facilities under its management. These facilities include Ames Laboratory, Iowa; Argonne National Laboratory-East, Illinois; Argonne National Laboratory-West, Idaho; Battelle Columbus Laboratories Decommissioning Project, Ohio; Brookhaven National Laboratory, New York; Fermi National Accelerator Laboratory, Illinois; Hallam Nuclear Power Facility, Nebraska; Piqua Nuclear Power Facility, Ohio; Princeton Plasma Physics Laboratory, New Jersey; and Site A/Plot M, Illinois.

The Site Specific Plans implement and provide more detail to the DOE **Environmental Restoration and Waste** Management Five-Year Plan (DOE/S-0089P; Executive Summary DOE/S-0090P), with regard to plans through fiscal year 1997 for corrective activities, environmental restoration, waste management operations, and applied technology development programs at each DOE Field Office, Chicago facility (56 FR 43590) September 3, 1991. The Site Specific Plans also provided a vehicle for evaluating DOE's progress in meeting the environmental goals established under the Five-Year Plan.

To facilitate public participation in this process, DOE is making the Environmental Restoration and Waste Management Site Specific Plans available to interested groups and individuals for review and comment. All comments received during the comment period will be considered in the preparation of the next update to the plans, which should be available for public review in summer 1992.

In addition to the comment period, separate public information meetings will be held from 7 p.m. to 9 p.m. to discuss the plans for Argonne National Laboratory-East (September 12, 1991, on the laboratory site), Site A/Plot M (September 17, 1991 at Moraine Valley Community College, Palos Hills, IL), and Brookhaven National Laboratory (September 26, 1991, on the laboratory site).

DATES: The comment period is 60 days, beginning September 11, 1991 and ending November 9, 1991.

ADDRESSES: Persons requesting copies of these Site Specific Plans should submit requests to Mr. Joel Haugen, Director, Environmental Restoration and Waste Management Division, attn: Site Specific Plans, U.S. Department of Energy, 9800 South Cass Avenue, Argonne, IL 60439, or call (708) 972-2288. Written comments should be addressed to Mr. Haugen at the same address. Persons requesting copies of the Environmental Restoration and Five-Year Plan, Fiscal Years, 1993-1997 should contact Richard Aiken, EM-25, Department of Energy, Washington, DC 20585, or telephone (301) 353-3553.

FOR FURTHER INFORMATION CONTACT: For information regarding the public meetings, contact Mr. Brian Quirke at (708) 972–2423. For information regarding the Site Specific Plans, contact Ms. Patricia Harrington at (708) 972– 2288.

David T. Goldman, Acting Manager.

[FR Doc. 91-22212 Filed 9-13-91; 8:45 am]

Morgantown Energy Technology Center; Cooperative Agreement; Financial Assistance Award to West Virginia University Research Corporation

AGENCY: Morgantown Energy Technology Center, Department of Energy (DOE).

ACTION: Notice of acceptance of a noncompetitive financial assistance application for a cooperative agreement award.

SUMMARY: Based upon a determination made pursuant to 10 CFR 600.7(b)(2)(i)(B) the DOE, Morgantown Energy Technology Center gives notice of its plans to award a three (3) year cooperative agreement to the West Virginia University Research Corporation, West Virginia University, Appalachian Oil and Natural Gas Research Consortium (AONGRC), 213 Glenlock Hall, Morgantown, WV 26506, with an associated budget of approximately \$4,317,320; the budget includes a 39% participant cost share.

Mary C. Spatafore, I-07, U.S. Department of Energy, Morgantown Energy Technology Center, P.O. Box 880, Morgantown, West Virginia 26507-0880, Telephone: (304) 291-4253, Procurement Request No. 21-91MC28079.000.

SUPPLEMENTARY INFORMATION: The pending award involves preparing and publishing an Appalachian Gas Atlas. The Appalachian Gas Atlas development will pull together in one document the systematic compilation of reserves and production data in a reservoir play-defined framework. The data collection activities will enhance natural gas exploration and development activities in the Appalachian Basin. This compilation of reserves and production data will help reveal the most prolific combinations of structures and producing facies. In addition, it will identify areas of greatest potential with the highest concentration of remaining unrecovered hydrocarbons in existing fields. The state surveys that make up AONGRC possess a significant base of fundamental and preparatory work which will expedite the atlas development. AONGRC also brings a significant amount of experience and expertise, along with computer capabilities and map construction facilities, to the project. DOE support of this activity will enhance the public benefits and accelerate the accomplishment of the effort; furthermore, the DOE knows of no other entity which is planning to conduct the specifically proposed project. Overall, the public will benefit by this atlas development as DOE support will allow for greater dissemination of the project results to industry in a timely fashion.

Issued: September 5, 1991. Louie L. Calaway,

Director, Acquisition and Assistance Division, Morgantown Energy Technology Center.

[FR Doc. 91-22158 Filed 9-13-91; 8:45 am]

Conservation and Renewable Energy Financial Assistance Award; Intent To Award Grant to National Association of Regulatory Utility Commissioners

AGENCY: Department of Energy. **ACTION:** Notice of unsolicited financial assistance award.

SUMMARY: The Department of Energy (DOE) announces that pursuant to 10 CFR 600.14, it is making a financial assistance award based on an unsolicited application submitted to the U.S. Department of Energy, Philadelphia Support Office, through DOE's Headquarters Office of Conservation and Renewable Energy, by the National Association of Regulatory Utility Commissioners (NARUC).

The grant will provide funding in the amount of \$30,000 for the NARUC to conduct a conference on regional regulatory matters. The focus of the conference will be current jurisdictional questions between federal and state agencies and discussion and evaluation of a variety of options for reform of existing regulatory requirements. This national conference will be scheduled during a period (September 30-October 2, 1991) when several legislative proposals in the U.S. Congress, as well as proposals for Federal Energy Regulatory Commission (FERC) rulemakings involving the electric power industry are under consideration. Participants will include representatives from state and federal regulatory agencies and other electric power industry persons.

DOE knows of no other entity that is conducting or planning to conduct such a national conference. This effort is suitable for noncompetitive financial assistance and would not be eligible for financial assistance under a recent, current, or planned solicitation.

DATES: The term of this grant shall be six (6) months from the effective date of award.

FOR FURTHER INFORMATION CONTACT: Christopher G. McGowan, Philadelphia Support Office, U.S. Department of Energy, Tenth Floor, 1421 Cherry Street, Philadelphia, Pennsylvania, 19102–1492. (215) 597–3890. Issued in Washington, DC on September 9, 1991.

J. Michael Davis,

Assistant Secretary, Conservation and Renewable Energy. [FR Doc. 91–22213 Filed 9–13–91; 8:45 am]

BILLING CODE 6450-01-M

Federal Energy Regulatory Commission

[Docket No. QF88-142-002]

Dravo Energy Resources of Montgomery Co., Inc.; Shortening Comment Period

September 10, 1991.

Take notice that the comment period set by the Notice of Amendment to Filing, issued August 28, 1991 (56 FR 45,946, September 9, 1991) is changed to September 23, 1991.

Lois D. Cashell,

Secretary.

[FR Doc. 91-22137 Filed 9-13-91; 8:45 am]

[Docket Nos. ER91-409-000, et al.]

Public Service Company of Oklahoma, et al.; Electric Rate, Small Power Production, and Interlocking Directorate Filings

Take notice that the following filings have been made with the Commission:

1. Public Service Company of Oklahoma

[Decket No. ER91-409-000]

September 3, 1991.

Take notice that Public Service Company of Oklahoma (PSO), on August 14, 1991, tendered for filing an amendment to its filing for its Customer Supplied Fuel Rider (CSF), which supplements and amends its Wholesale Full Requirements Rate, FERC Rate Schedule Nos. 170, 171, 189 and 197.

Under the CSF, certain wholesale full requirements customers of PSO may elect to supply PSO with the gas supplies required to generate a portion of or a specified percentage of their requirements for electricity. PSO requests that the CSF be permitted to become effective as of June 29, 1991.

PSO amends its filing in responses to the June 28, 1991 letter of the Director, Division of Applications.

Copies of the amended filing were served upon PSO's full requirements wholesale customers and the Oklahoma Corporation Commission.

Comment date: September 17, 1991 in accordance with Standard Paragraph E at the end of this notice.

2. Holyoke Power & Electric Company

[Docket No. ER91-598-000] September 4, 1991.

Take notice that on August 22, 1991, Holyoke Power & Electric Company (Holyoke) tendered for filing a Notice of Termination of the Agreement by Western Massachusetts Electric Company, Holyoke Power and Electric Company, Holyoke Water Power Company, and Old Colony Trust Company (FERC Rate Schedule No. 2) dated October 14, 1957.

Holyoke requests that this Agreement be terminated as of June 30, 1991.

Comment date: September 18, 1991, in accordance with Standard Paragraph E at the end of this notice.

3. New England Power Company

[Docket No. EC91-19-000] September 4, 1991.

Take notice that on August 26, 1991, New England Power Company (NEP) tendered for filing an Application for the Sale of Electric Facilities by NEP to the Town of Littleton, Massachusetts. NEP requests approval for the sale pursuant to section 203 of the Federal Power Act and part 33 of the Commission's Regulations.

Comment date: September 20, 1991, in accordance with Standard Paragraph E at the end of this notice.

4. Consolidated Edison Company of New York, Inc.

[Docket No. ER91-611-000] September 5, 1991.

Take notice that on August 29, 1991, Consolidated Edison Company of New York, Inc. ("Con Edison") tendered for filing a Supplement to its Rate Schedule FERC No. 51, an agreement to provide transmission service for the Power Authority of the State of New York (the "Authority"). The Supplement provides for a decrease in the monthly transmission charge from \$2.53 to \$2.43 per kilowatt for transmission of power and energy sold by the Authority to the Long Island Villages of Freeport, Greenport and Rockville Centre (the "Villages"), thus decreasing annual revenues under the Rate Schedule by a total of \$70,122. Con Edison has requested waiver of notice requirements to that the decrease can be made effective as of July 1, 1991.

Con Edison states that a copy of this filing has been served by mail upon the Authority and the Villages.

Comment date: September 19, 1991, in accordance with Standard Paragraph E at the end of this notice.

5. The Empire District Electric Company

[Docket No. ER91-616-000] September 5, 1991.

Take notice that The Empire District Electric Company on August 30, 1991, tendered for filing proposed changes in its FERC Electric Rate Schedules W-1, W-2 and Fuel Adjustment Rider Schedule FA. The proposed changes would increase revenues from jurisdictional sales and service by

\$1,157,771 based on the twelve-month period ending December 31, 1991.

The presently effective rates are based on costs for the twelve months ending December 31, 1982 for schedule W-2 and September 30, 1987 for Schedule W-1. Since the time Empire has experienced a substantial increase in many construction to provide additional capacity and to meet environmental requirements.

Copies of the filing were served upon the public utility's jurisdictional customers, The Missouri Public Service Commission, and The Kansas Corporation Commission.

Comment date: September 19, 1991, in accordance with Standard Paragraph E at the end of this notice.

6. Northeast Utilities Service Company

[Docket No. ER91-617-000] September 5, 1991.

Take notice that on August 30, 1991, Northeast Utilities Service Company (NUSCO) on behalf of The Connecticut Light and Power Company (CL&P) and Western Massachusetts Electric Company (WMECO), tendered for filing an agreement between NUSCO and New England power Company terminating a unit contract and extending the term under which transmits electricity to serve NEP's loads.

NUSCO requests that the Commission waive its standard notice periods and filing regulations to the extent necessary to permit the agreement to become effective September 1, 1991.

NUSCO states that copies of this agreement have been mailed or delivered to each of the parties.

Comment date: September 19, 1991, in accordance with Standard Paragraph E at the end of this notice.

7. Wisconsin Electric Power Company [Docket No. ER91-615-000] September 5, 1991.

Take notice that on August 29, 1991, Wisconsin Electric Power Company (Wisconsin Electric) tendered for filing a Standby Service Facilities Agreement between itself and the City of Oconomowoc, Wisconsin. The Agreement provides for mutual standby service by both parties until such time as the City installs its second 138 kV transformer at the Cooney Substation. The instant filing also contains a revised Exhibit C-Supplemental Service Specifications under Rate Schedule TR-1C, which allows The Wisconsin Public Power Inc. SYSTEM (WPPI) to obtain a credit for service at 138,000 volts. Wisconsin Electric has also submitted

revised Exhibits B to the Power Sales Agreement and Conjunctive Transmission Service Agreement between itself and WPPI to conform these agreements to the new service conditions.

Wisconsin Electric requests an effective date of August 1, 1991, consistent with the date of the Standby Service Facilities Agreement. Wisconsin Electric is authorized to state that the City of Oconomowoc joints in the requested effective date. Accordingly, Wisconsin Electric requests waiver of the 60 day notice requirement.

Copies of the filing have been served on the City of Oconomowoc, WPPI, and the Public Service Commission of Wisconsin.

Comment date: September 19, 1991, in accordance with Standard Paragraph E at the end of this notice.

8. Puget Sound Power & Light Company

[Docket No. ER91-614-000] September 5, 1991.

Take notice that Puget Sound Power & Light Company (Puget) on August 29, 1991 tendered for filing, as an initial rate schedule, Supplement No. 2 dated as of July 26, 1991 (the Supplement) to the Agreement for Standby Transmission Service between Puget and Public Utility District No. 1 Snohomish County (Snohomish) dated as of October 12, 1987 (the Agreement).

The Agreement relates to standby transmission service which may be provided by Puget to Snohomish in the event of interruption, suspension, or curtailment of energy deliveries to Snohomish. For each calendar day or portion thereof in which transmission capacity if made available by Puget, Snohomish is required to pay a daily charge. In addition, Snohomish is required to deliver to Puget an amount of energy to compensate for transmission losses.

The Supplement establishes
Snohomish's East Arlington Substation
as a Point of Delivery and the Beverly
Park Substation as a Point of
Interconnection. The daily charge for
service under the Supplement is \$28
when the Demand Limit is 2 mw and
\$424 when the Demand Limit is 30 mw.
Service under the Supplement
commenced on August 15, 1991.

Copies of the filing were served upon Snohomish.

Comment date: September 19, 1991, in accordance with Standard Paragraph E at the end of this notice.

9. Wisconsin Power & Light Company

[Docket No. ER91-619-000]

September 5, 1991.

Take notice that on August 30, 1991, Wisconsin Power & Light Company (WP&L) tendered for filing an Interchange Agreement effective September 1, 1991, between WP&L and Wisconsin Public Power Incorporated, SYSTEM (WPPI). WP&L further requests simultaneous termination of its General Purpose Agreement with WPPI. WP&L requests waiver of the notice requirement.

Comment date: September 19, 1991, in accordance with Standard Paragraph E end of this notice.

10. Northeast Utilities Service Company

[Docket No. ER91-618-000] September 5, 1991.

Take notice that on August 30, 1991, Northeast Utilities Service Company (NUSCO) on behalf of The Connecticut Light and Power Company (CL&P) tendered for filing a unit contract for service to Canal Electric Company. The submitted rate schedule will supersede CL&P Rate Schedule No. 458 and WMECO Rate Schedule No. 352. NUSCO, on behalf of Western Massachusetts Electric Company, concurrently requests termination of WMECO Rate Schedule No. 352.

NUSCO requests that the Commission waive its standard notice periods and filing regulations to the extent necessary to permit the rate schedule change to become effective September 1, 1991 and to permit WMECO Rate Schedule No. 352 to terminate on August 31, 1991.

NUSCO states that copies of this rate schedule have been mailed or delivered to each of the parties.

Comment date: September 19, 1991, in accordance with Standard Paragraph E end of this notice.

11. Consolidated Edison Company of New York, Inc.

[Docket No. ER91-610-000]

September 5, 1991.

Take notice that on August 29, 1991, Consolidated Edison Company of New York, Inc. (Con Edison) tendered for filing Supplements to its Rate Schedules FERC Nos. 60, 66 and 78, agreements to provide transmission service for the Power Authority of the State of New York (the Authority). The Supplements provide for a decrease in the monthly transmission charge from \$1.15 to \$1.07 per kilowatt for transmission of power and energy sold by the Authority to Brookhaven National Laboratory, Grumman Corporation and the municipal distribution agencies of

Nassau and Suffolk Counties, thus decreasing annual revenues under the Rate Schedules by a total of \$38,383.20. Con Edison has requested waiver of notice requirements so that the decreases can be made effective as of July 1, 1991.

Con Edison states that a copy of this filing has been served by mail upon the Authority.

Comment date: September 19, 1991, in accordance with Standard Paragraph E at the end of this notice.

12. Arizona Public Service Company

[Docket No. ER91-622-000] September 5, 1991.

Take notice that on August 30, 1991, Arizona Public Service Company (APS) tendered for filing Amendment No. 1 to Supplement No. 16 (Amendment) to the Wholesale Power Supply Agreement between APS and the Navajo Tribal Utility Authority (NTUA) (APS-FPC Rate Schedule No. 6). The Amendment provides for the transmission by APS to NTUA of additional load of APS' Leupp Junction substation.

Copies of this filing have been served on NTUA and the Arizona Corporation Commission.

Comment date: September 19, 1991, in accordance with Standard Paragraph E at the end of this notice.

13. Canal Electric Company

[Docket No. ER91-613-000] September 5, 1991.

Take notice that on August 29, 1991, Canal Electric Company ("Canal") tendered for filing under section 205 of the Federal Power Act: (1) Notice of **Termination relating to Power Contracts** filed on December 21, 1987 and December 16, 1988 respectively between itself, Cambridge Electric Light Company and Commonwealth Electric Company and related Capacity Acquisition Commitments; (2) a Power Contract (the "Power Contract") between itself, Cambridge Electric Light Company and Commonwealth Electric Company and a Capacity Acquisition Commitment (the "Commitment"). The Power Contract implements the terms of the Capacity Acquisition Agreement (FERC Rate Schedule No. 21) and the Commitment. Such Power Contract recognizes the purchase of demand and energy by Canal from The Connecticut Light and Power Company over the time period September 1, 1991 to April 30, 1993 and the sale of such power to Cambridge Electric Light Company and Commonwealth Electric Company. Canal states that the transaction, which replaces the two existing power

contracts being terminated with a single contract with more favorable economic terms, will result in a net decrease in its wholesale rates to Cambridge and Commonwealth of approximately \$3.1 million over the term of the contract.

Canal has requested the Commission waive its notice requirements pursuant to § 35.11 of the Commission's Regulations in order to allow the tendered rate schedules to become effective as of September 1, 1991, the date on which the transactions are scheduled to commence, and to allow the power contract which they replace to terminate as of August 31, 1991.

Comment date: September 19, 1991 in accordance with Standard Paragraph E at the end of this notice.

14. Tampa Electric Company

[Docket No. ER91-624-000] September 5, 1991.

Take notice that on August 30, 1991,
Tampa Electric Company (Tampa
Electric) tendered for filing a Letter of
Commitment providing for the sale by
Tampa Electric to the Reedy Creek
Improvement District (RCID) of up to 100
megawatts of capacity and energy.
Tampa Electric states that the Letter of
Commitment is submitted as a
supplement to Service Schedule J
(negotiated interchange service) under
the existing contract for interchange
service between Tampa Electric and
RCID, designated as Tampa Electric
Rate Schedule FERC No. 31.

Tampa Electric proposes an effective date of September 1, 1991 for the commitment of capacity and energy, and therefore requests waiver of the Commission's notice requirements.

Copies of the filing have been served on RCID and the Florida Public Service Commission.

Comment date: September 19, 1991, in accordance with Standard Paragraph E at the end of this notice.

15. Public Service Company of New Hampshire

[Docket No. ER91-621-000]

September 5, 1991.

Take notice that on August 30, 1991, Public Service Company of New Hampshire (PSNH) submitted for filing with the Commission a revised rate schedule No. 104 providing a change in delivery points for Firm Transmission Service to Central Maine Power Company (CMP). PSNH proposes an effective date of August 1, 1991.

PSNH states that the change in delivery points is required in order to accommodate modifications and improvements in each company's electrical system as well as the need to serve new load via the Wakefield #5 delivery point.

PSNH further states that no changes are proposed to the rates charged to CMP under the rate schedule, that CMP concurs with the proposed change, and that a copy of the filing has been served upon CMP.

Comment date: September 19, 1991, in accordance with Standard Paragraph E at the end of this notice.

16. Ocean State Power II

[Docket No. ER91-576-000] September 5, 1991.

Take notice that on August 30, 1991, Ocean State Power II (OSP II) tendered for filing substitute pages to the Supplement filed on August 1, 1991 in this docket. OSP II states that these substitute pages were submitted to correct the August 1, 1991 filing.

Comment date: September 19, 1991, in accordance with Standard Paragraph E at the end of this notice.

17. Oildale Cogeneration Partners, L.P.

[Docket No. QF84-518-003] September 6, 1991.

On August 29, 1991, Oildale Cogeneration Partners, L.P., tendered for filing an amendment to its filing in this docket.

The amendment supplements certain aspects of facility's ownership structure.

Comment date: October 7, 1991, in accordance with Standard Paragraph E at the end of this notice.

18. Philadelphia Electric Company

[Docket No. ER91-478-000] September 9, 1991.

Take notice that on September 3, 1991, Philadelphia Electric Company (PECO) tendered for filing its response to a deficiency letter dated August 2, 1991 from the Commission to PECO and Susquehanna Electric Company, a subsidiary of PECO, concerning their previous filings in this docket.

Comment date: September 18, 1991, in accordance with Standard Paragraph E at the end of this notice.

19. Kentucky Utilities Company

[Docket No. EL89-25-000] September 9, 1991.

Take notice that on August 12, 1991, Kentucky Utilities company tendered for filing its compliance filing in response to the Commission's July 25, 1991 order in this docket.

Comment date: September 18, 1991 in accordance with Standard Paragraph E at the end of this notice.

20. Montana Power Company

[Docket No. ER91-609-000] September 9, 1991.

Take notice that on August 1, 1991, Montana Power Company (Montana) tendered for filing reports and workpapers which describe, develop and support the final billing adjustment in order to terminate the rate moderation plan as of June 30, 1991.

Comment date: September 23, 1991, in accordance with Standard Paragraph E at the end of this notice.

21. Tampa Electric Company

[Docket No. ER91-623-000] September 9, 1991.

Take notice that on August 30, 1991, Tampa Electric Company (Tampa Electric) tendered for filing a Letter of Commitment providing for the sale by Tampa Electric to the Florida Municipal Power Agency (FMPA) of up to 200 megawatts of capacity and energy. Tampa Electric states that the Letter of Commitment is submitted as a supplement to Service Schedule J (negotiated interchange service) under the existing agreement for interchange service between Tampa Electric and FMPA, designated as Tampa Electric Rate Schedule FERC No. 29.

Tampa Electric proposes an effective date of September 1, 1991 for the commitment of capacity and energy, and therefore requests waiver of the Commission's notice requirements.

Copies of the filing have been served on FMPA and the Florida Public Service Commission.

Comment date: September 23, 1991, in accordance with Standard Paragraph E at the end of this notice.

22. The United Illuminating Company

[Docket No. ER91-612-000] September 9, 1991.

Take notice that on August 29, 1991, The United Illuminating Company ('UI") tendered for filing rate schedules for short-term entitlements to Bangor Hydro-Electric Company ("BHE") and Town of Braintree Electric Light Department ("Braintree"). The rate schedules correspond to three agreements, BHE #1, BHE #2, and Braintree. The commencement and termination dates for service under the agreements are listed below. UI proposes that the rate schedules commence and terminate on those dates and, by its filing, gives notice of termination.

Agreement	Commencement	Termination
BHE #1	December 1, 1990.	February 28,
BHE #2 Braintree		

The service provided under the agreements is the provision of capacity entitlements and associated energy from UI's portion of New Haven Harbor Station, an oil and gas-fired generating unit.

Copies of the filing were mailed to BHE and Braintree. Copies of the filing have also been mailed to the Massachusetts Department of Public Utilities and the Maine Public Utilities Commission.

Comment date: September 23, 1991, in accordance with Standard Paragraph E at the end of this notice.

23. LTV Steel Mining Company a Limited Partnership

[Docket No.ER91-448-000] September 9, 1991.

Take notice that on September 5, 1991, LTV Steel Mining Company ("LTV Mining") tendered for filing an Amendment Agreement to the Electric Service and Interconnection Agreement first filed with the Commission on May 20, 1991, to reflect the repricing of sales to MP&L of surplus energy. Copies of the foregoing have been served on MP&L.

Comment date: September 23, 1991, in accordance with Standard Paragraph E at the end of this notice.

24. Southwestern Electric Power Company

[Docket No. ER91-603-000] September 9, 1991.

Take notice that on August 26, 1991, Southwestern Electric Power Company (SWEPCO) tendered for filing Amendment No. 5 to the Power Supply Agreement, dated April 8, 1982, between SWEPCO and Northeast Texas Electric Cooperative, Inc. (NTEC).

Amendment No. 5 provides for changes in the rate formulas used under the Power Supply Agreement, commits NTEC to a minimum 100 MW purchase of Supplemental Capacity and Energy during the period 1991 through 2012, and modifies the Power Supply Agreement in certain other respects.

SWEPCO requests waiver of the notice requirement in order that Amendment No. 5 may become effective as of January 1, 1991.

Copies of the filing were served upon NTEC and the Public Utility Commission of Texas. Comment date: September 23, 1991, in accordance with Standard Paragraph E end of this notice.

25. E.L. Shannon, Jr.

[Docket No. ID-2650-000] September 9, 1991.

Take notice that on August 23, 1991, E.L. Shannon, Jr. (Applicant) tendered for filing under section 305(b) of the Federal Power Act to hold the following positions:

Director—Southern California Edison Company Director—McDermott International, Inc.

Comment date: September 25, 1991, in accordance with standard Paragraph E

at the end of this notice.

26. Madison Gas and Electric Company

Wisconsin Public Service Corporation
[Docket No. ER91-631-000]

September 9, 1991.

Take notice that on September 5, 1991, Madison Gas and Electric Company ("MGE"), on behalf of itself and Wisconsin Public Service Corporation ("WPS"), submitted for filing in the above-referenced docket a notice of termination of the parties' respective rate schedules incorporating a Power Pool Agreement entered into between MGE, WPS and Wisconsin Power & Light Company ("WPL") on July 26, 1973, as amended. The Power Pool Agreement terminated by its terms on August 1, 1991.

MGE and WPS request waiver of the Commission's notice requirements, as set forth in § 35.15 of the regulations, to permit the parties to terminate their participation in the Power Pool Agreement as of August 1, 1991, in accordance with the intent of the parties to the Power Pool Agreement.

MGE and WPS have sent copies of the notice of termination to WPL and the Public Service Commission of Wisconsin. Copies of the notice are on file with the Commission and are available for public inspection.

Comment date: September 23, 1991, in accordance with Standard Paragraph E at the end of this notice.

27. Central Maine Power Company

[Docket No. ER91-620-000] September 9, 1991.

Take notice that on August 30, 1991, Central Maine Power Company (CMP) tendered for filing proposed changes in its FERC Electric Tariff, 12th Revised Volume No. 1, Wholesale Electric Rate for Other Utilities. Under the rate increase to be effective October 1, 1991, CMP would be permitted to increase its current wholesale rates by \$382,505 for Period I.

The proposed tariff implements a Stipulation between CMP and its Wholesale Customers, Kennebunk Light and Power District, Inhabitants of the Town of Madison (Madison Electric Works), and Fox Islands Electric Cooperative, Inc. Copies of the filing have been served on CMP's abovenamed Wholesale Customers, and on the Maine Public Utilities Commission, and the Public Advocate.

The proposed tariff reflects in wholesale rates what the Maine Public Utilities Commission reflected in retail rates in Docket Nos. ER89–68 and ER90–076.

The filing also requests a waiver to reduce the notice period in 18 CFR 35.13 to allow the proposed rates to be effective on October 1, 1991 and a waiver of the time period for test year data in 18 CFR 35.13(d)(3)(i).

Comment date: September 23, 1991, in accordance with Standard Paragraph E at the end of this notice.

Standard Paragraphs

E. Any person desiring to be heard or to protest said filing should file a motion to intervene or protest with the Federal **Energy Regulatory Commission, 825** North Capital Street, NE., Washington, DC 20426, in accordance with rules 211 and 214 of the Commission's Rules of Practice and Procedure (18 CFR 385.211 and 385.214). All such motions or protests should be filed on or before the comment date. 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 a become a party must file a motion to intervene. Copies of this filing are on file with the Commission and are available for public inspection.

Lois D. Cashell,

Secretary.

[FR Doc. 91-22140 Filed 9-13-91; 8:45 am]
BILLING CODE 6717-01-M

[Project Nos. 2579-009, et al.]

Hydroelectric Applications (Indiana Michigan Power Co., et al.); Applications

Take notice that the following hydroelectric applications have been filed with the Commission and are available for public inspection:

1a. Type of Application: Amendment of License.

- b. Project No: 2579-009.
- c. Date Filed: June 24, 1991.

d. Applicant: Indiana Michigan Power Company.

e. Name of Project: Twin Branch

Hydro Project.

f. Location: The project is located on the St. Joseph River in St. Joseph and Elkhart Counties, Indiana.

g. Filed Pursuant to: Federal Power Act, 16 U.S.C. 791(a)-825(r).

h. Applicant Contact: Mr. Robert W. Harmon, Senior Attorney, American Electric Power, 1 Riverside Plaza, Columbus, OH 43215, (614) 223-1638.

i. FERC Contact: Ken Fearon, (202)

219-2657.

Comment Date: September 26, 1991. k. Description of Amendment: The licensee requests approval of a Deed of Exchange and a Revised Exhibit K Drawing in order to clarify real property interests and adjust the project boundary to truly reflect real estate interests necessary for project operation. The Deed would convey a fee interest at the entrance of the Bittersweet Cove, a Bittersweet Development, Inc. riverfront subdivision located on private lands adjacent to the project, in exchange for a flowage easement over the lands occupied by the Cove. The revised project boundary is shown on the Exhibit K drawing.

1. This notice also consists of the following standard paragraphs: B, C,

and D2.

2a. Type of Application: Transfer of License.

b. Project No: 401-009.

c. Date Filed: July 26, 1991. d. Applicant: Michigan Power Company.

e. Name of Project: Mottville Project. f. Location: On the St. Joseph River, St. Joseph County, Indiana.

g. Filed Pursuant to: Federal Power Act 16 U.S.C. 791 (a)-825(r).

h. Applicant Contact: Robert W. Harman, American Electric Power Service Corporation, P.O. Box 16631, Columbus, OH 43216-6631, (614) 223-

i. FERC Contact: Mary Golato (202) 219-2804.

j. Comment Date: October 11, 1991.

k. Description of Amendment: Michigan Power Company proposes to transfer the Mottville Project FERC No. 401 to Indiana Power Company as part of a merger between the two parties which is in the public interest financially.

1. This notice also consists of the following standard paragraphs: B and C. 3a. Type of Application: New Major

b. Project No: 2394-006. c. Date Filed: June 20, 1991. Power Company.

d. Applicant: Wisconsin Electric

e. Name of Project: Chalk Hill.

f. Location: On the Menominee River in Menominee County, Michigan, and Marinette County, Wisconsin.

g. Filed Pursuant to: Federal Power Act 16 U.S.C. 791 (a)-825(r).

h. Applicant Contact: Mr. Richard G. Fuller, 1401 South Carpenter Avenue, Iron Mountain, MI 49801, (906) 779-2484.

i. FERC Contact: Charles T. Raabe (202) 219-2811.

j. Comment Date: October 28, 1991. k. Status of Environmental Analysis: This application is not ready for environmental analysis at this time-see

attached paragraph E.

1. Description of Project: The project as licensed consists of the following: (1) A 300-foot-long concrete gravity spillway, which is about 24 feet high, has a crest elevation of 732.4 feet National Geodetic Vertical Datum (NGVD), and has: (a) 11 Taintor gates which are 12 feet high by 24 feet wide; and (b) an inoperable 6-foot-wide fish sluice located near the right end of the spillway; (2) an earthen dike 1,373 feet long and 38 feet high; (3) a reservoir with a surface area of 834 acres and a total volume of 6,757 acre-feet at the normal maximum elevation of 744.2 feet NGVD; (4) a powerhouse near the left bank, which is 133 feet long by 72 feet wide, and which has three turbine-generator units rated at 2,600 kilowatts (kW) each for a total installed capacity of 7,800 kW; (5) one substation located adjacent to the powerhouse; (6) the primary transmission line; and (7) appurtenant facilities.

The Applicant is not proposing any changes to the existing project works as licensed. The Applicant estimates the average annual generation would be 43.1 GWh and owns all existing project

The existing project would also be subject to Federal takeover under Sections 14 and 15 of the Federal Power Act. Based on the license expiration of June 30, 1993, the Applicant's estimated net investment in the project would amount to \$367,190.

m. Purpose of Project: All project energy generated would be utilized by the Applicant for sale to its customers.

n. This notice also consists of the following standard paragraphs: B2 and

o. Available Location of Application: A copy of the application, as amended and supplemented, is available for inspection and reproduction at the Commission's Public Reference and Files Maintenance Branch, located at 941 North Capitol Street, NE., room 3104, Washington, DC 20426, or by calling (202) 208-1371. A copy is also available for inspection and reproduction at

Wisconsin Electric Power Company Real Estate Department, room A440, 231 West Michigan, Milwaukee, WI 53203, Phone (414) 221-2715.

4a. Type of Application: New License.

b. Project No.: 2423-001.

c. Date Filed: January 9, 1991. d. Applicant: James River-New Hampshire Electric, Inc.

e. Name of Project: Riverside. f. Location: On the Androscoggin River near Berlin in Coos County, New Hampshire.

g. Filed Pursuant to: Federal Power Act, 16 U.S.C. 791(a)-825(r).

h. Applicant Contact: Mr. George W. Hill, 650 Main Street, Berline, NH 03570-2489, (603) 752-4600.

i. FERC Contact: Ms Julie Bernt, (202) 219-2814.

Comment Date: November 7, 1991. k. Status of Environmental Analysis: This application is ready for

environmental analysis at this time-see attached paragraph D2.

1. Description of Project: The run-ofriver project as licensed consists of the following: (1) A 21-foot-high, 846-footlong rock-filled timber crib and concrete dam; (2) an impoundment having a surface area of 7 acres, a gross storage capacity of 60 acre-feet with no usable storage capacity and a normal water surface elevation of 1,076.8 feet m.s.l.; (3) two 13-foot-diameter 1,400-foot-long wood stave and steel penstocks; (4) a powerhouse containing two generating units with a total rated capacity of 7,900 kW; (5) a tailrace; and (6) appurtenant

The applicant proposes to add a 13foot-diameter, 1,400-foot-long penstock, an additional generator with an installed capacity of 4,500 kW and a 60foot-long transmission line. The applicant estimates the average annual generation would be 79.5 GWh and owns all existing project facilities.

facilities.

The existing project would also be subject to Federal takeover under sections 14 and 15 of the Federal Power Act. The license will expire on December 31, 1993. As of December 31, 1989, the applicant's estimated net investment in the project was \$5,350,000. The estimated cost of construction is \$5,550,000.

m. Purpose of Project: The project energy generated would be utilized by the applicant for sale to its customers.

n. This notice also consists of the following standard paragraphs: B1 and D2.

o. Available Locations of Application: A copy of the application is available for inspection and reproduction at the Commission's Public Reference and Files Maintenance Branch, located at

941 North Capitol Street, NE., room 3104, Washington, DC 20426, or by calling (202) 208-1371. A copy is also available for inspection and reproduction at 650 Main Street, Berlin, NH 03570-2489, or by calling (603) 752-4600.

5a. Type of Application: New Major

License.

b. Project No.: 2536-009. c. Date Filed: June 26, 1991.

d. Applicant: Niagara of Wisconsin Paper Corporation.

e. Name of Project: Little Quinnesec

f. Location: On the Menominee River in Marinette County, Wisconsin and Dickinson County, Michigan.

g. Filed Pursuant to: Federal Power Act 16 U.S.C. 791(a)-825(r).

h. Applicant Contact: David W. Schmutzler, 1101 Mill Street, Niagara, WI 54151, (715) 251-3151. i. FERC Contact: Charles T. Raabe

(202) 219-2811.

j. Comment Date: October 24, 1991. k. Status of Environmental Analysis: This application is not ready for environmental analysis at this time-see

attached paragraph E.

1. Description of Project: The project as licensed consists of the following: (1) A 3,000 acre-feet reservoir with normal reservoir elevation at 943.0 feet m.s.l.; (2) a concrete dam having: (1) An about 20feet-long left abutment section; (b) an about 60-foot-long spillway section controlled by two 23.4 feet wide and 12 feet high taintor gates; (c) an about 60foot-long spillway section with two bays each 24.5 feet wide controlled by 12foot-long wooden needles; (d) an about 20-foot-wide sluice gate section; (e) an about 40-foot-long and 20-foot-high left forebay wall section; and (f) an about 90-foot-long and 35-foot-high wall section tied into the right riverbank containing inlet to the penstock; (3) a stoplog structure with 10 days each 8foot-wide which controls inflow to the forebay; (4) a forebay; (5) an about 95foot-long trashrack structure with large platform; (6) a 16-foot-diameter, 250foot-long steel penstock; (7) a powerhouse, which is an integral part of the paper mill, with 6 generating units having a total installed capacity of 9,352 kW; (8) an about 580-foot-long sheet piling wall which protects the paper mill buildings; and (9) appurtenant facilities.

The Applicant is not proposing any changes to the existing project works as licensed. The Applicant estimates the average annual generation would be 62.6 GWh and owns all existing project

facilities.

The existing project would also be subject to Federal takeover under sections 14 and 15 of the Federal Power Act. Based on the license expiration of

June 30, 1993, the Applicant's estimated net investment in the project would amount to \$625,000.

m. Purpose of Project: All project energy generated would be utilized by the Applicant.

n. This notice also consists of the following standard paragraphs: B2 and

o. Available Locations of Application: A copy of the application, as amended and supplemented, is available for inspection and reproduction at the Commission's Public Reference and Files Maintenance Branch, located at 941 North Capitol Street, NE., room 3104, Washington, DC 20426, or by calling (202) 208-1371. A copy is also available for inspection and reproduction at Niagara of Wisconsin Paper Corporation, 1101 Mill Street, Niagara, Wisconsin 54151, (715) 251-3151.

6a. Type of Application: Transfer of License.

b. Project No.: 5867-022.

c. Date Filed: July 23, 1991.

d. Applicant: Alice Falls Hydro Partners, L.P., Alice Falls Corporation. e. Name of Project: Alice Falls Project.

f. Location: On the AuSable River in Clinton and Essex Counties, New York. g. Filed Pursuant to: Federal Power Act 16 U.S.C. 791(a)-825(r).

h. Applicant Contact: Michael L. Costello, Tobin and Dempf Law Offices, 100 State Street, Albany, NY 12207, (578) 463-1177.

i. FERC Contact: Mary Golato (202) 219-2804.

j. Comment Date: October 21, 1991. k. Description of Project: Alice Falls Hydro Partners, L.P. proposes to transfer the Alice Falls Hydroelectric Project FERC No. 5867 to Alice Falls Corporation. The purpose of the transfer is to facilitate financing and construction of the project.

I. This notice also consists of the following standard paragraphs: B and C. 7a. Type of Application: Surrender of

License.

b. Project No.: 8705-007.

c. Date filed: August 7, 1991.

d. Applicants: Yuma County Water Users' Association.

e. Name of Project: California Wasteway Power Plant Project.

f. Location: On the United State's Bureau of Reclamation's Yuma Main Canal, a diversion of the Colorado River, in Imperial County, California.

g. Filed Pursuant to: Federal Power Act, 16 U.S.C. 791(a)-825(r).

h. Applicant Contact: Donald R. Pope, P.E., Manager, Yuma County Water Users' Association, P.O. Box 5775, Yuma, Arizona 85366-5775, (602) 627-

i. FERC Contact: Mr. Michael Strzelecki, (202) 219-2827.

j. Comment Date: October 16, 1991. k. Description of Project: On October 15, 1987, a license was issued to the Yuma County Water Users' Association for the construction, operation, and maintenance of the California Wasteway Power Plant Project. The project would consist of a 55-foot-long turnout structure on the Yuma Canal, a 50-foot-long turnout structure on the Yuma Canal, a 50-foot-long penstock, a powerhouse containing one 1.134-MW generating unit, a 66-foot-long tailrace, and a 1/2-mile-long transmission line. Construction has not yet begun on the project.

The license surrender is requested because recent drought conditions in the area coupled with current power revenue rates do not allow for economic feasibility of the project.

1. This notice also consists of the following standard paragraphs: B, C, and D2.

8a. Type of Application: Major License.

b. Project No.: 10872-002.

c. Date filed: January 3, 1991.

d. Applicant: Michael P. O'Brien and Robert A. Davis.

e. Name of Project: Towaliga River Project.

f. Location: On the Towaliga River, in Monroe County, Georgia.

g. Filed Pursuant to: Federal Power Act 16 U.S.C. 791(a)-825(r).

h. Applicant Contact: Mr. Michael P. O'Brien and Robert A. Davis, III, 3910 Angora Place, Duluth, GA 30136, (404) 246-9015.

i. FERC Contact: Mary C. Golato (202) 219-2804.

j. Deadline Date: November 4, 1991. k. Status of Environmental Analysis:

This application is not ready for an environmental analysis at this time-see

attached paragraph E. 1. Description of Project: The proposed project would consist of the following: (1) An existing dam 606 feet long and 30 feet high; (2) an existing reservoir with a normal surface area of 573 acres at a spillway crest elevation of 587 feet mean sea level and having a storage capacity of 8,600 acre-feet; (3) an existing canal approximately 1,600 feet long with an average cross section of 25 feet wide and 10 feet deep; (4) a modified intake; (5) a proposed 8-foot-diameter penstock; (6) a proposed powerhouse approximately 18 feet high by 30 feet wide by 30 feet long and containing two

generating units of 900 kilowatts (kW) each, for a total generating capacity of 1,800 kW; (7) a proposed 2.3-kilovolt transmission line 350 feet long; and (8) appurtenant facilities. The estimated average annual power generation is 10,000,000 kWh with a capacity of 1,800 kW. The applicant estimates that the cost of the project is \$500,000.

Purpose of Project: Power generated would be sold to a local utility.

n. This notice also consists of the following standard paragraphs: A2, A9, B2, and E.

9a. Type of Application: Preliminary Permit.

b. Project No.: 11136-000. c. Date filed: May 1, 1991.

d. Applicant: Russell Canyon Corporation.

e. Name of Project: Stukel Mountain Hydroelectric Pumped Storage Project.

f. Location: On the U.S. Bureau of Reclamation Irrigation "D" Canal near the town of Merrill, in Klamath County, Oregon. The project would occupy lands administered by the U.S. Bureau of Land Management. T40S, R10E, sections 11, 13, 14, 23, 24, 25, and 36; T40S, R11E, sections 19, 29, 30, 31, and 32. Willamete Base and Meridian.

g. Filed Pursuant to: Federal Power Act, Section 30 16 U.S.C. 791 (a)-825(r).

h. Applicant contact:

Mr. Ingolf Hermann, Independent Hydro Developers, 34505 North Scottsdale Road, suite K-6, P.O. Box 40, Scottsdale, AZ 85262, (602) 488-0777.

Mr. Douglas Spaulding, Resource Technology Group, 6465 Wayzata Blvd., suite 660, Minneapolis, MN 55426, (612) 593-5850.

David B. Ward, Counsel, Flood & Ward, 1000 Potomac Ave., suite 402, Washington, DC 20007, (202) 298-6910.

i. FERC Contact: Ms. Deborah Frazier-Stutely (202) 219-2842.

j. Comment Date: November 4, 1991. k. Competing Application: Project No. 11138-000, Filed May 1, 1991, Public Comment: August 23, 1991.

1. Description of Project: The proposed pumped storage project would consist of: (1) Two dams: Dam No. 1 would be 100 feet high and 1,500 feet long, Dam No. 2 would be 40 feet high and 800 feet long; enlarging (2) an existing lake to 250 acres with a storage capacity of 24,000 acre-feet, and a water surface elevation of 5,590 feet msl, to be utilized as the upper reservoir; (3) an intake structure; (4) a 25-foot-diameter, 1,500-foot-deep shaft joining; (5) a 25-foot-diameter, 13,000-foot-long tunnel; (6) a powerhouse containing three pumpturbines with a combined installed capacity of 750,000 kW, producing an estimated average annual energy output of 1,000,000 MWh; (7) an 80-foot-high, 9,700-foot-long earth and rock fill dam creating: (8) a reservoir with a surface area of 550 acres, with a storage

capacity of 24,000 acre-feet and a water surface elevation of 4,170 feet msl, to be utilized as the lower reservoir; (9) a 42inch diameter, 1,500-foot-long water supply pipeline to be used initially to fill the lower reservoir with water from the Bureau of Reclamation "D" canal; (10) a pumping station; and (11) a 500-kV, 1mile-long transmission line tying into an existing or proposed transmission line.

The applicant estimates the cost of the studies to be conducted under the preliminary permit would be \$3,000,000. No new roads will be needed for the purpose of conducting these studies.

m. Purpose of Project: The applicant will seek to sell project power to a local utility in the area.

n. This notice also consists of the following standard paragraphs: A8, A10, B, C, D2.

10 a. Type of Application: Preliminary Permit.

b. Project No.: 11152-000.

c. Date Filed: May 30, 1991.

d. Applicant: Clinton Pumped Storage Corporation.

e. Name of Project: Reed Hill Hydroelectric Project.

f. Location: On Schoharie Creek near Gilboa, Schoharie County, New York.

g. Filed Pursuant to: Federal Power Act, 16 U.S.C. 791(a)-825(r).

h. Applicant Contact: Mr. Douglas A. Spaulding, Resource Technology Group, 6465 Wayzata Blvd., # 600, Minneapolis, MN 55426, (612) 593-5650.

i. FERC Contact: Michael Dees (202)

219-2807.

j. Comment Date: November 1, 1991. k. Description of Project: The proposed pumped storage project would consist of: (1) A proposed upper dam and reservoir at one of two possible locations with a maximum storage capacity of 15,000 acre feet; (2) a proposed 30 to 35 foot diameter power tunnel: (3) A proposed 350 by 400 foot underground powerhouse housing four hydropower units with a total capacity of 1,000 MW; (4) a proposed lower dam and reservoir with a maximum storage capacity of 15,000 acre feet; (5) a proposed 345-kV transmission line 1.5 miles long; and (6) appurtenant facilities. The estimated annual energy generation is 1,577 GWh. Project power would be sold to a utility company. Applicant estimates that the cost of the work to be performed under the preliminary permit would be \$4,000,000.

I. This notice also consists of the following standard paragraphs: A5, A7, A9, A10, B, C, and D2.

11a. Type of Application: Preliminary Permit.

b. Project No.: 11153-000.

c. Date Filed: May 30, 1991.

d. Applicant: Clinton Pumped Storage Corporation.

e. Name of Project: Altamont Hydroelectric Project.

f. Location: On Black Creek near Altamont, Albany County, New York. g. Filed Pursuant to: Federal Power Act, 16 U.S.C. 791(a)-825(r).

h. Applicant Contact: Mr. Douglas A. Spaulding, Resource Technology Group. 6465 Wayzata Blvd., # 600, Minneapolis, MN 55426, (612) 593-5650.

i. FERC Contact: Michael Dees (202)

219-2807.

Comment Date: November 1, 1991.

j. Comment Date: November k. Description of Project: The proposed pumped storage project would consist of: (1) A proposed upper dam and reservoir with a maximum storage capacity of 15,000 acre feet; (2) a proposed 30 foot diameter power tunnel: (3) A proposed 350 by 400 foot underground powerhouse housing four hydropower units with a total capacity of 1,000 MW; (4) a proposed lower dam and reservoir with a maximum storage capacity of 15,000 acre feet; (5) a proposed 345-kV transmission line 1.5 miles long; and (6) appurtenant facilities The estimated annual energy generation is 1,577 GWh. Project power would be sold to a utility company. Applicant estimates that the cost of the work to be performed under the preliminary permit would be \$4,000,000.

I. This notice also consists of the following standard paragraphs: A5, A7, A9, A10, B, C, and D2.

12 a. Type of Application: Preliminary Permit.

b. Project No.: 11157-000.

c. Date Filed: June 5, 1991. d. Applicant: Rugraw, Inc.

e. Name of Project: Lassen Lodge Power Project.

f. Location: On the South Fork of Battle Creek in Tehama County, California. T28N, R3E in sections 20, 21, 28, 29, and 30: T28N, R2E in sections 22

g. Filed Pursuant to: Federal Power Act, 16 U.S.C. 791(a)-825(r).

h. Applicant Contact: Mr. Franz J. Rudolph, President, Rugraw, Inc., 500 Sansome Street, suite 604, San Francisco, CA 94111, (415) 397-3117.

i. FERC Contact: Mr. Michael Strzelecki, (202) 219-2827.

j. Comment Date: November 4, 1991.

k. Description of Project: The proposed project would consist of: (1) A 10-foot-high concrete diversion structure on the South Fork of Battle Creek; (2) a 42-inch-diameter, 3.7-mile-long buried pipeline and penstock combination paralleling existing maintenance roads from the diversion structure to a powerhouse; (3) a powerhouse

containing one 5-MW generating unit; (4) a 30-foot-long tailrace allowing water to return to the South Fork of Battle Creek; (5) a 3,800-foot-long transmission line interconnecting with an existing 20.8-kV Pacific Gas & Electric Company transmission line; and (6) appurtenant facilities.

No new access roads will be needed to conduct the studies. The approximate cost of the studies under the permit would be \$250,000.

l. This notice also consists of the following standard paragraphs: A5, A7, A9, A10, B, C, and D2.

13a. Type of Application: Preliminary

b. Project No.: 11161-000.

c. Date filed: June 17, 1991. d. Applicant: Hanalei Hydropower,

d. Applicant: Hanalei Hydropower Inc.

e. Name of Project: Hanalei River Power Project.

f. Location: On the Hanalei River and two of its tributaries, Kaapahu Falls and Pekoa Falls, on the island of Kauai in Hawaii.

g. Filed Pursuant to: Federal Power Act, 16 U.S.C. 791(a)–825(r).

h. Applicant Contact: Gary E. May, Hanalei Hydropower, Inc., 699 East South Temple, suite 220, Salt Lake City, UT 84102, (801) 363-6111.

i. FERC Contact: Mr. Michael Strzelecki, (202) 219–2827.

Comment Date: November 4, 1991. k. Description of Project: The proposed project would consist of: (1) An 8-foot-high diversion structure on the Hanalei River; (2) a 5-foot-high diversion structure near the mouth of Kaapahu Falls; (3) a 5-foot-high diversion structure near the mouth of Pekoa Falls; (4) a 68-inch-diameter, 16,500-foot-long penstock running along Hanalei River collecting flow from all three diversion structures; (5) a powerhouse with a 3.5-MW generating capacity; (6) a 0.6-mile-long, 69-kV transmission line interconnecting with an existing Kauai Electric transmission

line; and (7) appurtenant facilities.

No new access roads will be needed to conduct the studies. The approximate cost of the studies under the permit

would be \$250,000.

1. This notice also consists of the following standard paragraphs: A5, A7, A9, A10, B, C, and D2.

14a. Type of Application: Preliminary Permit.

b. Project No.: 11164-000.

c. Date filed: July 8, 1991. d. Applicant: South Sutter Water District.

e. Name of Project: Garden Bar Project.

f. Location: Partially on lands administered by the U.S. Bureau of Land Management on the Bear River in Nevada and Placer Counties, California. T14N, R6E in sections 24, 25, and 36; T14N, R7E in sections 19, 29, 30, 31, 32, 33, 34, and 35; T13N, R7E in sections 3, 4, 5, 8, 8, and 9.

g. Filed Pursuant to: Federal Power Act, 16 U.S.C. 791(a)–825(r).

h. Applicant Contact: Mr. Robert L. Melton, General Manager, South Sutter Water District, 2464 Pacific Avenue, Trowbridge, CA 95659, [916] 656–2242.

i. FERC Contact: Mr. Michael Strzelecki, (202) 219–2827.

Comment Date: October 30, 1991. k. Description of Project: The proposed pumped storage project would utilize the existing 170-foot-high Camp Far West dam and 2000-acre Camp Far West Reservoir (FERC Project No. 2997 and would consist of: (1) A 350-foot-high dam, and 85-foot-high dike, and a 60foot-high dike forming a 2100-acre upper reservoir on the Bear River just upstream of the existing project; (2) a 24foot-diameter, 1200-foot-long power tunnel connecting the upper reservoir with the existing lower reservoir; (3) three 50-foot-long penstocks connecting the power tunnel with a powerhouse; (4) a powerhouse containing four 73.35-MW generating units; (5) a 230-kV transmission line interconnecting with an existing 230-KV Pacific Gas & Electric Company transmission line; and

No new access roads will be required to conduct the studies under the permit. The approximate cost of the studies

would be \$1,000,000.

(6) appurtenant facilities.

l. This notice also consists of the following standard paragraphs: A5, A7, A9, A10, B, C, and D2.

15a. Type of Application: Preliminary Permit.

b. Project No.: 11177-000.

c. Date filed: August 16, 1991. d. Applicant: Lamp Hydro Associates.

e. Name of Project: Uniontown. f. Location: On the Ohio River in Union County, Kentucky and Posey

County, Indiana. g. Filed Pursuant to: Federal Power Act, 16 U.S.C. 791(a)–825(r).

h. Applicant Contact: Louis Rosenman, 1333 New Hampshire Avenue, suite 1100, Washington, DC 20036, (202) 457–7535.

i. FERC Contact: Charles T. Raabe (202) 219-2811.

j. Comment Date: November 4, 1991. k. Competing Application: Project No. 11155.

Date Filed: June 3, 1991.

Due Date: August 23, 1991.

l. Description of Project: The proposed project would utilize the existing U.S. Army Corps of Engineers' Uniontown Dam and would consist of:

(1) A powerhouse located near the end of the gated spillway having a total installed capacity of 57.2–MW; (2) a 13.8/69–kV switchyard; (3) a 9.5-milelong, 69-kV transmission line; and (4) appurtenant facilities.

Applicant estimates that the average annual energy generation would be 304,000 MWh and that the cost of the studies to be performed under the terms of the permit would be \$200,000.

m. This notice also consists of the following standard paragraphs: A8, A10, B, C, and D2.

Standard Paragraphs

A2. Development Application—Any qualified applicant desiring to file a competing application must submit to the Commission, on or before the specified deadline date for the particular application, the competing development application or a notice of intent to file such an application. Submitting a timely notice of intent allows an interested person to file the competing development application no later than 120 days after the specified deadline date for the particular application. Applications for a preliminary permit will not be accepted in response to this notice.

A5. Preliminary Permit-Anyone desiring to file a competing application for preliminary permit for a proposed project must submit the competing application itself, or a notice of intent to file such an application, to the Commission on or before the specified comment date for the particular application (see 18 CFR 4.36). Submission of a timely notice of intent allows an interested person to file the competing preliminary permit application no later than 30 days after the specified comment date for the particular application. A competing preliminary permit application must conform with 18 CFR 4.30(b)(1) and (9)

A7. Preliminary Permit—Any qualified development applicant desiring to file a competing development application must submit to the Commission, on or before the specified comment date for the particular application, either a competing development application or a notice of intent to file such an application. Submission of a timely notice of intent to file a development application allows an interested person to file the competing application no later than 120 days after the specified comment date for the particular application. A competing license application must conform with 18 CFR 4.30(b)(1) and (9) and 4.36.

A8. Preliminary Permit—Public notice of the filing of the initial preliminary permit application, which has already been given, established the due date for filing competing preliminary permit and development applications or notices of intent. Any competing preliminary permit or development application or notice of intent to file a competing preliminary permit or development application must be filed in response to and in compliance with the public notice of the initial preliminary permit application. No competing applications or notices of intent to file competing applications may be filed in response to this notice. A competing license application must conform with 18 CFR 4.30(b)(1) and (9) and 4.38.

A). Notice of intent—A notice of intent must specify the exact name, business address, and telephone number of the prospective applicant, include an unequivocal statement of intent to submit, if such an application may be filed, either (1) a preliminary permit application or (2) a development application (specify which type of application), and be served on the applicant(s) named in this public notice.

A10. Proposed Scope of Studies under Permit—A preliminary permit, if issued, does not authorize construction. The term of the proposed preliminary permit would be 36 months. The work proposed under the preliminary permit would include economic analysis, preparation of preliminary engineering plans, and study of environmental impacts. Based on the results of these studies, the Applicant would decide whether to proceed with the preparation of a development application to construct and operate the project.

B. Comments, Protests, or Motions to

Intervene-Anyone may submit comments, a protest, or a motion to intervene in accordance with the requirements of the Rules of Practice and Procedure, 18, CFR 385.210, .211, .214. In determining the appropriate action to take, the Commission will consider all protests or other comments filed, but only those who file a motion to intervene in accordance with the Commission's Rules may become a party to the proceeding. Any comments, protests, or motions to intervene must be received on or before the specified comment date for the particular application.

B1. Protests or Motions to Intervene—Anyone may submit a protest or a motion to intervene in accordance with the requirements of the Rules of Practice and Procedures, 18 CFR 385.210, .211, .214. In determining the appropriate action to take, the Commission will consider all protests filed, but only those

who file a motion to intervene in accordance with the Commission's Rules may become a party to the proceeding. Any protests or motions to intervene must be received on or before the specified comment date for the particular application.

B2. Protests or Motions to Intervene—Anyone may submit a protest or a motion to intervene in accordance with the requirements of the Rules of Practice and Procedures, 18 CFR 385.210, .211, .214. In determining the appropriate action to take, the Commission will consider all protests filed, but only those who file a motion to intervene in accordance with the Commission's Rules may become a party to the proceeding. Any protests or motions to intervene must be received on or before the specified deadline date for the particular application.

C. Filing and Service of Responsive Documents-Any filings must bear in all capital letters the title "COMMENTS", "NOTICE OF INTENT TO FILE COMPETING APPLICATION", "COMPETING APPLICATION", "PROTEST", "MOTION TO INTERVENE", as applicable, and the Project Number of the particular application to which the filing refers. Any of the above-named documents must be filed by providing the original and the number of copies provided by the Commission's regulations to: The Secretary, Federal Energy Regulatory Commission, 825 North Capitol Street, NE., Washington, DC 20426. An additional copy must be sent to Dean Shumway, Director, Division of Project Review, Federal Energy Regulatory Commission, room 1027 (810 1st), at the above-mentioned address. A copy of any notice of intent, competing application or motion to intervene must also be served upon each representative of the Applicant specified in the particular application.

D2. Agency Comments—Federal, state, and local agencies are invited to file comments on the described application. A copy of the application may be obtained by agencies directly from the Applicant. If an agency does not file comments within the time specified for filing comments, it will be presumed to have no comments One copy of an agency's comments must also be sent to the Applicant's representatives.

E. Filing and Service of Responsive Documents—The application is not ready for environmental analysis at this time; therefore, the Commission is not requesting comments, recommendations, terms and conditions, or prescriptions.

The Commission will notify all persons on the service list and affected

resource agencies and Indian tribes when the application is ready for an environmental analysis. If any person wishes to be placed on the service list, a motion to intervene must be filed by the specified deadline date herein for such motions. All resource agencies and Indian tribes that have official responsibilities that may be affected by the issues addressed in this proceeding. and persons on the service list will be able to file comments, terms and conditions, and prescriptions within 60 days of the date the Commission issues a notification letter that the application is ready for an environmental analysis. All reply comments must be filed with the Commission within 105 days from the date of that letter.

All filings must: (1) Bear in all capital letters the title "PROTEST" or "MOTION TO INTERVENE;" (2) set forth in the heading the name of the applicant and the project number of the application to which the filing responds: (3) furnish the name, address, and telephone number of the person protesting or intervening; and (4) otherwise comply with the requirements of 18 CFR 385.2001 through 385.2005. Any of these documents must be filed by providing the original and the number of copies required by the Commission's regulations to: Secretary, Federal Energy Regulatory Commission, 825 North Capitol Street. NE., Washington, DC 20426. An additional copy must be sent to: Director, Division of Project Review, Office of Hydropower Licensing, Federal Energy Regulatory Commission, room 1027, at the above address. A copy of any protest or motion to intervene must be served upon each representative of the applicant specified in the particular application.

Dated: September 10, 1991, Washington, DC.
Lois D. Cashell,
Secretary.
[FR Doc. 91-22138 Filed 9-13-91; 8:45 am]
BILLING CODE 6717-01-M

[Docket Nos. CP91-2918-000, et al.]

El Paso Natural Gas Co., et al.; Natural Gas Certificate Filings

Take notice that the following filings have been made with the Commission;

1. El Paso Natural Gas Company

[Docket No. CP91-2918-000] September 4, 1991.

Take notice that on August 29, 1991, El Paso Natural Gas Company (El Paso), P.O. Box 1492, El Paso, Texas 79978, filed in Docket No. CP91-2918-000 a request pursuant to § 157.205 of the Commission's Regulations under the Natural Gas Act (18 CFR 157.205) for authorization to provide an interruptible transportation service for Mercado Gas Services, Inc., a marketer, under the blanket certificate issued in Docket No. CP88-433-000 pursuant to section 7 of the Natural Gas Act, all as more fully set forth in the request that is on file with the Commission and open to public inspection.

El Paso states that, pursuant to an agreement dated May 13, 1991, under its Rate Schedule T-1, it proposes to transport up to 82,400 MMBtu per day equivalent of natural gas. El Paso indicates that it would transport 41,200 MMBtu on an average day and 15,038,000 MMBtu annually. El Paso further indicates that the gas would be transported from various points of receipt and would be redelivered in

Arizona, New Mexico, and Texas.

El Paso advises that service under § 284.223(a) commenced August 1, 1991, as reported in Docket No. ST91-10022-000.

Comment date: October 21, 1991, in accordance with Standard Paragraph G at the end of this notice.

Panhandle Eastern Pipe Line Company

[Docket Nos. CP91-2926-000, CP91-2927-000, CP91-2928-000]

September 5, 1991.

Take notice that on August 29, 1991,
Panhandle Eastern Pipe Line Company
(Panhandle), P.O. Box 1642, Houston
Texas 77251-1642 filed prior notice
requirements with the Commission in
the above-referenced dockets pursuant
to §§ 157.205 and 284.223 of the
Commission's Regulations under the
Natural Gas Act (NGA) for
authorization to transport natural gas on

behalf of various shippers under its blanket certificate issued in Docket No. CP86-585-000, pursuant to section 7 of the NGA, all as more fully set forth in the reuests which are open to public inspection.¹

Panhandle has provided information applicable to each transaction, including the shipper's identity; the type of transportation service; the appropriate transportation rate schedule; the peak day, average day, and annual volumes; the service initiation date; and related ST docket number of the 120-day transaction under § 284.223 of the Commission's Regulations, as summarized in the appendix.

Comment date: October 21, 1991, in accordance with Standard Paragraph G at the end of this notice.

¹ These prior notice requests are not consolidated.

Docket No.	Shipper (type)	Peak day average day annual Dt	Receipt points	Delivery points	Contract date rate schedule service type	Related docket start up date
CP91-2926-000	City of Bushnell, Illinois (local distributor).	1,922 1,922 701,530	CO, IL, KS, MI, OH, OK, TX.	IL	4-1-89, SCT, Firm	ST91-9834, 7-1-91.
CP91-2927-000	Village of Morton, Minois (local distributor).	9,9 99 9,999 3,649,635	CO, IL, KS, MI, OH, OK, TX.	L	4-1-89, SCT, Firm	ST91-9841, 7-1-91.
CP91-2928-000	City of Clarence, Missouri (local distributor).	262 262 95,630	CO, IL, KS, MI, OH, OK, TX.	MO	4-1-89, SCT, Firm	ST91-9746, 7-1-91.

3. Williston Basin Interstate Pipeline Company

[Docket No. CP91-2934-000] September 5, 1991.

Take notice that on August 29, 1991, Williston Basin Interstate Pipeline Company (Williston), suite 200, 304 East Rosser Avenue, Bismarck, North Dakota 58501, filed in Docket No. CP91-2934-000 an application pursuant to section 7(c) of the Commission's Regulations under the Natural Gas Act for authorization to provide additional sales service of 3,500 Mcf of natural gas per day under Rate Schedule G-1 to Montana-Dakota Utilities Company (MDU), all as more fully set forth in the application which is on file with the Commission and open to public inspection.

Specifically, Williston states that pursuant to an August 27, 1991 amendment to the existing June 23, 1988 gas service agreement for firm service under Rate Schedule G-1, MDU's maximum daily quantity (MDQ) would increase from 244,122 Mcf to 247,622 Mcf. Williston states that the 3,500 Mcf increase in the MDQ consists of an

increase at the following individual delivery points:

Individual delivery point	Increase in MDQ (Mcf)
Belle Fourche, SD	90
Spearfish, SD	251
Deadwood, SD	163
Lead, SD	150
Sturgis, SD	52
Black Hawk, SD	56
Rapid City, SD	2.247
Box Elder, SD	20
Villa Ranchero, SD	15
Belle Fourche to Rapid City Line 78	
Total	3,500

Williston states that it presently has adequate, uncommitted capacity in its transmission pipeline system to provide the additional firm service to MDU without having to add any new facilities and that it has sufficient supply available to its pipeline system in order to serve MDU's requested increase in service.

Comment date: September 26, 1991, in accordance with Standard Paragraph F at the end of the notice.

4. Colorado Interstate Gas Company

[Docket No. CP91-2937-000] September 5, 1991.

Take notice that on August 29, 1991, Colorado Interstate Gas Company (CIG), P.O. Box 1087, Colorado Springs, Colorado 80944, filed a prior notice request with the Commission in Docket No. CP91-2937-000 pursuant to \$ 157.205 of the Commission's Regulations under the Natural Gas Act (NGA) for authorization to provide a firm transportation service for Western Natural Gas and Transmission Corporation (Western), a marketer, under the blanket certificate issued in Docket No. CP86-589, et al., pursuant to section 7 of the NGA, all as more fully set forth in the request which is open to public inspection.

CIG states that it proposes to transport for Western on a firm basis up to 3,000 Mcf of natural gas on peak and average days pursuant to a June 1, 1991, transportation agreement under its FERC Rate Schedule TF-1. CIG states that it would receive the gas in

Colorado, Kansas, and Wyoming, and deliver the gas in Colorado. CIG further states that it would transport 1,005,000 Mcf annually. CIG advises that service under § 284.223(a) began June 5, 1991, as reported in Docket No. ST91-9390.

Comment date: October 21, 1991, in accordance with Standard Paragraph G

at the end of the notice.

5. Northern Natural Gas Company

[Docket Nos. CP91-2920-000 ², CP91-2921-000, CP91-2922-000, CP91-2923-000, CP91-2924-000, CP91-2925-000]

September 5, 1991.

Take notice that on August 29, 1991, Northern Natural Gas Company (Northern), 1400 Smith Street, P.O. Box 1188, Houston, Texas 77251–1188, filed in the above referenced dockets, prior notice requests pursuant to §§ 157.205 and 284.223 of the Commission's Regulations under the Natural Gas Act (18 CFR 157.205 and 284.223) for authorization to transport natural gas on behalf of various shippers under its blanket certificate issued in Docket No. CP86-435-000 pursuant to section 7 of the Natural Gas Act, all as more fully set forth in the prior notice requests which are on file with the Commission and open to public inspection and in the attached appendix.

Information applicable to each transaction including the identity of the shipper, the date of the interruptible transportation agreement between Northern and the respective shipper, the contract (CR #) or transportation request number of the transportation

agreement, function of the shipper, i.e., marketer, producer, end user, etc., the type of transportation service, the appropriate transportation rate schedule, the peak day, average day, and annual volumes, and the docket number and initiation dates of the 120-day transactions under § 284.223 of the Commission's Regulations has been provided by Northern and is included in the attached appendix.

Northern alleges that it would provide the proposed service for each shipper under an executed gas transportation agreement and would charge rates and abide by the terms and conditions of the referenced transportation rate schedules.

Comment date: October 21, 1991, in accordance with Standard Paragraph G at the end of this notice.

Docket No. trans.	Chianasana	Shipper's	Peak day 1	Poin	ts of	Start up date rate	Related ² dockets
agree. (tran. agr. No.)	Shipper name	function	avg. annual	Receipt	Delivery	schedule service type	
CP91-2920-000, 7- 24-91, (6301)	Cibola Corporation	Marketer	2,775 1,691 202,914	Various existing points.	IA	7-24-91, FDD-1, Firm deterred, Delivery.	ST91-10034-000.
CP91-2921-000, 8- 7-91, (10421)	Golden Gas Energies, Inc.	Marketer	10,000 7,500 3,650,000	Various existing points.	Various existing points.	5-25-91, IT-1, Interruptible.	ST91-10025-000.
CP91-2922-000, 8- 1-91, (10449)	Anthem Energy Company.	Marketer	50,000 37,500 18,250,000	Various existing points.	KS	8/1/91, IT-1, Interruptible.	ST91-10013-000.
CP91-2923-000, 8- 7-91, (10323)	Coast Energy Group, Inc.	End User	50,000 37,500 18,250,000	Off TX	Off TX	8/7/91, IT-1, Interruptible.	ST91-10026-000.
CP91-2924-000, 8- 1-91, (5974)	Cibola Corporation Inc.	Marketer	42,250 31,688 15,421,250	OK, KS, & TX	OK & KS	8-1-91, IT-1, Firm	ST91-9928-000.
CP91-2925-000, 8- 1-91, (10172)	Parker & Parsley Development Co.	Producer	30,000 22,500 10,950,000	Various existing points.	Various existing points.	8-1-91, IT-1, Interruptible.	ST91-10014-000.

¹ Quantities are shown in MMBtu.

6. United Gas Pipe Line Company

[Docket No. CP91-2906-000

September 5, 1991.

Take notice that on August 28, 1991, United Gas Pipe Line Company (United), P.O. Box 1478, Houston, Texas 77251–1478, filed in Docket No. CP91–2906–000 an application pursuant to sections 7(b) and 7(c) of the Natural Gas Act for permission and approval to abandon a certain transmission facilities in the Baton Rouge, Louisiana, area and to construct and operate other facilities to replace those proposed for abandonment, all as more fully set forth in the application which is on file with the Commission and open to public inspection.

United proposes to abandon 15.72 miles of 18-inch pipeline located on its

Baton Rouge-New Orleans main and loop line in St. James and St. John the Baptist Parishes, Louisiana. United proposes to replace this with 13.16 miles of 24-inch pipeline. It is stated that the replacement is needed because the existing pipeline facilities have deteriorated and new facilities would insure efficient operation of United's main line and would provide increased flexibility for United's system and longterm reliability of service for United's system and long-term reliability of service for United's Baton Rouge Marketing area. The cost of replacing the facilities as proposed is estimated at \$9.075 million, and it is asserted that the construction would be paid for from funds on hand. It is explained that the replacement of facilities proposed herein is part of a multi-year project to

renovate and modernize United's Baton Rouge-New Orleans transmission line, as authorized in Docket No. CP85–31– 000 (32 FERC ¶61,141).

Comment date: September 26, 1991, in accordance with Standard Paragraph F at the end of this notice.

7. Algonquin Gas Transmission Company, Trunkline Gas Company

[Docket Nos. CP91–2958–000, CP91–2959–000, CP91–2960–000, CP91–2961–000, CP91–2962–000, CP91–2963–000]

September 5, 1991.

Take notice that on September 3, 1991, Algonquin Gas Transmission Company, 1284 Soldiers Field Road, Boston, Massachusetts 02135, and Trunkline Gas Company, P.O. Box 1642, Houston, Texas 77251–1642, [Applicants] filed in the above-referenced dockets prior

² These prior notice requests are not consolidated.

² The ST Docket indicates that 120-day transportation service was initiated under § 284.223(a) of the Commission's Regulations.

notice requests pursuant to §§ 157.205 and 284.223 of the Commission's Regulations under the Natural Gas Act for authorization to transport natural gas on behalf of shippers under the blanket certificates issued in Docket No. CP89-948-000 and Docket No. CP86-586-000, respectively, pursuant to section 7 of the Natural Gas Act, all as more fully set forth in the requests that

are on file with the Commission and open to public inspection.3

Information applicable to each transaction, including the identity of the shipper, the type of transportation service, the appropriate transportation rate schedule, the peak day, average day

and annual volumes, and the initiation service dates and related ST docket numbers of the 120-day transactions under § 284.223 of the Commission's Regulations, has been provided by Applicants and is summarized in the attached appendix.

Comment date: October 21, 1991, in accordance with Standard Paragraph G at the end of this notice.

Docket No. (date filed)	Shipper name (type)	Peak day, average day, annual Mcf	Receipt points 1	Delivery points	Contract date, rate schedule, service type	Related docket, start up date
CP91-2958-000 (9-3-91)	Appalachian Gas Sales (shipper).	60,000 60,000 * 21,900,000	NJ	СТ	6-19-91, AIT-1, Interruptible.	ST91-9896-000, 7-1-91.
CP91-2959-000 (9-3-91)	Energy Marketing Exchange, Inc. (marketer).	150,000 150,000 3 54,750,000	MA, NY, NJ	. ст	6-19-91, AIT-1, Interruptible.	ST91-9897-000, 7-13-91.
CP91-2960-000 (9-3-91)	Nortech Energy Corporation (marketer).	15,000 15,000 5,475,000	OLA, IL, LA, TN, TX, OTX.	IN	7-24-90, PT, Interruptible.	ST91-9773-000, 7-1-91
CP91-2961-000 (9-3-91)	V.H.C. Gas Systems, L.P. (marketer).	200,000 200,000 73,000,000	TX, IL, LA, TN, TX, IL, OLA, OTX.	LA	6-10-89, PT, Interruptible.	ST91-9782-000, 7-3-91
CP91-2962-000 (9-3-91)	V.H.C. Gas Systems, L.P. (marketer).	200,000 200,000 73,000,000	TX, IL, LA, TN, TX, IL, OLA, OTX.	LA	8-30-89, PT, Interruptible.	ST91-9781-000, 7-3-91.
CP91-2963-000 (9-3-91)	Amoco Production Company (shipper).	30,000 30,000 10,950,000	OLA		2-1-90, PT, Interruptible.	ST91-9770-000, 7-16-91.

Offshore Louisiana and offshore Texas are shown as OLA and OTX.
 Algonquin's quantities are in MMBtu.
 Algonquin's quantities are in MMBtu.

8. Texas Gas Transmission Corporation

[Docket Nos. CP91-2940-000, CP91-2941-000, CP91-2942-000, CP91-2943-000, CP91-2944-

September 5, 1991.

Take notice that on August 30, 1991, Texas Gas Transmission Corporation (Texas Gas), 3800 Frederica Street, Owensboro, Kentucky 42301, filed in the above-referenced dockets prior notice requests pursuant to §§ 157.205 and 284.223 of the Commission's Regulations under the Natural Gas Act for

authorization to transport natural gas on behalf of shippers under its blanket certificate issued in Docket No. CP88-686-000, pursuant to section 7 of the Natural Gas Act, all as more fully set forth in the requests that are on file with the Commission and open to public inspection.4

Information applicable to each transaction, including the identity of the shipper, the type of transportation service, the appropriate transportation rate schedule, the peak day, average day and annual volumes, and the initiation service dates and related ST docket numbers of the 120-day transactions under § 284.223 of the Commission's Regulations, has been provided by Texas Gas and is summarized in the attached appendix.

Comment date: September 26, 1991, in accordance with Standard Paragraph F at the end of this notice.

Docket No. (date filed)	Shipper name (type)	Peak day, average day, annual MMBtu	Receipt points	Delivery points	Contract date, rate schedule, service type	Related docket, start up date
CP91-2940-000 (8-30-91)	Tejas Hydrocarbons Company (shipper).	250,000 100,000 91,250,000	Various	TN, KY	3–4–91, IT, Interruptible.	ST91-10055-000, 8-15-91.
CP91-2941-000 (8-30-91)	Tejas Hydrocarbons Company (shipper).	250,000 100,000 91,250,000	Various	OH, KY, IN	3-19-91, IT, Interruptible.	ST91-10051-000, 8-15-91.
CP91-2942-000 (8-30-91)	Tejas Hydrocarbons Company (shipper).	250,000 100,000 91,250,000	Various	IL, KY, IN	4-2-91, IT, Interruptible.	ST91-10054-000, 8-15-91.
CP91-2943-000 (8-30-91)	Tejas Hydrocarbons Company (shipper).	250,000 100,000 91,250,000	Various	LA, MS, TX, AR, TN	4-2-91, IT, Interruptible.	ST91-10052-000, 8-15-91.
CP91-2944-000 (8-30-91)	Williams Gas Marketing Company (marketer).	150,000 10,000 3,650,000	Various	LA	3-21-91, IT, Interruptible.	ST91-10053-000, 8-1-91.

³ These prior notice requests are not consolidated.

^{*} These prior notice requests are not consolidated.

9. Trunkline Gas Company

[Docket No. CP91-2939-000]

September 5, 1991.

Take notice that on August 30, 1991. Trunkline Gas Company (Trunkline). P.O. Box 1642, Houston, Texas 77251-1642, filed in Docket No. CP91-2939-000 a request pursuant to \$ 157.205 of the Commission's Regulations under the Natural Gas Act (18 CFR 157.205) for authorization to provide an interruptible transportation service for BP Gas, Inc., a marketer, under the blanket certificate issued in Docket No. CP86-586-000 pursuant to section 7 of the Natural Gas Act, all as more fully set forth in the request that is on file with the Commission and open to public inspection.

Trunkline states that, pursuant to an agreement dated December 10, 1987, as amended, under its Rate Schedule PT, it proposes to transport up to 250,000 Mcf per day of natural gas. Trunkline indicates that it would transport 250,000 Mcf on an average day and 91,250,000 Mcf annually. Trunkline further indicates that the gas would be transported from Offshore Louisiana, Offshore Texas, Texas, Illinois, Louisiana, and Tennessee, and would be redelivered in Illinois.

Trunkline advises that service under § 284.223(a) commenced June 29, 1991, as reported in Docket No. ST91-9661-

000.

Comment date: October 21, 1991, in accordance with Standard Paragraph G at the end of this notice.

10. Tennessee Gas Pipeline Company

[Docket No. CP91-2902-000] September 5, 1991.

Take notice that on August 27, 1991. Tennessee Gas Pipeline Company (Tennessee), P.O. Box 2511, Houston, Texas 77252 filed in Docket No. CP91-2902-000 a request pursuant to § 157.205 of the Commission's Regulations under the Natural Gas Act (18 CFR 157.205) for authorization to add an existing delivery point and reassign volumes of gas under two existing storage service transportation contracts for Essex County Gas Company (Essex), under Tennessee's blanket certificate issued in Docket No. CP82-413-000 pursuant to section 7 of the Natural Gas Act, all as more fully set forth in the request which is on file with the Commission and open to public inspection.

Tennessee proposes to add an additional delivery point at Wenham, Middlesex County, Massachusetts, for storage service transportation gas, and reassign volumes as follows:

Delivery point	Daily quantity limit
Wenham	2050 dth. 2019 dth.

Tennessee states that the total volumes of natural gas to be delivered to Essex would not exceed the presently authorized volumes. Tennessee states further that this service is provided pursuant to Tennessee's Rate Schedule SST-NE.

Comment date: October 21, 1991, in accordance with Standard Paragraph G at the end of this notice.

11. Panhandle Eastern Pipe Line Company

[Docket No. CP91-2907-000]

September 5, 1991.

Take notice that on August 28, 1991, Panhandle Eastern Pipe Line Company (Panhandle), P.O. Box 1642, Houston, Texas 77251-1642, filed in Docket No. CP91-2907-000 a request pursuant to § 157.205 of the Commission's Regulations under the Natural Gas Act (NGA) for authorization to construct and operate one new delivery point, to operate existing facilities as an additional jurisdictional delivery point. both for service to Indiana Gas Company, Inc. (Indiana Gas), and to reassign deliveries at Indiana Gas' delivery points, under Panhandle's blanket certificate issued by the Commission in Docket No. CP83-83-000 pursuant to section 7 of the NGA, all as more fully set forth in the request which is on file with the Commission and open to public inspection.

Panhandle states that Indiana Gas is an existing jurisdictional sales customer under Panhandle's Rate Schedule G-1 and that the proposed changes are specified in a service agreement dated August 23, 1991. It is explained that this agreement supersedes an agreement dated March 1, 1991, filed in Docket No. GT91-27-000, pending Commission authorization of conversion of sales volumes to transportation volumes under § 284.10 of the Commission's

Regulations.

It is explained that the Fowlerton point is an existing delivery point, which was installed under Natural Gas Policy Act section 311 authorization. It is further explained that Panhandle proposes herein to add this point to the sales agreement between Panhandle and Indiana Gas as a jurisdictional delivery

point. It is asserted that the maximum daily volume of gas delivered to the Fowlerton point would be 1,000 Mcf.

Panhandle also proposes to construct an 8-inch hot tap on its 12-inch Richmond lateral and to designate this as the Richmond II delivery point, also to be added to the sales agreement between Panhandle and Indiana Gas. It is asserted that the maximum daily volume of gas delivered to the Richmond II delivery point would be 5,000 Mcf.

Panhandle proposes to reassign volumes of gas to be delivered to 17 of Indiana Gas' delivery points, as listed in the service agreement included in the application. It is asserted that Indiana Gas' total contract demand would remain unchanged.

It is estimated that the cost of the facilities for the Richmond II delivery point would be approximately \$224,000, with Panhandle and Indiana Gas each paying 50 percent.

Comment date: October 21, 1991, in accordance with Standard Paragraph G

at the end of this notice.

12. Trunkline Gas Company

IDocket No. CP91-2964-000, CP91-2965-000, CP91-2966-000, CP91-2967-000} September 6, 1991.

Take notice that on September 3, 1991, Trunkline Gas Company (Trunkline). P.O. Box 1642, Houston, Texas 77251-1642, filed in the above-referenced dockets prior notice requests pursuant to §§ 157.205 and 284.223 of the Commission's Regulations under the Natural Gas Act for authorization to transport natural gas on behalf of shippers under its blanket certificate issued in Docket No. CP86-586-000 pursuant to section 7 of the Natural Gas Act, all as more fully set forth in the requests that are on file with the Commission and open to public inspection.

Information applicable to each transaction, including the identity of the shipper, the type of transportation service, the appropriate transportation rate schedule, the peak day, average day and annual volumes, and the initiation service dates and related ST docket numbers of the 120-day transactions under § 284.223 of the Commission's Regulations, has been provided by Trunkline and is summarized in the attached appendix.

Comment date: October 21, 1991, in accordance with Standard Paragraph G

at the end of this notice.

These prior notice requests are not

Docket No. (date filed)	Shipper name (type)	Peak day, average day, annual Mcf	Receipt 1 points	Delivery points	Contract date, rate schedule, service type	Related docket, startup date
CP91-2964-000 (9-3-91)	Texaco Gas Marketing, Inc. (marketer).	200,000 200,000 73,000,000	OLA, OTX, IN, IL, LA, TN, TX.	OH	4-24-91, PT, Interruptible.	ST91-9779-000, 7-1-91.
CP91-2965-000 (9-3-91)	Eagle Natural Gas Company (marketer).	1,000 1,000 365,000	OLA, OTX, LA, IL, TN, TX.	И	4-23-91, PT, Interruptible.	ST91-9780-000, 7-4-91.
CP91-2966-000 (9-3-91)	CNG Trading Company (marketer).	140,000 140,000 51,100,000	OLA, OTX, IN, IL, LA, TN, TX.	OH	2-14-91, PT, Interruptible.	ST91-9775-000, 7-1-91.
CP91-2967-000 (9-3-91)	Polaris Pipeline Corporation (marketer).	50,000 50,000 18,250,000	OLA, OTX, IN, IL, LA, TN, TX.	OH	2-18-91, PT, Interruptible.	ST91-9778-000, 7-1-91.

¹ Offshore Louisiana and offshore Texas are shown as OLA and OTX.

13. Panhandle Eastern Pipe Line Company

[Docket No. CP91-2972-000, CP91-2973-000, CP91-2974-000, CP91-2975-000]

September 6, 1991.

Take notice that on September 3, 1991, Panhandle Eastern Pipe Line Company (Panhandle), P.O. Box 1642, Houston, Texas 77251–1642, filed prior notice requests with the Commission in the above-referenced dockets pursuant to §§ 157.205 and 284.223 of the

Commission's Regulations under the Natural Gas Act (NGA) for authorization to transport natural gas on behalf of various shippers under its blanket certificate issued in Docket No. CP86–585–000, pursuant to section 7 of the NGA, all as more fully set forth in the requests which are open to public inspection.⁶

Panhandle has provided information

applicable to each transaction, including the shipper's identity; the type of transportation service; the appropriate transportation rate schedule; the peak day, average day, and annual volumes; the service initiation date; and related ST docket number of the 120-day transaction under § 284.223 of the Commission's Regulations, as summarized in the appendix.

Comment date: October 21, 1991, in accordance with Standard Paragraph G at the end of this notice.

Docket No.	Shipper (type)	Peak day, average day, annual Dt	Receipt points	Delivery points	Contract date, rate schedule, service type	Related docket, start up date
CP91-2972-000	City of Madison, Missouri (local distributor).	400 400 146,000	CO, IL, KS, MI, OH, OK, TX.	мо	4-1-89, SCT, Firm	ST91-9750, 7-1-91.
CP91-2973-000	City of Paris, Missouri (local distributor).	1,270 1,270 463,550	CO, IL, KS, MI, OH, OK, TX.	MO	4-1-89, SCT, Firm	ST91-9749, 7-1-91.
CP91-2974-000	City of Perry, Missouri (local distributor).	419 419 152,935	CO, IL, KS, MI, OH, OK, TX.	MO	4-1-89, SCT, Firm	ST91-9753, 7-1-91.
CP91-2975-000	Village of Edinburg, Illionis (local distributor).	766 766 279,590	CO, IL, KS, MI, OH, OK, TX.	MO	4-1-89, SCT, Firm	ST91-9740, 7-1-91.

14. Panhandle Eastern Pipe Line Co.

[Docket No. CP86-317-007] September 6, 1991.

Take notice that on August 8, 1991, Panhandle Eastern Pipe Line Company (Panhandle), P.O. Box 1642, Houston, Texas, 77251–1642, filed in Docket No. CP86–317–007 a petition to amend its existing Presidential Permit pursuant to section 3 of the Natural Gas Act, as amended, and the Federal Energy Regulatory Commissions' (Commission) Regulations promulgated thereunder so as to increase the operating capacity to the Windsor laterals, all as more fully set fourth in the request which is on file with the Commission and open for public inspection.

It is stated that Panhandle seeks authorization to amend its Presidential Permit for the Windsor Laterals, previously certified, with a current operating capacity of 150,000 Mcf per day to Union Gas (Union). The Windsor Laterals consists of two parallel 12%-inch pipelines which extend from the west bank of the Detroit River in Michigan and connect with the transmission pipelines owned by Union at the International Boundary. The Windsor Laterals, it is further stated, can be used for both import and export purposes.

Panhandle specifically requests that the Commission amend its existing Presidential Permit pursuant to section 3 of the Natural Gas Act, Executive Order 10485, as amended by Executive Order 12038, and Delegation Order 0204–112 by the Secretary of Energy, to Docket No. CP91–317–007, et. al allow operation of the Windsor Laterals at the maximum attainable delivery of 195,000 Mcf per day to Union for the exportation of natural gas.

Comment date: September 27, 1991, in accordance with the first subparagraph of Standard Paragraph F at the end of this notice.

15. K N Energy, Inc.

[Docket No. CP91-2936-000]

September 6, 1991.

Take notice that on August 29, 1991, K N Energy, Inc. (K N), P. O. Box 281304, Lakewood, Colorado, 80228, filed in Docket No. CP91–2936–000 a request

These prior notice requests are not consolidated.

pursuant to §§ 157.205 and 157.211 of the Commission's Regulations under the Natural Gas Act, to upgrade an existing town border station (TBS) for delivery of gas to the Don Henry power plant in Hastings, Nebraska, by replacing the two 4" inch meters already in place with one 6" meter, all as more fully set forth in the request on file with the Commission and open to public inspection.

K N states that Hasting Utilities has requested that the TBS be upgraded to provide for future capability up to 25,000 Mcf/day and for the possible addition of a second turbine generator at the Don Henry plant. K N submits that installation of the 6" meter would provide a substantial short-term costs savings and would improve design capacity for future load changes contemplated by the City of Hastings. K N also states that there will be no change in the total transportation volume presently authorized and that there will be no adverse impact on K N's peak day and annual deliveries. K N so indicates that it has sufficient capacity to accomplish the deliveries without detriment or disadvantage to its' other customers.

Comment date: October 21, 1991, in accordance with the Standard Paragraph G at the end of this notice.

16. Northwest Pipeline Corporation

[Docket No. CP91-2950-000] September 6, 1991.

Take notice that on August 30, 1991, Northwest Pipeline Corporation (Northwest), 295 Chipeta Way, Salt Lake City, Utah 84158-0900, filed in Docket No. CP91-2950-000 an application pursuant to section 7(b) of the Natural Gas Act for permission and approval to abandon portions of its field gas compression facilities at the Rifle Compressor Station (Rifle) and the Rifle Boulton Compressor Station (Rifle Boulton) both located in Garfield County, Colorado and the Grand Gas Compressor Station (Grand) located in Grand County, Utah, all as more fully set forth in the application which is on file with the Commission and open to public inspection.

Northwest states that its Rifle, Rifle

Boulton and Grand gas compressor stations are integral parts of existing gathering systems and are used to compress natural gas gathered in the respective systems for delivery into transmission pipelines. Northwest further states that the Rifle and Rifle Boulton compressor stations discharge into transmission lines of Questar Pipeline Company (Questar), and the Grand compressor station discharges into Northwest's mainline. Northwest avers that certain of the existing compressor units in the Rifle Boulton and Grand compressor stations presently are either not utilized or are severely underutilized and can be more effectively used elsewhere. Northwest also states that the Rifle compressor station requires additional compression which dictates the need to remove certain existing undersized units, which then would be replaced with larger

Specifically, Northwest requests permission and approval to abandon by removal the following field compressor units:

(1) Two Ajax DPC 140, 140 HP rental units at the Rifle compressor station, at the downstream end of Northwest's Clough Gathering System. These two units would be returned to the vendor and the estimated cost of removal is \$9,300.

(2) One Ajax DPC 140, 140 HP compressor unit at the Rifle Boulton station, near the downstream end of Northwest's Rifle Boulton Gathering System. This unit would be placed in inventory and reused elsewhere in Northwest's gathering systems. The estimated cost of removing this unit is \$13,000.

(3) The Caterpillar-Worthington G399, 550 HP compressor unit at the Grand compressor station, near the downstream end of Northwest's Grand Gathering System. This unit would be removed and subsequently reinstalled at the Rifle Compressor Station. The estimated cost of removing this unit is \$20,000.

Northwest states that no abandonment of service will occur as a result of the proposed facility abandonments. Northwest states that appropriately sized replacement units would be installed at the Rifle and Rifle Boulton compressor stations under Northwest's blanket certificate and the remaining units at the Grand compressor station are adequate to handle the available volumes.

Comment date: September 27, 1991, in accordance with Standard Paragraph F at the end of this notice.

17. ANR Pipeline Company, ANR Pipeline Company, ANR Pipeline Company, ANR Pipeline Company, Tennessee Gas Pipeline Company

[Docket Nos. CP91-2945-000, 7 CP91-2946-000, CP91-2947-000, CP91-2948-000, CP91-2951-000]

September 6, 1991.

Take notice that the above referenced companies (Applicants) filed in the above referenced dockets, prior notice requests pursuant to §§ 157.205 and 284.223 of the Commission's Regulations under the Natural Gas Act for authorization to transport natural gas on behalf of various shippers under their blanket certificates issued pursuant to section 7 of the Natural Gas Act, all as more fully set forth in the prior notice requests which are on file with the Commission and open to public inspection and in the attached appendix.

Information applicable to each transaction, including the identity of the shipper, the type of transportation service, the appropriate transportation rate schedule, the peak day, average day, and annual volumes, and the docket numbers and initiation dates of the 120-day transactions under § 284.223 of the Commission's Regulations, has been provided by the Applicants and is included in the attached appendix.

The Applicants also state that each would provide the service for each shipper under an executed transportation agreement, and that the Applicants would charge the rates and abide by the terms and conditions of the referenced transportation rate schedules.

Comment date: October 21, 1991, in accordance with Standard Paragraph G at the end of this notice.

² These prior notice requests are not consolidated.

Docket No. App	Applicant (date		Destruction 1	Points of ²		Start up date	Rate schedule
related ³ dockets	filed)	Shipper name	Shipper name Peak day ¹ Aver	Average annual	Receipt	delivery	Hase schedule
CP91-2945-000 (8-30-91)	ANR Pipeline Company, 500 Renaissance Center, Detroit Michigan 48243.	Howard Energy Co.	100,000 100,000 36,500,000	LA, OLA, TX, OTX, OK, KS, MI, KY, WI.	Mi	07-10-91, ITS	ST91-9878-000, CP88-532-000

Docket No.	Applicant (date	Shipper name	0-11-1-1	Point	s of ²	Start up date delivery	Rate schedule
related ³ dockets	filed)		Peak day ¹	Average annual	Receipt		
CP91-2946-000 (8-30-91)	ANR Pipeline Company, 500 Renaissance Center, Detroit Michigan 48243.	Texaco Exploration and Production Inc.	100,000 100,000 36,500,000	LA, OLA, TX, OTX, OK, KS.	L	07-01-91, ITS	ST91-9849-000, CP88-532-000.
CP91-2947-000 (8-30-91)	ANR Pipeline Company, 500 Renaissance Center, Detroit Michigan 48243 Charleston, West Virgina 25314.	Union Gas Limited.	250,000 250,000 91,250,000	MI, WI	М	07-02-91, ITS	ST91-9999-000, CP88-532-000.

Quantities are shown in dt.
 Offshore Louisiana and Offshore Texas are shown as OLA and OTX, respectively.
 The CP and RP docket corresponds to applicant's blanket transportation certificate. If an ST docket is shown, 120-day transportation service was reported in it.

Docket No. related 6 dockets	Applicant (date	date Shipper name	Peak day 4	Point	s of ⁵	Start up date delivery	Rate schedule
	filed)			Average annual	Receipt		
CP91-2948-000 (8-30-91)	ANR Pipeline Company, 500 Renaissance Center, Detroit Michigan 48243.	Bishop Pipeline Corp.	100,000 100,000 36,500,000	LA, OLA, TX, OTX, OK, KS, WI.	IN	07-01-91, ITS	ST91-9848-000, CP88-532-000.
CP91-2951-000 (8-30-91)	Tennessee Gas Pipeline Company, P.O. Box 2511, Houston, Texas 77252.	Unicorp Energy, Inc.	50,000 50,000 18,250,000	OTX, TX, OLA, LA	PA, CT, LA, TN, KY	07-28-91, ITS	ST91-10010-000, CP87-115-000.

Quantities are shown in dt

Offshore Louisiana and Offshore Texas are shown as OLA and OTX, respectively.
The CP and RP docket corresponds to applicant's blanket transportation certificate. If an ST docket is shown, 120-day transportation service was reported in it.

Standard Paragraphs

F. Any person desiring to be heard or make any protest with reference to said filing should on or before the comment date file with the Federal Energy Regulatory Commission, 825 North Capitol Street, NE., Washington, DC 20426, a motion to intervene or a protest in accordance with the requirements of the Commission's Rules of Practice and Procedure (18 CFR 385.211 and 385.214) 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 part in any hearing therein must file a motion to intervene in accordance with the Commission's Rules.

Take further notice that, pursuant to the authority contained in and subject to jurisdiction conferred upon the Federal **Energy Regulatory 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 or its designee on this filing if no motion 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 motion 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 the applicant to appear or be represented at the hearing.

G. Any person or the Commission's staff may, within 45 days after the issuance of the instant notice by the Commission, file pursuant to rule 214 of the Commission's Procedural Rules (18 CFR 385.214) a motion to intervene or notice of intervention and pursuant to § 157.205 of the Regulations under the Natural Gas Act (18 CFR 157.205) a protest to the request. If no protest is filed within the time allowed therefore, the proposed activity shall be deemed to be authorized effective the day after the time allowed for filing a protest. If a protest is filed and not withdrawn within 30 days after the time allowed for filing a protest, the instant request shall be treated as an application for

authorization pursuant to section 7 of the Natural Gas Act. Lois D. Cashell, Secretary. [FR Doc. 91-22139 Filed 9-13-91; 8:45 am] BILLING CODE 6717-01-M

[Docket No. TM92-1-13-000]

Gas Gathering Corporation; Proposed Changes in FERC Gas Tariff

September 9, 1991.

Take notice that Gas Gathering Corporation (GGC), on September 3, 1991, tendered for filing Fifth Revised Sheet No. 4 to First Revised Volume No. 1 of its FERC Gas Tariff, with an effective date of October 1, 1991.

GCC states that this filing is to revise GGC's ACA rate charge from \$.0022 to \$.0024 per MMBtu at 14.73 wet.

Any person desiring to be heard or to protest said filing should file a motion to intervene or protest with the Federal Energy Regulatory Commission, 825 North Capitol Street, NE., Washington, DC 20426, in accordance with 18 CFR 385.214 and 385.211 of the Commission's Rules and Regulations. All such motions or protests should be filed on or before September 16, 1991. 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 motion to intervene. Copies of this filing are on file with the Commission and are available for public inspection in the public reference room. Lois D. Cashell,

Secretary.

[FR Doc. 91-2130 Filed 9-13-91; 845 am]

[Docket No. TQ91-10-4-000]

Granite State Gas Transmission, Inc.; Changes in Rates

September 9, 1991.

Take notice that on September 5, 1991, Granite State Gas Transmission, Inc. (Granite State), 300 Friberg Parkway, Westborough, Massachusetts 01581– 5039, filed Fifth Revised Sixth Revised Sheet No. 21 in its FERC Gas Tariff, Second Revised Volume No. 1, containing changes in rates for effectiveness on September 5, 1991.

According to Granite State, its filing is an out-of-cycle purchased gas cost adjustment applicable to the remainder of the third quarter of 1991. Granite State further states that its costs for purchases of gas in the spot-market have increased substantially above the projected costs for such purchases in its third quarter purchased gas adjustment filing, effective July 1, 1991. It is further stated that Granite State projects purchasing 68 percent of its system supply in the spot-market for the remainder of the third quarter and, without the proposed out-of-cycle adjustment, Granite State will be exposed to the risks of undercollecting its gas purchase costs.

Granite State further states that the revised rates are applicable to its wholesale sales to its affiliated distribution company customers: Bay State Gas company and Northern

Utilities, Inc.

Granite State states that copies of its filing were served upon its customers and the regulatory commissions of the states of Maine, New Hampshire and Massachusetts.

Any person desiring to be heard or to make any protest with reference to said filing should file a motion to intervene or protest with the Federal Energy Regulatory Commission, 825 North Capitol Street, NE., Washington, DC 20426, in accordance with rules 211 and 214 of the Commission's Rules of Practice and Procedures (18 CFR 385.211 and 385.214). All such motions or protests should be filed on or before

September 16, 1991. 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 to the proceeding or to participate as a party in any hearing therein must file a motion to intervene in accordance with the Commission's Rules. Copies of this filing are on file with the Commission and are available for public inspection.

Lois D. Cashell, Secretary.

[FR Doc. 91-22131 Filed 9-13-91; 8:45 am]

[Docket No. TQ92-1-5-001]

Midwestern Gas Transmission Co.; Proposed Changes in FERC Gas Tariff

September 9, 1991.

Take notice that Midwestern Gas Transmission Company (Midwestern) on September 4, 1991, tendered for filing Thirtieth Revised Sheet No. 5 and Twenty-fifth Revised Sheet No. 6 to First Revised Volume 1 of its FERC Gas Tariff, to be effective October 1, 1991.

Midwestern states that the purpose of this filing is to correct pagination and effective date errors discovered subsequent to the filing of Midwestern's August 30, 1991 Quarterly PGA rate adjustment to its sales rates for the period October 1 through December 31, 1991. Midwestern states that no other changes to the tariff sheets have been made.

Midwestern states that copies of the filing has been mailed to all customers and affected state regulatory commissions.

Any person desiring to protest said filing should file a protest with the Federal Energy Regulatory Commission, 825 North Capitol Street, NE., Washington, DC 20426, in accordance with rule 211 of the Commission's Rules of Practice and Procedure 18 CFR 385.211. All such protests should be filed on or before September 16, 1991. 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. Copies of this filing are on file with the Commission and are available for public inspection.

Lois D. Cashell,

BILLING CODE 6717-01-M

Secretary. [FR Doc. 91–22132 Filed 9–13–91; 8:45 am] [Docket No. TA92-1-40-000]

Raton Gas Transmission Co.; Proposed Changes in FERC Gas Tariff

September 9, 1991.

Take notice that Raton Gas
Transmission Company (Raton)
tendered for filing on August 30, 1991
Twenty Second Revised Sheet No. 4 as
part of its FERC Gas Tariff. The
proposed effective date of the tariff
sheet is October 1, 1991.

Raton requests that the Commission grant whatever waiver it may deem necessary to allow the proposed tariff to become effective on October 1, 1991.

Raton states that the filing reflects a Demand Charge increase of 1.0 cent per Mcf and a Commodity Charge decrease of 30.29 cents per Mcf.

Raton states that copies of the filing have been served on Raton's two customers and the state commission and are available for public inspection at

Raton's office in Raton.

Any person desiring to be heard or to protest said filing should file a motion to intervene or protest with the Federal Energy Regulatory Commission, 825 North Capitol Street, NE., Washington, DC 20426, in accordance with 18 CFR 385.214 and 385.211 of the Commission's Rules and Regulations. All such motions or protests should be filed on or before September 27, 1991. 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 motion to intervene. Copies of this filing are on file with the Commission and are available for public inspection in the public reference room. Lois D. Cashell,

Secretary.

[FR Doc. 91-22133 Filed 9-13-91; 8:45 am]

[Docket No. GT91-38-000]

Western Gas Interstate Co.; Proposed Changes in FERC Gas Tariff

September 9, 1991.

Take notice that Western Gas
Interstate Company (Western) on
September 3, 1991, tendered on
electronic media for filing as part of its
FERC Gas Tariff, Second Revised
Volume No. 1, tariff sheets listed on
Attachment A attached to the filing.
Western states that these electronic
tariff sheets contain no changes to the
textual content and are merely a
duplication of Western's currently
effective tariff sheets.

Western states that it has served only the transmittal letter upon state regulatory agencies and its customers.

Any person desiring to be heard or to protest said filing should file a motion to intervene or protest with the Federal Energy Regulatory Commission, 825 North Capitol Street, NE., Washington, DC 20426, in accordance with 18 CFR 385.214 and 385.211 of the Commission's Rules and Regulations. All such motions or protests should be filed on or before September 16, 1991. 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 motion to intervene. Copies of this filing are on file with the Commission and are available for public inspection in the public reference room. Lois D. Cashell.

Secretary.

[FR Doc. 91-22134 Filed 9-13-91; 8:45 am]

[Docket No. RP89-179-011]

Western Gas Interstate Co.; Compliance Filing

September 9, 1991.

Take notice that Western Gas
Interstate Company, (Western) on
August 27, 1991, tendered for filing
substitute tariff sheets to Second
Revised Volume No. 1 of its FERC Gas
Tariff to comply with the Commission's
Letter Order of August 1, 1991, and the
Notice of Extension of Time issued on
August 21, 1991. The proposed effective
date of all of the tariff sheets is March 1,
1991.

Western states that copies of the filing are being mailed to its customers and interested state regulatory commissions.

Any person desiring to protest said filing should file a protest with the Federal Energy Regulatory Commission. 825 North Capitol Street, NE., Washington, DC 20426, in accordance with Rule 211 of the Commission's Rules of Practice and Procedure 18 CFR 385.211. All such protests should be filed on or before September 16, 1991. 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. Copies of this filing are on file with the Commission and are available for public inspection.

Lois D. Cashell, Secretary.

[FR Doc. 91-22135 Filed 9-13-91; 8:45 am]

[Docket No. RP85-39-007]

Wyoming Interstate Co., Ltd.; Compilance Filing

September 9, 1991.

Take notice that Wyoming Interstate Company, Ltd. (WIC) on August 30, 1991, pursuant to the Commission's order issued May 21, 1991 approving the settlement in Docket No. RP85-39-000, and its order issued August 9, 1991 in Docket No. RP85-39-006 denying rehearing of the May 21 order, tendered for filing as a part of its Original Volume No. 1 FERC Gas Tariff the following proposed tariff sheets:

Twelfth Revised Sheet No. 5 Second Revised Sheet No. 6 Second Revised Sheet No. 12

WIC requests that the tariff sheets be made effective as of September 1, 1991. WIC further states that in accordance with Article IV of the settlement, WIC will make refunds to affected customers on or before October 8, 1991, and will file its report of refunds with the Commission on or before November 7, 1991.

WIC states that copies of the filing are being served on all parties listed on the service list.

Any person desiring to protest said filing should file a protest with the Federal Energy Regulatory Commission, 825 North Capitol Street, NE., Washington, DC 20426, in accordance with Rule 211 of the Commission's Rules of Practice and Procedure 18 CFR 385.211. All such protests should be filed on or before September 16, 1991. 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. Copies of this filing are on file with the Commission and are available for public inspection.

Lois D. Cashell,

Secretary.

[FR Doc. 91-22136 Filed 9-13-91; 8:45 am] BILLING CODE 6717-01-M

Office of Fossil Energy

[FE Docket No. 91-44-NG]

Cibola Corporation; Order Granting Authorization to Import Natural Gas

AGENCY: Department of Energy, Office of Fossil Energy.

ACTION: Notice of an order granting blanket authorization to import natural gas.

SUMMARY: The Office of Fossil Energy of the Department of Energy gives notice that it has issued an order granting Cibola Corporation blanket authorization to import up to 36.5 Bcf of natural gas over a two-year period commencing with the date of first delivery.

A copy of this order is available for inspection and copying in the Office of Fuels Programs Docket Room, 3E-056, Forrestal Building, 1000 Independence Avenue, SW., Washington, DC 20585, (202) 586-9478. The docket room is open between the hours of 8 a.m. and 4:30 p.m., Monday through Friday, except Federal holidays.

Issued in Washington, DC, September 9, 1991.

Clifford P. Tomaszewski,

Acting Deputy Assistant Secretary for Fuels Programs, Office of Fossil Energy. [FR Doc. 91–22155 Filed 9–13–91; 8:45 am]

BILLING CODE 6450-01-M

[FE Docket No. 91-28-NG]

Energy Marketing Exchange, Inc.; Order Granting Authorization to Export Natural Gas

AGENCY: Department of Energy, Office of Fossil Energy.

ACTION: Notice of an order granting blanket authorization to export natural gas.

summary: The Office of Fossil Energy of the Department of Energy gives notice that it has issued an order granting Energy Marketing Exchange, Inc. blanket authorization to export a total of 73.1 Bcf of natural gas to Canada and a total of 73.1 Bcf to Mexico over a twoyear period commencing with the date of first delivery.

A copy of this order is available for inspection and copying in the Office of Fuels Programs Docket Room, 3F-056, Forrestal Building, 1000 Independence Avenue, SW., Washington, DC 20585, (202) 588-9478. The docket room is open between the hours of 8 a.m. and 4:30 p.m., Monday through Friday, except Federal holidays.

Issued in Washington, DC, September 9,

Clifford P. Tomaszewski,

Acting Deputy Assistant Secretary for Fuels Programs, Office of Fossil Energy.

[FR Doc. 91-22154 Filed 9-13-91; 8:45 am]

[FE Docket No. 91-58-NG]

Northern Natural Gas Co.; Application to Import Natural Gas From Canada

AGENCY: Department of Energy, Office of Fossil Energy.

ACTION: Notice of application for blanket authorization to import natural gas from Canada.

SUMMARY: The Office of Fossil Energy of the Department of Energy (DOE) gives notice of receipt on August 2, 1991, of an application filed by Northern Natural Gas Company (Northern) requesting blanket authorization to import up to 219 Bcf of natural gas from Canada over a two-year period commencing with the date of first delivery. Northern intends to use existing pipeline facilities within the United States and states that it will submit quarterly reports detailing each transaction.

The application was filed under section 3 of the Natural Gas Act and DOE Delegation Order Nos. 0204–111 and 0204–127. Protests, motions to intervene, notices of intervention and written comments are invited.

DATES: Protests, motions to intervene, or notices of intervention, as applicable, requests for additional procedures and written comments are to be filed at the address listed below no later than 4:30 p.m., eastern time, October 16, 1991.

ADDRESSES: Office of Fuels Programs, Fossil Energy, U.S. Department of Energy, room 3F-056, FE-50, Forrestal Building, 1000 Independence Avenue, SW., Washington, DC 20585.

FOR FURTHER INFORMATION CONTACT: Charles E. Blackburn, Office of Fuels Programs, Fossil Energy, U.S. Department of Energy, Forrestal Building, room 3F-094, 1000 Independence Avenue, SW.,

Washington, DC 20585, (202) 586-7751. Diane Stubbs, Office of Assistant General Counsel for Fossil Energy, U.S. Department of Energy, Forrestal Building, room 6E-042, 1000 Independence Avenue, SW., Washington, DC 20585, (202) 586-0503.

SUPPLEMENTARY INFORMATION: Northern is a corporation organized under the laws of the State of Delaware having its principal place of business in Omaha, Nebraska. Northern proposes to purchase gas from a variety of Canadian suppliers on both a firm and interruptible basis at market responsive prices for sale to various United States customers, which might include end users, distribution companies, other pipeline companies, and other marketers of natural gas.

The decision on the application for import authority will be made consistent with the DOE's gas import policy guidelines, under which the competitiveness of an import arrangement in the markets served is the primary consideration in determining whether it is in the public interest [49 FR

6684, February 22, 1984). Parties, especially those that may oppose this application, should comment on the issue of competitiveness as set forth in the policy guidelines regarding the requested import authority. The applicant asserts that imports made under the proposed arrangement will be competitive. Parties opposing the arrangement bear the burden of overcoming this assertion.

NEPA Compliance

The National Environmental Policy Act (NEPA), 42 U.S.C. 4312 et seq., requires DOE to give appropriate consideration to the environmental effects of its proposed actions. No final decision will be issued in this proceeding until DOE has met its NEPA responsibilities.

Public Comment Procedures

In response to this notice, any person may file a protest, motion to intervene or notice of intervention, as applicable, and written comments. Any person wishing to become a party to the proceeding and to have the written comments considered as the basis for any decision on the application must, however, file a motion to intervene or notice of intervention, as applicable. The filing of a protest with respect to this application will not serve to make the protestant a party to the proceeding, although protests and comments received from persons who are not parties will be considered in determining the appropriate action to be taken on the application. All protests, motions to intervene, notice of intervention, and written comments must meet the requirements that are specified by the regulations in 10 CFR part 590. Protests, motions to intervene, notice of intervention, and written comments should be filed with the Office of Fuels Programs at the address listed above.

It is intended that a decisional record on the application will be developed through responses to this notice by parties, including the parties' written comments and replies thereto. Additional procedures will be used as necessary to achieve a complete understanding of the facts and issues. A party seeking intervention may request that additional procedures be provided, such as additional written comments, an oral presentation, a conference, or trialtype hearing. Any request to file additional written comments should explain why they are necessary. Any request for an oral presentation should identify the substantial question of fact, law, or policy at issue, show that it is material and relevant to a decision in

the proceeding, and demonstrate why an oral presentation is needed. Any request for a conference should demonstrate why the conference would materially advance the proceeding. Any request for a trial-type hearing must show that there are factual issues genuinely in dispute that are relevant and material to a decision and that a trial-type hearing is necessary for a full and true disclosure of the facts.

If an additional procedure is scheduled, notice will be provided to all parties. If no party requests additional procedures, a final opinion and order may be issued based on the official record, including the application and responses filed by parties pursuant to this notice, in accordance with 10 CFR 590.316.

A copy of Northern's application is available for inspection and copying in the Office of Fuels Programs Docket Room, room 3F-056 at the above address. The docket room is open between the hours of 8 a.m. and 4:30 p.m., Monday through Friday, except Federal holidays.

Issued in Washington, DC on September 9,

Clifford P. Tomaszewski,

Acting Deputy Assistant Secretary for Fuels Programs, Office of Fossil Energy. [FR Doc. 91–22153 Filed 9–13–91; 8:45 am] BILLING CODE 6450-01-M

[FE Docket No. 91-37-NG]

Shell Gas Trading Co.; Order Granting Authorization to Export Natural Gas to Canada and Mexico, Vacating Existing Authorization, and Granting Intervention

AGENCY: Department of Energy, Office of Fossil Energy.

ACTION: Notice of an order granting blanket authorization to export natural gas, vacating existing authorization, and granting intervention.

SUMMARY: The Office of Fossil Energy of the Department of Energy gives notice that it has issued an order granting Shell Gas Trading Company blanket authorization to export a total of 160 Bcf of U.S. natural gas to Canada and Mexico over a two-year period commencing with the date of first delivery.

A copy of this order is available for inspection and copying in the Office of Fuels Programs Docket Room, 3F-056, Forrestal Building, 1000 Independence Avenue, SW., Washington, DC 20585, (202) 586-9478. The docket room is open between the hours of 8 a.m. and 4:30

p.m., Monday through Friday, except Federal holidays.

Issued in Washington, DC, September 9, 1991.

Clifford P. Tomaszewski,

Acting Deputy Assistant Secretary for Fuels Programs, Office of Fossil Energy. [FR Doc. 91–22156 Filed 9–13–91; 8:45 am] BILLING CODE 6450-01-M

Office of Energy Research

Fusion Energy Advisory Committee; Cancellation

The announced open meeting of the Fusion Energy Advisory Committee posted in the Federal Register Vol. 56, No. 167, page 42610, Wednesday, August 28, 1991, scheduled for September 19, 1991, 9 a.m.—5 p.m. and September 20, 1991, 9 a.m.—3 p.m. in room 1E–245, Department of Energy, Forrestal Building, 1000 Independence Avenue SW., Washington, DC 20585, has been cancelled. A new meeting will be rescheduled as soon as possible.

Issued at Washington, DC, on September 10, 1991.

Stephen J. Garvey,

Deputy Advisory Committee Management Officer.

[FR Doc. 91-22157 Filed 9-13-91; 8:45 am]

ENVIRONMENTAL PROTECTION AGENCY

[FRL-3996-8]

Superfund Remedial Branch; Access to Confidential Business Information by Labat-Anderson Inc.

AGENCY: Environmental Protection Agency (EPA).

ACTION: Notice.

SUMMARY: EPA has authorized the inhouse contractor,, LABAT-ANDERSON Incorporated (LAI) of Arlington, Virginia access to Superfund confidential business information (CBI) which has been submitted to EPA, Hazardous Waste Management Division, Superfund Remedial Branch.

FOR FURTHER INFORMATION CONTACT: Robert L. Duprey, Director, Hazardous Waste Management Division (8HWM) Environmental Protection Agency, suite 500, 999 18th Street, Denver, Colorado 80202-2405, FTS 330-1720, (303) 293-

SUPPLEMENTARY INFORMATION: A large volume of records associated with the

Superfund National Priority List (NPL) sites are now being managed by inhouse contractor assistance. As a regulatory and enforcement agency, the management of a records life, from creation to disposition, is critical to EPA's effective performance. Section 113(k)(1) of the Comprehensive Environmental Response, Compensation, and Liability Act of 1980 (CERCLA), as amended by the Superfund Amendments and Reauthorization Act of 1986 (SARA) requires the establishment of administrative records upon which the President shall base the selection of a response action. For the past few years, Region VIII has had contractor assistance in working on a Superfund file structure for organizing site files, compiling the Administrative Record from site files, and records management operating procedures. Continued contractor assistance will be used and expanded to include tracking CBI.

Under Contract No. 68–W9–0052, LABAT-ANDERSON Incorporated, 2200 Clarendon Boulevard, suite 900, Arlington, Virginia 22201, will also include support in cataloging, maintaining, and tracking Superfund CBI documents. The contractor will establish and maintain a check in/out system for Superfund CBI material. This work will be accomplished in accordance with existing guidance and integrated into the Region's records management system in a secured location.

There will be non-disclosure agreements signed by the LABAT-ANDERSON Incorporated contractors on file with the EPA Delivery Order Project Officer. The contractors will be trained and tested on the appropriate security procedures before they are permitted access to Superfund CBI. EPA is announcing that under this EPA contract, LAI will be authorized for access to submitted CBI to perform certain functions under this contract.

EPA is issuing this notice to inform all submitters of information that EPA is providing LABAT-ANDERSON Incorporated access to these CBI materials at Region VII facilities on a need-to-know basis. All access to CBI under this contract will take place at EPA Region VIII.

EPA is advising interested parties that they have five days to comment per 40 CFR 2.301(h)[2)(iii). Comments should be sent to: Environmental Protection Agency, Carole S. Macy (8HWM-SR), 999 18th Street, suite 500, Denver, Colorado 80202-2405. Dated: September 4, 1991.

Robert L. Duprey,

Director, Hazardous Waste Management Division.

[FR Doc. 91-22188 Filed 9-13-91; 8:45 am]

[FRL-3995-7]

Public Water Supply Supervision Program Revision for the State of New Jersey

AGENCY: Environmental Protection Agency (EPA). ACTION: Notice.

SUMMARY: Notice is hereby given that the State of New Jersey is revising its approved Public Water Supply Supervision Primacy Program. New Jersey has adopted drinking water regulations which satisfy the National Primary Drinking Water Regulations (NPDWR) for Synthetic Organic Chemicals; Monitoring for Unregulated Contaminants (VOC) promulgated by EPA on July 8, 1987 (52 FR 25690) with July 1, 1988 correction (53 FR 25108); and the revised NPDWR for Public Notification (PN) promulgated on October 28, 1987 (52 FR 41534) with April 17, 1989 correction; (54 FR 15185). The USEPA has determined that New Jersey's VOC and PN regulations are no less stringent than the corresponding Federal regulations and that New Jersey continues to meet all requirements for primary enforcement responsibility as specified in 40 CFR 142.10.

All interested parties, other than Federal Agencies, may request a public hearing. A request for a public hearing must be submitted to the USEPA Regional Administrator at the address shown below within thirty (30) days after the date of this Federal Register notice. If a substantial request for a public hearing is made within the required thirty day timeframe, a public hearing will be held and a notice will be given in the Federal Register and a newspaper of general circulation. Frivolous or insubstantial requests for a hearing may be denied by the Regional Administrator. If no timely and appropriate request for a hearing is received and the Regional Administrator does not elect to hold a hearing on his own motion, this determination shall become final and effective thirty (30) days after publication of this Federal Register notice.

Any request for a public hearing shall include the following information:

 The name, address and telephone number of the individual organization or other entity requesting a hearing; (2) A brief statement of the requesting person's interest in the Regional Administrator's determination and a brief statement on information that the requesting person intends to submit at

such hearing;

(3) The signature of the individual making the requests or, if the request is made on behalf of an organization or other entity, the signature of a responsible official of the organization or other entity.

ADDRESSES: Řequests for Public Hearing shall be addressed to: Regional Administrator, U.S. Environmental Protection Agency—Region II, Jacob K. Javits Federal Building, 26 Federal Plaza, New York, New York 10278.

All documents relating to this determination are available for inspection between the hours of 9 a.m. and 4:30 p.m., Monday through Friday,

at the following offices:

New Jersey Department of Environmental Protection, Bureau of Safe Drinking Water, P.O. Box CN– 029, 401 State Street, Trenton, New Jersey 08625.

U.S. Environmental Protection Agency— Region II, Public Water Supply Section, Jacob K. Javits Federal Building, 26 Federal Plaza, New York,

New York 10278.

FOR FURTHER INFORMATION CONTACT: Walter E. Andrews, Chief, Drinking Groundwater Protection Branch, U.S. Environmental Protection Agency— Region II, (212) 264–1800.

(Section 1413 of the Safe Drinking Water Act, as amended, and 40 CFR 142.10 of the NPDWR)

Dated: August 29, 1991.

Constantine Sidamon-Eristoff,
Regional Administrator, EPA, Region II.

[FR Doc. 91-22068 Filed 9-13-91; 8:45 am]
BILLING CODE 6560-69-40

[FRL-3997-1]

Public Water Supply Supervision Program Revision for the State of Alabama

AGENCY: Environmental Protection Agency.

ACTION: Notice.

SUMMARY: Notice is hereby given that the State of Alabama is revising its approved State Public Water Supply Supervision Primacy Program. Alabama has adopted drinking water regulations for treatment of a surface water and the regulation of total coliforms. EPA has determined that these sets of State program revisions are no less stringent than the corresponding federal regulations. Therefore, EPA has

tentatively decided to approve these State program revisions.

All interested parties may request a public hearing. A request for a public hearing must be submitted October 16. 1991, to the Regional Administrator at the address shown below. Frivolous or insubstantial requests for a hearing may be denied by the Regional Administrator. However, if a substantial request for a public hearing is made October 16, 1991, a public hearing will be held. If no timely and appropriate request for a hearing is received and the Regional Administrator does not elect to hold a hearing on his own motion, this determination shall become final and effective October 16, 1991.

Any request for a public hearing shall include the following (1) The name, address, and telephone number of the individual organization, or other entity requesting a hearing. (2) A brief statement of the requesting person's interest in the Regional Administrator's determination and of information that the requesting person intends to submit at such hearing. (3) The signature of the individual making the requests, or, if the request is made on behalf of an organization or other entity, the signature of a responsible official of the organization or other entity.

ADDRESSES: All documents relating to this determination are available for inspection between the hours of 8 a.m. and 4:30 p.m., Monday through Friday, at the following offices:

Public Water supply Branch, Alabama Department of Environmental Management, 1751 W. L. Congressman Dickinson Drive, Montgomery, AL 36130.

Environmental Protection Agency, Region IV, 345 Courtland Street NE., Atlanta, Georgia 30365.

FOR FURTHER INFORMATION CONTACT: Wayne Aronson, EPA, Region IV Drinking Water Section at the Atlanta address given above (telephone (404) 347-2913, (FTS) 257-2913).

(Sec. 1413 of the Safe Drinking Water act, as amended (1986), and 40 CFR 142.10 of the National Primary Drinking Water Regulations)

Patrick M. Tobin,

Acting Regional Administrator, EPA, Region IV.

[FR Doc. 91-22190 Filed 9-13-91; 6:45 am]

FEDERAL MARITIME COMMISSION

Agreement(s) Filed

The Federal Maritime Commission hereby gives notice of the filing of the

following agreement(s) pursuant to section 5 of the Shipping Act of 1984.

Interested parties may inspect and obtain a copy of each agreement at the Washington, DC Office of the Federal Maritime Commission, 1100 L Street NW., room 10325. Interested parties may submit comments on each agreement to the Secretary, Federal Maritime Commission, Washington, DC 20573, within 10 days after the date of the Federal Register in which this notice appears. The requirements for comments are found in § 572.603 of title 46 of the Code of Federal Regulations. Interested persons should consult this section before communicating with the Commission regarding a pending agreement.

Agreement No.: 203-009735-030.

Title: Steamship Operators Intermodal
Agreement.

Parties: American President Lines, Ltd., Columbus Line, Inc., Companhia de Navegacao Maritime Netumar, Crowley Maritime Corporation, Evergreen International (U.S.A.), Parrell Lines, Incorporated, Kawasaki Kisen Kaisha, Ltd., A.P. Moller-Maersk Line, Mitsui O.S.K. Lines, Ltd., Sea-Land Service, Inc., Yang Ming Marine Line Corporation, Wilhelmsen Lines USA Inc., Zim Container Service.

Synopsis: The proposed amendment would add Blue Star PACE Ltd. as a party to the Agreement. The parties have requested a shortened review period.

Agreement No.: 203-011075-016. Title: Central America Discussion Agreement.

Parties: Association Party, United States/Central America Liner Association. Independent Carrier Parties, Nordana Line, Inc., Tropical Shipping and Construction Co. Ltd., Central America Shipping Co., Ltd., Naviera Consolidada, S.A., Concorde Shipping Inc., Norwegian American Enterprises, Inc., Empresa Naviera Santa, Great White Fleet, Ltd., King Ocean Central America, S.A.

Synopsis: The proposed amendment would add Network Shipping Ltd. as an Independent Carrier Party to the Agreement. The parties have requested a shortened review period.

By Order of the Federal Maritime Commission.

Dated: September 10, 1991. Joseph C. Polking,

Secretary.

[FR Doc. 91-22129 Filed 9-13-91; 8:45 am)

FEDERAL RESERVE SYSTEM

Credit Commercial de France S.A., et al.; Acquisitions of Companies Engaged in Permissible Nonbanking Activities

The organizations listed in this notice have applied under § 225.23(a)(2) or (f) of the Board's Regulation Y (12 CFR 225.23(a)(2) or (f)) for the Board's approval under section 4(c)(8) of the Bank Holding Company Act (12 U.S.C. 1843(c)(8)) and § 225.21(a) of Regulation Y (12 CFR 225.21(a)) to acquire or control voting securities or assets of a company engaged in a nonbanking activity that is listed in § 225.25 of Regulation Y as closely related to banking and permissible for bank holding companies. Unless otherwise noted, such activities will be conducted throughout the United States.

Each application is available for immediate inspection at the Federal Reserve Bank indicated. Once the application has been accepted for processing, it will also be available for inspection at the offices of the Board of Governors. Interested persons may express their views in writing on the question whether consummation of the proposal can "reasonably be expected to produce benefits to the public, such as greater convenience, increased competition, or gains in efficiency, that outweigh possible adverse effects, such as undue concentration of resources. decreased or unfair competition, conflicts of interests, or unsound banking practices." Any request for a hearing on this question must be accompanied by a statement of the reasons a written presentation would not suffice in lieu of a hearing, identifying specifically any questions of fact that are in dispute, summarizing the evidence that would be presented at a hearing, and indicating how the party commenting would be aggrieved by approval of the proposal.

Unless otherwise noted, comments regarding each of these applications must be received at the Reserve Bank indicated for the application or the offices of the Board of Governors not leave then October 7, 1991.

later than October 7, 1991.

A. Federal Reserve Bank of New York (William L. Rutledge, Vice President) 33 Liberty Street, New York, New York

1. Credit Commercial de France S.A.,
Paris, France; to retain 45 percent
general partnership interest and acquire
additional interests up to an aggregate
of 80 percent of Pilgrim Baxter Grieg
Framlington & Associates and to acquire
up to 100 percent of the voting shares of
Pilgrim Baxter Grieg & Associates Ltd.,

both in Wayne, Pennsylvania; and thereby engage in acting as investment adviser which manages discretionary equity portfolios for pension and profitsharing plans and other institutional accounts, and manages client securities portfolios on a discretionary basis only pursuant to § 225.25(b)(4)(i), (iii), (iv), and (v) of the Board's Regulation Y.

B. Federal Reserve Bank of Richmond (Lloyd W. Bostian, Jr., Senior Vice President) 701 East Byrd Street, Richmond, Virginia 23261:

1. Carolina First BancShares, Inc.,
Lincolnton, North Carolina; to acquire
Cararrus Savings Bank, Inc., Concord,
North Carolina, and thereby engage in
owning and operating a savings and
loan association pursuant to §
225.25(b)(9); and engaging in the sale of
credit life, health and accident insurance
pursuant to § 225.25(b)(8)(i) of the

Board's Regulation Y.

2. Carolina First Corporation; Greenville, South Carolina; to acquire four branch offices of The First Savings Bank, F.S.B., Greenville, South Carolina, and thereby engage in owning and operating certain offices of a savings and loan association, the activities of which include: accepting deposits; making and servicing mortgage, commercial, and consumer loans; issuing credit cards; lease financing of personal and real property; and acting as principal, agent or broker for insurance that is directly related to an extension of credit by the holding company organization, and limited to ensuring the repayment of the outstanding balance due on the extension of credit in the event of the death, disability or involuntary unemployment of the debtor pursuant to §§ 225.25(b)(5), (b)(8)(i) and (b)(9) of the Board's Regulation Y.

C. Federal Reserve Bank of Minneapolis (James M. Lyon, Vice President) 250 Marquette Avenue, Minneapolis, Minnesota 55480:

1. Norwest Corporation, Minneapolis, Minnesota; Norwest Financial, Inc., Des Moines, Iowa; and Norwest Financial Services, Inc., Des Moines, Iowa; to acquire Termplan, Inc., Covington, Louisiana, and thereby engage in making direct installment loans to individuals for personal, family or household purposes pursuant to § 225.25(b)(1); purchase of sales finance contracts arising from the sale of goods or services by merchants pursuant to § 225.25(b)(1); and the sale, on an agency basis, of credit life, credit accident and health, and property and credit-related casualty insurance related to extensions of credit pursuant to § 225.25(b)(8) of the Board's Regulation Y. These activities

will be conducted in Alabama, Louisiana, South Carolina and Tennessee.

Board of Governors of the Federal Reserve System, September 10, 1991. Jennifer J. Johnson, Associate Secretary of the Board. [FR Doc. 91-22148 Filed 9-13-91; 8:45 am] BILLING CODE \$210-91-F

John Henry Hendrix, et al.; Change in Bank Control Notices; Acquisitions of Shares of Banks or Bank Holding Companies

The notificants listed below have applied under the Change in Bank Control Act (12 U.S.C. 1817(j)) and § 225.41 of the Board's Regulation Y (12 CFR 225.41) to acquire a bank or bank holding company. The factors that are considered in acting on the notices are set forth in paragraph 7 of the Act (12 U.S.C. 1817(j)(7)).

The notices are available for immediate inspection at the Federal Reserve Bank indicated. Once the notices have been accepted for processing, they will also be available for inspection at the offices of the Board of Governors. Interested persons may express their views in writing to the Reserve Bank indicated for that notice or to the offices of the Board of Governors. Comments must be received not later than October 7, 1991.

A. Federal Reserve Bank of St. Louis (Randall C. Sumner, Vice President) 411 Locust Street, St. Louis, Missouri 63166:

1. John Henry Hendrix, Midland, Texas; to acquire an additional 5.9 percent of the voting shares of First National Bancshares of Hempstead County, Inc., Hope, Arkansas, for a total of 30.60 percent, and thereby indirectly acquire First National Bank of Hope, Hope, Arkansas, and Bank of Blevins, Blevins, Arkansas.

B. Federal Reserve Bank of San Francisco (Kenneth R. Binning, Director, Bank Holding Company) 101 Market Street, San Francisco, California 94105:

1. Melvin T. Bowler & Laura L. Bowler Family Trust, St. George, Utah; to acquire an additional 10.23 percent of the voting shares of First Bankshares, Inc., St. George, Utah, and thereby indirectly acquire Dixie State Bank, St. George, Utah.

Board of Governors of the Federal Reserve System, September 10, 1991.

Jennifer J. Johnson,
Associate Secretary of the Board.

[FR Doc. 91–22150 Filed 9–13–91; 8:45 am]
BILLING CODE 6210–01-F

First Financial Corporation, et al.; Formations of; Acquisitions by; and Mergers of Bank Holding Companies

The companies listed in this notice have applied for the Board's approval under section 3 of the Bank Holding Company Act (12 U.S.C. 1842) and § 225.14 of the Board's Regulation Y (12 CFR 225.14) to become a bank holding company or to acquire a bank or bank holding company. The factors that are considered in acting on the applications are set forth in section 3(c) of the Act (12 U.S.C. 1842(c)).

Each application is available for immediate inspection at the Federal Reserve Bank indicated. Once the application has been accepted for processing, it will also be available for inspection at the offices of the Board of Governors. Interested persons may express their views in writing to the Reserve Bank or to the offices of the Board of Governors. Any comment on an application that requests a hearing must include a statement of why a written presentation would not suffice in lieu of a hearing, identifying specifically any questions of fact that are in dispute and summarizing the evidence that would be presented at a hearing.

Unless otherwise noted, comments regarding each of these applications must be received not later than October 7, 1991.

A. Federal Reserve Bank of Atlanta (Robert E. Heck, Vice President) 104 Marietta Street, NW., Atlanta, Georgia 30303:

1. First Financial Corporation, Mt. Juliet, Tennessee; to become a bank holding company by acquiring 100 percent of the voting shares of First Bank & Trust, Mt. Juliet, Tennessee.

B. Federal Reserve Bank of Chicago (David S. Epstein, Vice President) 230 South LaSalle Street, Chicago, Illinois 60690:

1. Great River Banshares Corporation, Burlington, Iowa; to become a bank holding company by acquiring 95 percent of the voting shares of Burlington Bank and Trust, Burlington, Iowa.

C. Federal Reserve Bank of Dallas (W. Arthur Tribble, Vice President) 400
South Akard Street, Dallas, Texas 75222:

1. Flower Mound Bancshares, Inc., Flower Mound, Texas; to become a bank holding company by acquiring 100 percent of the voting shares of Security Bank, Flower Mound, Texas. Board of Governors of the Federal Reserve System, September 10, 1991.

Jennifer J. Johnson,

Associate Secretary of the Board.
[FR Doc. 91–22149 Filed 9–13–91; 8:45 am]

The industrial Bank of Japan, Ltd., et al.; Notice of Applications to Engage de novo in Permissible Nonbanking Activities

The companies listed in this notice have filed an application under § 225.23(a)(1) of the Board's Regulation Y (12 CFR 225.23(a)(1)) for the Board's approval under section 4(c)(8) of the Bank Holding Company Act (12 U.S.C. 1843(c)(8)) and \$ 225.21(a) of Regulation Y (12 CFR 225.21(a)) to commence or to engage de novo, either directly or through a subsidiary, in a nonbanking activity that is listed in § 225.25 of Regulation Y as closely related to banking and permissible for bank holding companies. Unless otherwise noted, such activities will be conducted throughout the United States.

Each application is available for immediate inspection at the Federal Reserve Bank indicated. Once the application has been accepted for processing, it will also be available for inspection at the offices of the Board of Governors. Interested persons may express their views in writing on the question whether consummation of the proposal can "reasonably be expected to produce benefits to the public, such as greater convenience, increased competition, or gains in efficiency, that outweigh possible adverse effects, such as undue concentration of resources, decreased or unfair competition, conflicts of interests, or unsound banking practices." Any request for a hearing on this question must be accompanied by a statement of the reasons a written presentation would not suffice in lieu of a hearing, identifying specifically any questions of fact that are in dispute, summarizing the evidence that would be presented at a hearing, and indicating how the party commenting would be aggrieved by

approval of the proposal.

Unless otherwise noted, comments regarding the applications must be received at the Reserve Bank indicated or the offices of the Board of Governors not later than October 7, 1991.

A. Federal Reserve Bank of New York (William L. Rutledge, Vice President) 33 Liberty Street, New York, New York

1. The Industrial Bank of Japan, Ltd., Tokyo, Japan; to engage de novo through its subsidiary, IBJ Capital Management USA Ltd., in providing portfolio investment advice; and furnishing general economic information and advice, general economic statistical forecasting services and industry studies pursuant to § 225.25(b)(4)(iii) of the Board's Regulation Y. These activities will be conducted worldwide.

B. Federal Reserve Bank of St. Louis (Randall C. Sumner, Vice President) 411 Locust Street, St. Louis, Missouri 63166:

1. Bancshares of Urbana, Inc.,
Urbana, Missouri; to engage de novo in
permitted insurance agency activities
including acting as agent or broker for
any type of insurance, in any amount, in
a place having a population of 5,000 or
less where the applicant or its
subsidiary has a lending office pursuant
to § 225.25(b)(8)(iii)(A) of the Board's
Regulation Y. The proposed insurance
activities would be conducted from
offices located in the subsidiary bank,
Bank of Urbana, Urbana, Missouri.

Board of Governors of the Federal Reserve System, September 10, 1991. Jennifer J. Johnson, Associate Secretary of the Board.

[FR Doc. 91–22151 Filed 9–13–91; 8:45 am]

The Mitsubishi Trust and Banking Corporation; Tokyo, Japan; Application to Underwrite and Deal in U.S. Government Obligations, et al.

The Mitsubishi Trust and Banking Corporation, Tokyo, Japan ("Mitsubishi"), has applied pursuant to section 4(c)(8) of the Bank Holding Company Act (12 U.S.C. 1843(c)(8)) ("BHC Act") and § 225.23(a) of the Board's Regulation Y (12 CFR 225.23(a)), to conduct various activities through a joint venture. Mitsubishi would acquire indirectly a general partnership interest in the joint venture with certain partners of CRT Management, Chicago, Illinois ("CRT"), through the formation of CRT-MTBC Capital Markets Group, L.P. (the "Partnership"). The Partnership proposes to establish the following two subsidiaries: (1) CRT-MTBC Options, L.P., Chicago, Illinois; (2) CRT-MTBC Government Securities, L.P., New York, New York ("CRT-MTBC GSL").

Partnership proposes to conduct the following activities throughout the United States and the world, either directly or through subsidiaries:

(1) Underwriting and dealing in obligations of the United States, general obligations of the states and their political subdivisions, and other obligations that state member banks of the Federal Reserve System are authorized to underwrite and deal in

under 12 U.S.C. 24 and 335, including bankers acceptances and certificates of deposit (including certificates of deposit denominated in Eurodollars) ("bankeligible securities"); and activities incidental thereto;

(2) engaging in forward and derivative transactions on bank eligible securities as a principal over-the-counter ("OTC") and on exchanges, including making a market in exchange traded options on certain U.S. government securities;

(3) engaging in foreign exchange spot and forward transactions for the Partnership's own account and purchasing and selling exchange traded and OTC options on foreign currencies for the Partnership's own account;

(4) acting as a "registered options trader" on the Philadelphia Stock Exchange and otherwise making a market in or acting as a specialist in respect of exchange traded options on foreign currencies and engaging in transactions to hedge positions taken in connection with the foregoing;

(5) Intermediating in the international swap markets by acting as originator and principal in interest rate swap and currency swap transactions;

(6) acting as originator and principal with respect to, and trading in, certain swap related products such as forward rate agreements, caps, floors, collars, and options, futures and options on futures on swaps, forward rate agreements and caps, floors and collars;

(7) acting as broker or agent with respect to swaps, forward rate agreements, caps, floors, collars and options, futures and options on futures on swaps, forward rate agreements, and caps, floors and collars;

(8) providing portfolio valuation and risk management data processing programs to affiliates for use in connection with trading operations and the trading operations of related entities;

(9) providing cash management and financial and regulatory accounting data processing programs to affiliates and providing related clerical and technical assistance;

(10) assisting affiliates and third parties in executing over the counter transactions:

(11) providing administrative support services to affiliates:

(12) as incident to the Partnership's transactional services and on a non-fee basis, providing advice or information to institutional counterparties with regard to OTC transactions involving derivatives on eligible securities and foreign exchange traded by the Partnership and swap transactions that the Partnership is willing to enter into as principal; and

(13) as an incident to the Partnership's OTC trading operations, occasionally providing execution services to institutional counterparties in exchange-traded instruments that the Partnership is permitted to trade for its own account and that are used by the institutional counterparty to hedge OTC transactions with the Partnership.

Mitsubishi also proposes to invest in 4.997 percent of the equity of CRT Trading L.P. ("New CRT"), a new partnership formed by certain principals of CRT that will engage in certain activities impermissible under the BHC Act. Mitsubishi states that this investment will be passive and therefore permissible pursuant to section 4(c)(6) of the BHC Act.

Section 4(c)(8) of the BHC Act provides that a bank holding company may, with Board approval, engage in any activity "which the Board, after due notice and opportunity for hearing, has determined (by order or regulation) to be so closely related to banking or managing or controlling banks as to be a proper incident thereto." Mitsubishi believes that these proposed activities are "so closely related to banking or managing or controlling banks as to be a proper incident thereto."

In determining whether an activity meets the proper incident to banking test of section 4(c)(8), the Board must consider whether the performance of the activity by an affiliate of a holding company "can reasonably be expected to produce benefits to the public, such as greater convenience, increased competition, or gains in efficiency that outweigh possible adverse effects, such as undue concentration of resources, decreased or unfair competition, conflicts of interests, or unsound banking practices."

Servicing Activities

Mitsubishi has applied for the Partnership to provide certain computerized control systems and related computer hardware services and execution of OTC transactions to Mitsubishi and its affiliates relating to the trading of all the instruments respecting which the Partnership seeks authority to trade, pursuant sections 4(a)(2)(A), 4(c)(1)(C) and 4(c)(8) of the BHC Act and § 225.22(a)(1) of Regulation Y. Mitsubishi argues that even if some of the foregoing services are regarded as portfolio investment advice, the Board has approved the provision of such advice to affiliates. See Swiss Bank Corporation, 77 Federal Reserve Bulletin 128 (1991) ("SBC I"). Mitsubishi also argues that many aspects of the control systems are a form of software for data processing and that the provision of these services is permissible pursuant to § 225.25(b)(7) of Regulation Y.

Mitsubishi has also applied for the Partnership to provide administrative, data processing and advisory services to New CRT and its affiliates in connection with its trading in general securities, related options, futures contracts and options thereon and on trading in derivatives of certain non-financial commodities, such as agricultural, metal. and petroleum options, futures contracts and options thereon. Mitsubishi contends that these activities are authorized under § § 225.25(b)(4)(iii) and (b)(7) of the Board's Regulation Y and that these activities are closely related to banking and a proper incident thereto. In connection with the foregoing activities, Mitsubishi proposes that the Partnership provide similar administrative, data processing and advisory services to New CRT with respect to New CRT's purchase and sale of petroleum products and metals in the spot and forward markets for the purpose of hedging New CRT's positions in related derivatives. Mitsubishi contends that insofar as these activities are advisory services, they were approved by the Board in SBC I, although with respect to a narrower range of non-financial derivative products. Mitsubishi also argues that the provision of the computerized control system to New CRT and its affiliates in connection with the purchase and sale of petroleum products and metals in the spot and forward markets for the purpose of hedging positions in the derivative markets should be viewed as incidental to the use of the control system for trading in the derivative markets. Mitsubishi further proposes that certain officers of the Partnership act as directors of a Japanese affiliate of New CRT.

In addition, Mitsubishi proposes that the Partnership provide certain servicing activities to foreign companies that are also joint ventures between Mitsubishi and New CRT. It describes certain of these services as data processing services permissible pursuant to sections 4(a)(2)(A) and 4(c)(1)(C) of the BHC Act and § § 225.25 (a), (b)(4), (b)(7), (b)(17) and (b)(19) of Regulation Y. The Partnership may also execute transactions in instruments for which it is authorized to act as a futures commission merchant pursuant to § 225.25(b)(18) of Regulation Y.

Incidental Marketing Activities

Mitsubishi also proposes that the Partnership, as incident to its trading activities and subject to certain

prudential limitations, provide to unaffiliated third parties information and recommendations concerning OTC transactions in derivatives on bankeligible securities, foreign exchange and swap related products. Mitsubishi contends that these activities are incidental marketing activities because the Partnership will not charge a separate fee, and the provision of these services will not affect the pricing of transactions offered to counterparties. In addition, unlike full service brokers, the Partnership will not incur significant expenses in preparing information or recommendations for a client. Mitsubishi states that it does not anticipate that counterparties will seek information or recommendations regarding hedging transactions from the Partnership other than in the context of discussing possible transactions with the Partnership as a possible counterparty. The Partnership will not solicit advisory customers or hold itself out as offering advisory services. Mitsubishi believes that these incidental marketing services are integral and necessary incidents to engaging in permissible OTC transactions and should not be considered separate from the bank-eligible securities, foreign exchange and swap activities to which they relate.

Mitsubishi has made certain commitments which it believes substantially conform to Board precedents. See, e.g., Mitsui Taiyo Kobe Bank, 77 Federal Reserve Bulletin 116 (1991); C&S/Sovran Corporation, 76 Federal Reserve Bulletin 857 (1990); The Bank of Tokyo, Ltd., 76 Federal Reserve Bulletin 654 (1990); The Hongkong and Shanghai Banking Corporation, 76 Federal Reserve Bulletin 770 (1990). Mitsubishi does not believe it is appropriate for it to commit that the Partnership will disclose to counterparties, on a transaction-bytransaction basis, whether the Partnership is acting as agent or principal with respect to any particular transaction. See, e.g., The Bank of Tokyo. Ltd., 76 Federal Reserve Bulletin 654 (1990). Mitsubishi argues that the companies involved in such prior orders were either securities broker-dealers, who could engage in transactions as principal or agent, or proposing to offer advisory services as an income producing service independent of trading. The Partnership will execute transactions only as principal and will not offer advice other than as a prelude to a transaction with the Partnership. Mitsubishi believes that the counterparties that engage in transactions on the markets in which the Partnership trades will fully understand these facts.

Execution Services

Mitsubishi proposes that the Partnership provide occasional execution services as an accommodation for unaffiliated counterparties. Such services would be provided only at the specific request of the counterparty that wishes to use an exchange traded instrument to hedge an OTC transaction between the counterparty and the Partnership. Such execution services would be provided only with respect to instruments which the Partnership is authorized to purchase or sell for its own account. The Partnership would comply with the conditions described in clauses (iii) through (v) of § 225.25(b)(18) of Regulation Y.

Bank-Eligible Securities

The Board has approved by regulation underwriting and dealing bank-eligible securities. 12 CFR 225.25(b)(16).The Partnership may also engage in certain incidental activities in connection with transactions in bank-eligible securities, particularly entering into repurchase and reverse repurchase transactions on, and collateralized borrowing and lending of, such securities and executing and settling transactions for itself. The Partnership may also provide custodial, accounting, record keeping and ancillary services for itself and affiliates. Mitsubishi contends that these activities are permissible pursuant to § 225.22(a)(2) of Regulation Y or § § 4(a)(2)(A) and 4(c)(1)(C) of the BHC Act, as well as certain Board orders. See, e.g., The Sanwa Bank Limited, 74 Federal Reserve Bulletin 578, 579 n.1 (1988); The Long-Term Credit Bank of Japan, Ltd., 74 Federal Reserve Bulletin 573, 574 (1988). Moreover, the Board has determined that bank holding companies and their subsidiaries may purchase and sell for their own account derivatives on bank-eligible securities for non-speculative purposes in order to reduce risk exposure. See, e.g., 12 CFR

Mitsubishi also seeks to engage through the Partnership in purchasing and selling as principal derivatives on bank-eligible securities for purposes other than to hedge positions in the cash market and to deal or make markets in such derivatives. Specifically, Mitsubishi proposes that the Partnership act as a market maker in options on 5 Year U.S. T-Notes and options on 30 Year U.S. T-Bonds on the Chicago Board Options Exchange. The Board has approved trading derivative instruments

based on bank-eligible securities for a company's own account for other than hedging purposes under certain circumstances. Swiss Bank Corporation, 77 Federal Reserve _ _ (order dated July 12, 1991). Mitsubishi argues that this proposed activity is closely related to banking because the Office of the Comptroller of the Currency has determined that it is permissible for national banks on the ground that derivatives on U.S. Government securities are closely related to the underlying securities. Mitsubishi also argues that the proposed trading and market-making activities are proper incidents to banking because the sophisticated hedging programs and risk management controls to be implemented prevent the activities from being speculative, as the Board concluded with respect to certain market-making activities involving options on foreign currencies and interest rate and currency swap products. See, e.g., SBC I; Societe Generale 75 Federal Reserve Bulletin 580 (1989); The Sumitomo Bank, Limited, 75 Federal Reserve Bulletin 582

Swap Activities

The Board has previously approved intermediating in the international swap markets by acting as an originator and principal in interest rate swap and currency swap transactions, acting as an originator and principal with respect to swap derivative products (such as caps, floors and collars), acting as a broker or agent with respect to the foregoing transactions and instruments, and acting as an advisor to institutional customers regarding financial strategies involving the foregoing transactions and instruments. See, e.g., The Fuji Bank, Limited, 76 Federal Reserve Bulletin 768 (1990); The Sumitomo Bank, Limited, 75 Federal Reserve Bulletin 582 (1989). Mitsubishi states that the Partnership will comply in material respects with the prudential limitations previously relied upon by the Board in approving these activities, see id., except that Mitsubishi does not propose to provide credit screening for all of the Partnership's counterparties.

The Board, however, has not previously approved acting as an originator or principal with respect to, and trading in, forward rate agreements. In addition, Mitsubishi's proposal differs from previously approved proposals in that some counterparties will enter into a swap transaction with Mitsubishi, which in turn will enter into a matching swap transaction with the Partnership or its subsidiaries. In other instances, Mitsubishi may guarantee the

obligations of the Partnership or the counterparty. Where Mitsubishi acts as counterparty or provides a guarantee, Mitsubishi will perform a credit analysis of the counterparty and receive a fee from the Partnership or the counterparty. In other instances, CRT-MTBC GSL will serve as an intermediary and Mitsubishi will not perform a credit analysis.

Mitsubishi will hedge swap transactions on a portfolio-wide basis, accounting for not only swap transactions but also other transactions of the appropriate Partnership company and the Partnership companies in the aggregate. Since the Partnership does not expect to enter into a significant amount of swap transactions in which Mitsubishi does not assume the credit risk of the counterparty, the Partnership does not expect to establish counterparty risk limits, especially for swap transactions.

Foreign Exchange Activities

Mitsubishi proposes that the Partnership engage in foreign exchange spot and forward transactions, purchase and sell OTC options on foreign currencies, and purchase and sell exchange traded currency futures for its own account and hedge positions taken in connection with such transactions. In most OTC transactions, Mitsubishi will enter into the transaction with the counterparty and into a matching transaction with the Partnership. This arrangement is intended to enable the Partnership to have access to the interbank foreign currency markets, and in the case of transactions with nonbanks, to obtain some of the benefits of the favorable pricing Mitsubishi can achieve. The Board has previously approved engaging in foreign exchange spot, forward, options, futures, and options on futures transactions for a company's own account for hedging and other than hedging purposes. See, e.g., The Sanwa Bank, Limited, 77 Federal Reserve Bulletin 64 (1991); The Bank of Tokyo, Limited, 76 Federal Reserve Bulletin 860 (1990). Mitsubishi proposes that the Partnership not observe the volume and revenue limitations relied upon by the Board in approving these applications because, according to Mitsubishi, the foreign exchange activities approved in those orders were incidental to securities activities. In contrast, Mitsubishi notes, the Board imposed no such limitations in SBC I and Societe Generale, 76 Federal Reserve Bulletin 776 (1990).

Mitsubishi also proposes that Partnership act as a registered options trader on the Philadephia Stock

Exchange ("PHLX") in the following exchange traded options: Options on Australian Dollars; Options on British Pounds; Options on Canadian Dollars; Options on Deutsche Marks; Options on Japanese Yen; Options on Swiss Francs; Options on French Francs; Options on European Currency Units; Options on Deutsche Mark/Japanese Yen; Options on British Pounds/Japanese Yen; Options on British Pounds/Deutsche Mark. The Board has previously approved acting as a Registered Options Trader on the PHLX with respect to certain instruments. See, e.g., SBC I; Societe Generale, 76 Federal Reserve Bulletin 776 (1990). Mitsubishi maintains that the Partnership will conduct its foreign exchange activities subject to the conditions relied upon by the Board in approving these applications.

Mitsubishi contends that the activities of executing and clearing, trading in, and advising with respect to most of the proposed instruments have been approved by regulation (12 CFR 225.25(b)(16) and 225.142) and the following Board orders: Dai-Ichi Kangyo Bank, Ltd., 77 Federal Reserve Bulletin 670 (1991); The Sanwa Bank, Ltd., 77 Federal Reserve Bulletin 24 (1991); SBC I; The Hongkong and Shanghai Banking Corporation, 76 Federal Reserve Bulletin 770 (1990); Chemical Banking Corporation, 76 Federal Reserve Bulletin 660 (1990); The Long-Term Credit Bank of Japan, Limited, 76 Federal Reserve

Bulletin 554 (1990).

Mitsubishi proposes to execute and clear, trade in, and provide advice with respect to certain instruments that the Board has not previously approved. These instruments are the following: LIBOR Futures (Chicago Mercantile Exchange ("CME")); Options on LIBOR Futures (CME); Options on 5 Year U.S. T-Notes (Chicago Board Options Exchange ("CBOE")); Options on U.S. T-Bonds (CBOE); Options on U.S. 10 Year T-Notes (CBOE); Forward Rate Agreements on Interest Rates of Major Currencies; Options on Forward Rate Agreements on Interest Rates of Major Currencies; Swap Futures (Chicago Board of Trade ("CBOT")); Options on Swap Futures (CBOT); Options on Deutsche Mark/Japanese Yen (PHLX); Options on British Pounds/Japanese Yen (PHLX); Options on British Pounds/ Deutsche Mark (PHLX).

Mitsubishi contends that the proposed activities will benefit the public. It believes that they will promote competition and provide added convenience to customers and gains in efficiency. Moreover, Mitsubishi believes that the proposed activities will

not result in any unsound banking practices.

In publishing this proposal for comment, the Board does not take any position on the issues raised by the proposal under the BHC Act or the Glass-Steagall Act. Notice of the proposal is published solely in order to seek the views of interested persons on the issues presented by the applications and does not represent a determination by the Board that the proposal meets or is likely to meet the standards of the BHC Act or the Glass-Steagall Act.

Any comments or requests for hearing should be submitted in writing and received by William W. Wiles, Secretary, Board of Governors of the Federal Reserve System, Washington, DC 20551, not later than October 15, 1991. Any request for a hearing on this application must, as required by § 262.3(e) of the Board's Rules of Procedure (12 CFR 262.3(e)), be accompanied by a statement of reasons why a written presentation would not suffice in lieu of a hearing, identifying specifically any questions of fact that are in dispute, summarizing the evidence that would be presented at a hearing, and indicating how the party commenting would be aggrieved by approval of the proposal.

This application may be inspected at the offices of the Board of Governors or the Federal Reserve Bank of New York.

Board of Governors of the Federal Reserve System, September 10, 1991. Jennifer J. Johnson, Associate Secretary of the Board. [FR Doc. 91-22152 Filed 9-13-91; 8:45 am] BILLING CODE 6210-01-F

DEPARTMENT OF HEALTH AND **HUMAN SERVICES**

Aicohol, Drug Abuse, and Mental **Health Administration**

Partial Suspension Lifted; Laboratory **Again Meets Minimum Standards To Engage in Confirmatory Drug Testing** for Amphetamines

AGENCY: National Institute on Drug Abuse, HHS.

ACTION: Notice.

SUMMARY: The Department of Health and Human Services routinely publishes in the Federal Register a list of standards of subpart C of Mandatory Guidelines for Federal Workplace Drug Testing Programs (53 FR 11986) dated April 11, 1988. The following laboratory's certification to engage in urine drug testing for Federal Agencies

was partially suspended on December 3, 1990 (53 FR 50589, December 7, 1990) and was fully reinstated effective September 11, 1991: Roche Biomedical Laboratories, 6370 Wilcox Road, Dublin, OH 43017, 614-689-1061.

FOR FURTHER INFORMATION CONTACT: Mona W. Brown, Press Officer, National Institute on Drug Abuse, room 10-A-46, 5600 Fishers Lane, Rockville, Maryland 20857; Telephone: 301-443-6245.

Charles R. Schuster,

Director, National Institute on Drug Abuse.
[FR Doc. 91–22331 Filed 9–13–91; 8:45 am]

Food and Drug Administration

[Docket No. 91P-0386]

White Chocolate Deviating From Identity Standard; Temporary Permit for Market Testing

AGENCY: Food and Drug Administration, HHS.

ACTION: Notice.

SUMMARY: The Food and Drug Administration (FDA) is announcing that a temporary permit has been issued to Hershey Food Corp. to market test a product designated as "white chocolate" that deviates from the U.S. standards of identity for chocolate products, e.g., chocolate liquor (21 CFR 163.111), sweet chocolate (21 CFR 163.123), milk chocolate (21 CFR 163.130), buttermilk chocolate (21 CFR 163.135), skim milk chocolate (21 CFR 163.140), or mixed dairy product chocolates (21 CFR 163.145). The purpose of the temporary permit is to allow the applicant to measure consumer acceptance of the product, identify mass production problems, and assess commercial

DATES: This permit is effective for 15 months, beginning on the date the food is introduced or caused to be introduced into interstate commerce, but not later than December 16, 1991.

FOR FURTHER INFORMATION CONTACT: Frederick E. Boland, Center for Food Safety and Applied Nutrition (HFF-414), Food and Drug Administration, 200 C St. SW., Washington, DC 20204, 202-485-0117.

SUPPLEMENTARY INFORMATION: In accordance with 21 CFR 130.17 concerning temporary permits to facilitate market testing of foods deviating from the requirements of the standards of identity promulgated under section 401 of the Federal Food, Drug, and Cosmetic Act (21 U.S.C. 341), FDA is giving notice that a temporary permit has been issued to Hershey Foods Corp.,

P.O. Box 814, Hershey, PA 17033. The permit covers limited interstate marketing tests of a product designated as "white chocolate" that deviates from the standards of identity for certain chocolate products, e.g., chocolate liquor (21 CFR 163.111), sweet chocolate (21 CFR 163.123), milk chocolate (21 CFR 163.135), buttermilk chocolate (21 CFR 163.135), skim milk chocolate (21 CFR 163.140), or mixed dairy product chocolates (21 CFR 163.145).

White chocolate, according to a suggested compositional statement submitted to the agency by the firm, is the solid or semi-plastic food prepared by intimately mixing and grinding cocoa butter with one or more nutritive carbohydrate sweeteners and one or more dairy ingredients. It contains no coloring material, but contains not less 20 percent of cocoa butter, not less than 14 percent of total milk solids, not less than 3.5 percent of milkfat and not more than 55 percent of nutritive carbohydrate sweetener. It may also contain emulsifying agents, spices, natural and artificial flavorings and other seasonings, and antioxidants approved for food use. The purpose of this variation is to allow distribution of "white chocolate," as defined above, thereby making white chocolate and white chocolate containing products more readily available to consumers in the United States.

Under this temporary permit, the white chocolate product will be tested marketed in two forms, one as a combination of white chocolate and milk chocolate, and the other as a combination of white chocolate, milk chocolate and almonds. The test products will bear the fanciful names "Hershey's Hugs, Mini Hershey's Kisses Hugged by White Chocolate" and "Hershey's Hugs, Mini Hershey's Kisses Hugged by White Chocolate, with Almonds." The test product differs from standardized chocolate products in that: (1) It is prepared without the nonfat components of the ground cacao nibs, but contains the fat (cocoa butter) expressed from the ground cacao nibs; and (2) antioxidants approved for food use are added.

For the purpose of this permit, the name of the product is "white chocolate." The information panel of the label will bear nutrition labeling in accordance with 21 CFR 101.9.

The permit provides for the temporary marketing of 23,608 kilograms (52,000 pounds) of the test product in 227-gram (g) (8-ounce), and 368-g (13-ounce) packages. The product will be manufactured at Whetstone Candy Co., Inc., Two Coke Rd., St. Augustine, FL

32086, and will be distributed in Cedar Rapids, IA and Marion, IN.

Each of the ingredients used in the food must be declared on the label as required by the applicable sections of 21 CFR part 101. This permit is effective for 15 months, beginning on the date the food is introduced or caused to be introduced into interstate commerce, but not later than December 16, 1991.

Dated: September 6, 1991.

Fred R. Shank,

Director, Center for Food Safety and Applied Nutrition.

[FR Doc. 91-22145 Filed 9-13-91; 8:45 am]
BILLING CODE 4180-01-M

Health Resources and Services Administration

Final Funding Priority for Grants for Preventive Medicine Residency Training Programs

The Health Resources and Services Administration (HRSA) announces the final funding priority for Grants for Preventive Medicine Residency Training Programs authorized under the authority of section 788(c), title VII of the Public Health Service (PHS) Act, as amended by the Health Professions Reauthorization Act of 1983, title VI of Public Law 100–607. This authority will expire on September 30, 1991. This program announcement is subject to reauthorization of this legislative authority and to the appropriation of funds.

The Administration's budget request for FY 1992 does not include funding for this program. Applicants are advised that this program announcement is a contingency action being taken to assure that should funds become available for this purpose, they can be awarded in a timely fashion consistent with the needs of the program as well as to provide for even distribution of funds throughout the fiscal year. This notice regarding applications does not reflect any change in this policy.

Section 788(c) authorizes the award of grants to accredited schools of medicine, osteopathic medicine and public health to meet the costs of projects to:

(1) Plan and develop new residency training programs and to maintain or improve existing residency training programs in preventive medicine; and

(2) Provide financial assistance to residency trainees enrolled in such programs.

To receive support, applicants must meet the requirements of 42 CFR part 57, subpart EE.

The period of Federal support should not exceed 3 years.

National Health Objectives for the Year

The Public Health Service (PHS) is committed to achieving the health promotion and disease prevention objectives of Healthy People 2000; a PHS led national activity for setting priority areas. The Preventive Medicine Residency Training program is related to the priority area of Clinical Preventive Services. Potential applicants may obtain a copy of Healthy People 2000-(Full Report; Stock No. 017-001-00474-0) or Healthy People 2000 (Summary Report; Stock No. 017-001-00473-1): through the Superintendent of Documents, Government Printing Office. Washington, DC 20402-9325 (Telephone [202] 783-3238].

Education and Service Linkage.

As part of its long-range planning, HRSA will be targeting its efforts to strengthening linkages between U.S. Public Health Service supported training programs and programs which provide. comprehensive primary care services to the underserved.

Review Criteria

The review of applications will take into consideration the following criteria:

1. The potential effectiveness of the proposed project in carrying out the training purposes of section 788(c); of the PHS Act:

2. The extent of responsiveness to the

project requirements;

3. The administrative and management capability of the applicant to carry out the proposed project in a cost-effective manner;

4. The degree to which the proposed training program emphasizes health promotion and disease prevention;

5. The degree to which the applicant demonstrates institutional commitment to the proposed program; and

6. The history of the program including the number of residents who successfully completed the program.

In addition, the following mechanism may be applied in determining the funding of approved applications: Funding priorities—favorable adjustment of aggregate review scores when applications meet specified objective criteria.

Established Funding Priorities.

In order to emphasize the initiative of health promotion/disease prevention and to encourage improvement of the quality of residency training experiences, the following funding priorities are established.

In the funding of approved: applications, a funding priority will be given to projects which will:

1. Conduct residency training in areas of general preventive medicine or public health.

2. Enroll at least four residents in the academic year and at least four residents in the field year with evidence provided that the projected number can be realized from a current or projected applicant pool.

These funding priorities were established in FY 1989, after public comment and are being extended in FY 1992.

Final Funding Priority

An additional funding priority was proposed and published in the Federal Register on June 26, 1991 (56 FR 29257) for public comment. No comments were. received during the 30-day comment period. Therefore, as proposed, the funding priority will be retained as

A funding priority will be given to: Applicants that propose to provide educational experiences to demonstrate to residents the provision of primary care/preventive services for underserved populations. These experiences must include substantial. training in a local health department, PHS Act, section 329 Migrant Health. Center, PHS Act section 330 Community Health Center and/or State-designated clinic/center serving an underserved population. Section 329 authorizes support for migrant health facilities nationwide and comprises a network of health care services for migrant and seasonal farm workers. Section 330 authorizes support for community health care services to medically underserved populations.

If additional programmatic information is needed, please contact: Mr. Donald Buysse, Primary Care Medical Education Branch, Division of Medicine, Bureau of Health Professions. Health Resources and Services Administration, Parklawn Building. room 4C-04, 5600 Fishers Lane, Rockville, Maryland 20857, Telephones: (301) 443-1467.

This program is listed at 93.117 in the Catalog of Federal Domestic Assistance. It is not subject to the provisions of Executive. Order 12372, Intergovernmental Review of Federal Programs (as implemented through 45. CFR part 100):

Dated: September 10, 1991.

Robert G. Harmon

Administrator:

[FR.Doc. 91-22221 Filed 9-13-91; 8:45 am];

BILLING CODE 4160-18-M

National Institutes of Health

National Institute of Allergy and Infectious Diseases; Meetings

Pursuant to Public Law 92-463, notice is hereby given of the meeting of the National Advisory Allergy and Infectious Diseases Council, National Institute of Allergy and Infectious Diseases, and its subcommittees on September 26-27, 1991 at the National Institutes of Health, Building 31C, Bethesda, Maryland 20892.

The meeting of the full Council will be open to the public on September 28 in Conference Room 6 from approximately 1:30 p.m. until 4 p.m. for opening remarks of the Institute Director; discussion of procedural matters, Council business, and a report from the Institute Director which will include a discussion of budgetary matters. The primary program will include a presentation on International Tropical Disease Centers; a report on the Division of Intramural Research; and, remarks by the Director, NIH. On September 27 the meetings of the NAAIDC Acquired Immunodeficiency Syndrome Subcommittee, NAAIDC Allergy and Immunology Subcommittee and NAAIDC Microbiology and Infectious Diseases Subcommittee will be open to the public from 8 a.m. until adjournment. All three subcommittees will meet at the National Institutes of Health, Building 31C in Conference Rooms 6, 7 and 8 respectively:

In accordance with the provisions set forth in sections 552b(c)(4) and 552b(c)[6), title 5, U.S.C. and section 10(d) of Public Law 92-463, the meeting of the NAIDC Acquired Immunodeficiency Syndrome Subcommittee, NAAIDC Allergy and Immunology Subcommittee and the NAAIDC Microbiology and Infectious Diseases Subcommittee will be closed to the public for approximately three hours. for review, evaluation, and discussion of. individual grant applications. It is anticipated that this will occur from 8:30, a.m. until approximately 1:30 p.m. on September 26, in conference rooms 6, 7' and 8 respectively. The meeting of the full Council will be closed from approximately 4 p.m. until recess on September 26 for the review, discussion; and evaluation of individual grant applications. These applications and the discussions could reveal confidential: trade secrets or commercial property such as patentable material; and personal information concerning individuals associated with the applications, disclosure of which would

constitute a clearly unwarranted invasion of personal privacy.

Ms. Patricia Randall, Office of Research Reporting and Public Response, National Institute of Allergy and Infectious Diseases, Building 31, room 7A32, National Institutes of Health, Bethesda, Maryland 20892. telephone (301-496-5717), will provide a summary of the meeting and a roster of the committee members upon request.

Dr. John J. McGowan, Director, Division of Extramural Activities, NIAID, NIH, Westwood Building, room 703, telephone (301-496-7291). will provide substantive program information.

(Catalog of Federal Domestic Assistance Program Nos. 93.855 Immunology, Allergic and Immunologic Diseases Research, 93.856, Microbiology and Infectious Diseases Research, National Institutes of Health).

Dated: August 29, 1991.

Jeanne N. Ketley,

Acting Committee Management Officer, NIH. [FR Doc. 91-22206 Filed 9-13-91; 8:45 am] BILLING CODE 4140-01-M

National Institute of Alieray and Infectious Diseases; Meeting

Pursuant to Public Law 92-463, notice is hereby given of the meeting of the Allergy, Immunology, and Transplantation Research Committee, and its subcommittees on October 28, 1991, at the Holiday Inn Chevy Chase, 5520 Wisconsin Avenue, Chevy Chase, Maryland 20815.

The meeting will be open to the public from 8:30 a.m. to 10 a.m. on October 28, to discuss administrative details relating to committee business and for program review. Attendance by the public will be limited to space available. In accordance with the provisions set forth in sections 552b(c)(4) and 552b(c)(6), title 5, U.S.C. and section 10(d) of Public Law 92-463, the meeting will be closed to the public for the review, discussion, and evaluation of individual grant applications and contact proposals from 10 a.m. on October 28 until adjournment. These applications, proposals, and the discussions could reveal confidential trade secrets or commercial property such as patentable material and personal information concerning individuals associated with the applications and proposals, the disclosure of which would constitute a clearly unwarranted invasion of

personal privacy.
Ms. Patricia Randall, Office of Research Reporting and Public Response, National Institute of Allergy and Infectious Diseases, Building 31, room 7A32. National Institutes of

Health, Bethesda, Maryland 20892. telephone (301-496-5717), will provide a summary of the meeting and a roster of the committee members upon request.

Dr. Mark L. Rohrbaugh, Scientific Review Administrator, Allergy, Immunology and Transplantation Research Committee, NIAID, NIH, Westwood Building, Room 3A06, Bethesda, Maryland 20892, telephone (301-496-8425), will provide substantive program information.

(Catalog of Federal Domestic Assistance Program No. 93.855, Immunology, Allergic and Immunologic Diseases Research, National Institutes of Health.)

Dated: August 29, 1991.

Jeanne N. Ketley.

Acting Committee Monogement Officer, NIH. [FR Doc. 91-22207 Filed 9-13-91; 8:45 am]

BILLING CODE 4140-01-M

National Institute of Diabetes and Digestive and Kidney Diseases; Meetings

Pursuant to Public Law 92-463, notice is hereby given of meetings of Subcommittees B. C. and D of the National Diabetes and Digestive and Kidney Diseases Special Grants Review Committee, National Institute of Diabetes and Digestive and Kidney Diseases (NIDDK).

These meetings will be open to the public to discuss administrative details at the beginning of the first session of the first day of the meetings. Attendance by the public will be limited to space available. Notice of the meeting rooms will be posted in the hotel lobby.

These meetings will be closed to the public as indicated below in accordance with the provisions set forth in sections 552b(c)(4) and 552b(c)(6), title 5, U.S.C. and section 10(d) of Public Law 92-463. for the review, discussion, and evaluation of individual research grant applications. Discussion of these applications could reveal confidential trade secrets or commercial property. such as patentable material, and personal information concerning individuals associated with the applications, the disclosure of which would constitute a clearly unwarranted invasion of personal privacy.

Mrs. Winnie Martinez, Committee Management Officer, National Institute of Diabetes and Digestive and Kidney Diseases, National Institutes of Health, Building 31, room 9A19, Bethesda, Maryland 20892, 301-496-6917, will provide summaries of the meetings and rosters of the committee members upon request. Other information pertaining to the meetings can be obtained from the

Scientific Review Administrators indicated.

Nome of Committee: National Diabetes and Digestive and Kidney Diseases Special Grants Review Committee, Subcommittee B. Scientific Review Administrator: Francisco O. Calvo, Westwood Building, room 419, National Institutes of Health, Bethesda, Maryland 20892, Phone: 301-496-7697. Dotes of Meeting: October 17-18, 1991. Place of Meeting: Marriott Residence Inn

Hotel, 7335 Wisconsin Avenue, Bethesda, Maryland 20814.

Open: October 17, 7 p.m.-8 p.m. Closed: October 17, 8 p.m.-recess, October 18, 8 a.m.-adjournment.

Name of Committee: National Diabetes and Digestive and Kidney Diseases Special Grants Review Committee, Subcommittee C. Scientific Review Administrator: Daniel Matsumoto, Westwood Building, room 404B, National Institutes of Health, Bethesda, Maryland 20892, Phone: 301-496-8830. Dotes of Meeting: November 7-8, 1991. Ploce of Meeting: Holiday Inn Crowne Plaza, 1750 Rockville Pike, Rockville,

Maryland 20852. Open: November 7, 8 p.m.-8:30 p.m. Closed: November 8, 8 a.m.-adjournment.

Name of Committee: National Diabetes and Digestive and Kidney Diseases, Special Grants Review Committee, Subcommittee D. Scientific Review Administrator: Ann A. Hagan, Westwood Building, room 417A, National Institutes of Health, Bethesda, Maryland 20892, Phone: 301-496-7841. Dote of Meeting: October 18, 1991.

Plaza, 1750 Rockville Pike, Rockville, Maryland 20852.

Open: October 18, 8 a.m.-8:30 a.m. Closed: October 18, 8:30 a.m.-adjournment. Dated: August 29, 1991.

Jeanne N. Ketley,

Acting Committee Management Officer, NIH. [FR Doc. 91-22208 Filed 9-13-91; 8:45 am] BILLING CODE 4140-01-M

National Library of Medicine; Meeting

Pursuant to Public Law 92-463, notice is hereby given of a meeting of the Literature Selection Technical Review Committee, National Library of Medicine, on October 17-18, 1991, convening at 9 a.m. on October 17 and at 8:30 a.m. on October 18 in the Board Room of the National Library of Medicine, Building 38, 8600 Rockville Pike, Bethesda, Maryland.

The meeting on October 17 will be open to the public from 9 a.m. to 10:30 a.m. for the discussion of administrative reports and program developments. Attendance by the public will be limited to space available.

In accordance with provisions set forth in section 552b(c)(9)(B), title 5, U.S.C., Public Law 92-463, the meeting will be closed on October 17 from 10:30 a.m. to approximately 5 p.m. and on October 18 from 8:30 a.m. to adjournment for the review and discussion of individual journals as potential titles to be indexed by the National Library of Medicine: The presence of individuals associated with these publications could hinder fair and open discussion and evaluation of individual journals by the Committee members.

Mrs. Lois Ann Colaianni, Scientific Review Administrator of the Committee, and Associate Director, Library Operations, National Library of Medicine, 8600 Rockville Pike, Bethesda, Maryland 20894, telephone number: 301– 496–6921, will provide a summary of the meeting, rosters of the committee members, and other information pertaining to the meeting.

Dated: August 29; 1991.

Jeanne N. Ketley,

Acting Committee Management Officer, NIH. [FR Doc. 91–22209 Filed 9–13–91; 8:45 am].

BILLING CODE 4140-01-M

National Library of Medicine; Meeting,

Pursuant to Public Law 92–463, notice is hereby given of the meeting of the Board of Regents of the National Library of Medicine on October 23–24, 1997, in the Board Room of the National Library of Medicine, 8600 Rockville Pike, Bethesda, Maryland. The Extramural Programs Subcommittee will meet on October 22 in the 5th-Floor Conference Room, Building 38A, 2 to approximately 3:30 p.m., and will be closed to the public.

The meeting of the Board will be open to the public from 9 to approximately 4:45 p.m. on October 23 and from 9 to adjournment on October 24 for administrative reports and program discussions. Attendance will be limited to space available.

In accordance with provisions set forth in sections 552b(c)(4), 552b(c)(6), title 5, U.S.C. and section 10(d) of Public Law 92-463, the entire meeting of the Extramural Programs Subcommittee on October 22 will be closed to the public, and the regular Board meeting on October 23 will be closed from approximately 4:45-p.m. to adjournment for the review, discussion, and evaluation of individual grant applications. These applications and the discussion could reveal confidential trade secrets or commercial property; such as patentable material, and personal information concerning, individuals associated with the applications, the disclosure of which

would constitute a clearly unwarranted invasion of personal privacy.

Mr. Robert B. Mehnert, Chief, Office of Inquiries and Publications
Management, National Library of Medicine, 8600 Rockville Pike, Bethesda, Maryland 20894, Telephone Number: 301–496–6308, will furnish a summary of the meeting, rosters of Board members; and other information pertaining to the meeting.

(Catalog of Federal Domestic Assistance Program No. 93:879—Medical Library Assistance, National Institutes of Health.)

Dated: August 29, 1991.

Jeanne N. Ketley,

Acting Committee Management Office, NIH.

[FR Doc: 91–22210 Filed 9–13–91; 8:45 am]

BILLING CODE 4140-01-88

DEPARTMENT OF THE INTERIOR

Office of the Secretary

National Strategic Materials and Minerals Program Advisory Committee; Meeting

Notice is hereby given, in accordance with the Federal Advisory Committee: Act, that the National Strategic Materials and Minerals Program Advisory Committee (NSMMPAC) will meet Friday, September 27, 1991. The meeting will convene at 4 p.m. in the conference room at the Bureau of Mines, Salt Lake City Research Center, 729 Arapeen Drive, Salt Lake City, Utah 84108. This meeting will be open to the public. To facilitate admission to the Research Center, it is requested that public attendees call (202) 634–1282 by September 24, 1991.

FOR FURTHER INFORMATION CONTACT: Cletus R. Uhlenhopp, Executive Director or Holly K. Volatile, Executive Secretary, Bureau of Mines—MS1010, 2401 E. Street, NW., Washington, DC 20241, (202) 634–1282.

Dated: September 9, 1991.

Cletus R. Uhlenhepp,

Executive Director...

[FR Doc. 91-22115 Filed 9-13-91; 8:45 am]

BILLING CODE 4410-63-M

Bureau of Land Management

[MT-070-06-4333-12]-

Motor Vehicle Use Restrictions, Garnet. Resource Area, Butte District, MT

AGENCY: Bureau of Land Management, Interior.

ACTION: Designation of restrictions on motor vehicle travel on certain lands in the Garnet Resource Area.

SUMMARY: The use of motor vehicles on public lands in the Garnet Resource Area is hereby restricted in accordance with the authority and requirements of Executive Orders 11644 and 11989; and regulations contained in 43 CFR part 8340. The following described lands under the administration of the Bureau of Land Management are designated as open, limited, or closed to motorized vehicle use pursuant to the provisions of 43 CFR 8342.1.

Affected by the designation are 3,160-acres, which includes public lands in the Garnet Resource Area. The lands are managed under the Garnet Resource Management Plan approved January 19, 1986, the Implementation Plan and Environmental Assessment for ORV Designations, MT074-06-05, July 1986, Travel Plan Map, the ORV Plan Amendment (2-91) and Environmental Assessment (7-91): They are located in Missoula; Granite, and Powell counties.

These designations are revisions to Federal Register notices dated Tuesday, September 23, 1986, Vol. 51, No. 184 pp. 33813 and 33814.

These revisions are necessary to more efficiently manage vehicle use on public. lands, to implement decisions in the Garnet Resource Management Plan and to coordinate vehicle travel management with adjoining intermingled private and public lands. Comments received during public open houses, written responses as part of the Garnet Resource Management Plan. process, and public involvement during the Environmental Assessment process influenced these designations. This designation order supersedes all other off-road vehicle travel designations for the areas identified below. These designations are published as final, effective immediately, and will remainin effect until rescinded or modified by the authorized officer. Under 43 CFR. 4.21, an appeal may be filed with the Interior Board of Land Appeals within 30 days of publication in the Federal. Register..

Specific areas modified by this notice include the following:

A. Indian Creek Road Management:
Area. This area includes all public lands in the Indian Creek drainage (T. 12 N., R. 10 W., Sections 25, 26, 27, 33, 34, and 35), bounded on the west and south by the Hoodoo Mountain Fire Road, on the south and east by the Indian Creek jeep trail, the south and east boundaries of sections 25 and 35, and on the north by Bureau of Land Management property

line (north section line, section 25 and 26). This area is closed yearlong to all unauthorized motorized vehicle use except snowmobiles, which are permitted in the area December 1

through April 30.

B. Deer Creek Walk In Hunting Area. This area includes all public lands in the Deer Creek drainage (T. 13 N., R. 14 W., sections 28 and 29) down stream from the road gate on the Deer Creek Road. This area is closed yearlong to all unauthorized motorized vehicle use except snowmobiles which are permitted in the area December 1 through April 30.

C. Centennial Road and Jump Over Roads. These roads connect the Garnet Range Road with Garnet Ghost Town and the Bear Gulch County Road (T. 12 N., R. 14 W., section 35). The Centennial Road and Jump Over Roads are closed to all motorized vehicle use except snowmobiles January 1 through April 30.

FOR FURTHER INFORMATION CONTACT:
Detailed maps showing the location of
the above described designations are
available from the offices listed below.
For further information about these
designations, contact either of the
following Bureau of Land Management
offices:

District Manager, Butte District Office, P.O. Box 3388, Butte, Montana 59702, (406) 494–5059.

Area Manager, Garnet Resource Area, 3255 Fort Missoula Road, Missoula, Montana 59801, (406) 329–3914.

Dated: September 6, 1991.

James R. Owings, District Manager.

[FR Doc. 91–22163 Filed 9–13–91; 8:45 am]

[NV-010-91-4410-10]

Eiko District Advisory Council Meeting

Notice is hereby given that the District Advisory Council for the Elko District, Nevada, will meet on October 9, 1991, in accordance with 43 CFR 1784.6—4. The meeting will begin at 8 a.m. and continue into the afternoon. It will be held in the District Conference Room at 3900 E. Idaho, in Elko.

The major agenda item is to discuss and prepare the draft of the Marys River Master Plan.

The meeting is open to the public, and members of the public may make statements before the Council from 8:30–9 a.m. Persons wishing to make a statement to the Council should contact Lauren Mermejo at the District Office at (702) 753–0200 no later than October 4th.

Dated: September 6, 1991.

Nancy Phelps.

Acting District Manager.

[FR Doc. 91–22117 Filed 9–13–91; 8:45 am]

[NV-040-91-4130-02]

Ely District Advisory Council Meeting

AGENCY: Bureau of Land Management, Interior.

ACTION: Ely District Advisory Council Meeting.

SUMMARY: Notice is hereby given that the District Advisory Council for the Ely District, Nevada, will meet on October 16, 1991. The meeting will be held in the District Conference Room, 702 North Industrial Way. Ely. Nevada, beginning at 7 a.m.

The agenda is as follows:

- 1. Introductions.
- 2. General Business.
- 3. Public Comments.
- 4. Briefing on Tour.
- 5. Tour of Recreation Areas.

The meeting is open to the public, and members of the public may make statements before the Council. Persons wishing to make a statement to the Council should contact Chris Mayer at the Ely District Office at (702) 289–4865 no later than October 14, 1991. The tour of the recreation areas is also open to the public; however, members of the public must provide their own transportation and lunch.

ADDRESSES: Comments and suggestions should be sent to: Bureau of Land Management, HC33, Box 150, Ely, Nevada 89301–9408.

FOR FURTHER INFORMATION CONTACT: Chris Mayer, (702) 289–4865.

Dated: August 29, 1991.

Timothy Reuwsaat,

Acting District Manager.

[FR Doc. 91-22165 Filed 9-13-91; 8:45 am]

BILLING CODE 4310-HC-M

[MT-070-01-4212-13; M80295]

AGENCY: Bureau of Land Management, Butte District Office, Interior.

ACTION: Designation of public lands in Beaverhead County, Montana, for transfer out of Federal ownership in exchange for lands owned by Evan Huntsman.

SUMMARY: BLM proposes to exchange public land with Evan Huntsman in order to achieve more efficient management of the public land through consolidation, to acquire public values

including access and to acquire wildlife and riparian habitat.

The following public land is being considered for disposal by exchange pursuant to section 206 of the Federal Land Policy and Management Act of October 21, 1976, 43 U.S.C. 1716.

Principal Meridian, Montana

T 14 S, R 6 W

Section 7: Lot 3,4, E½SW¼; Section 17: NE¼NW¼;

Section 18: Lot 1,2,3,4, SE4SW4, W5

Section 19: Lot 1,2,3,4, E½W½, S½SE¼; Section 20: S½SW¼, SW¼SE¼;

Section 21: N½N½, SE¼NE¼; Section 27: N½, SW¼;

Section 28: E½E½, NW ¼NE¼, NW ¼; Section 29: N½;

T 14 S, R 7 W

Section 1: N½SW¼; Section 12: SE¼.

The lands described above comprise 2609.84 acres, more or less. These lands are segregated from entry under the mining laws, except the mineral leasing laws, effective upon publication of this notice in the Federal Register. The segregative effect will terminate upon issuance of patent, upon publication in the Federal Register of termination of the segregation, or two years from the date of this publication, whichever comes first.

Final determination on disposal will await completion of an environmental assessment. Upon completion of the environmental assessment, a Notice of Realty Action shall be published specifying the public lands being disposed of and the private lands being acquired.

DATES: On or before October 31, 1991, interested parties may submit comments to the Butte District Manager, P.O. Box 3388, Butte MT 59702.

SUPPLEMENTARY INFORMATION: Detailed information concerning this exchange is available at the Butte District Office.

Dated: September 6, 1991.

Jim Owings,

District Manager.

[FR Doc. 91-22164 Filed 9-13-91; 8:45 am]

BILLING CODE 4310-DN-M

[NV-930-01-4212-14; N-53153]

Realty Action; Nevada

ACTION: Notice of Realty Action, advertisement of public lands to be sold by the Bureau of Land Management by direct sale to Humboldt County, Nevada.

SUMMARY: Notice is hereby given that pursuant to the Act of October 21, 1976

(43 U.S.C. 1713; section 203), the Bureau of Land Management (BLM) is selling a parcel of public lands at fair market value to Humboldt County, Nevada.

The following describes the public lands to be sold by direct sale procedures:

Mount Diablo Meridian, Nevada T. 43 N., R. 36 E., Section 18: SW¼NW¼ NW¼, containing ten acres.

EFFECTIVE DATE: October 16, 1991.

FOR FURTHER INFORMATION CONTACT: Hal Green, District Realty Officer, 705 East 4th Street, Winnemucca, NV 89445 (702) 623–1500.

SUPPLEMENTARY INFORMATION: The public lands are being offered for sale to Humboldt County, Nevada (County Government), by the BLM in order to facilitate the operation, control, and maintenance of a herbicide-pesticide clean waste container disposal site.

Humboldt county is currently authorized to operate and use a site that is scheduled for closure. This closure is the result of a policy change by the BLM. The public lands addressed in this notice would be transferred in fee title to Humboldt County for the purpose of developing the waste container disposal site.

This lands action is in accord with the land use plans, programs, and policy as developed by the Dept. of the Interior, BLM.

Both the surface and subsurface estates would be sold.

Publiciation of this notice in the Federal Register shall segregate the public lands to the extent that they would not be subject to appropriation under the public land laws including the mining laws. Any subsequent application will not be considered as filed and will be returned to the applicant. The segregative effect of the Notice of Realty Action shall terminate upon issuance of the patent or transfer document of conveyance to the land or upon publication in the Federal Register of a termination of the segregation of 270 days from the date of publication of this notice, whichever occurs first.

This sale is consistent with the Federal Regulations contained in title 43 CFR 2710, planning documents, and the Washington Office, Dept. of the Interior, BLM policy.

Reservations to the Federal Government

The patent, when issued, will contain the following reservation to the United States: Rights-of-way for ditches and canals to be constructed under the authority of the United States, Act of August 30, 1890, 26 Stat. 391; 43 U.S.C. 945. For a period of 45 days from the date of this notice, interested parties may submit comments to the District Manager, Winnemucca District Office, Bureau of Land Management, 705 East 4th Street, Winnemucca, NV 89445.

In the absence of comment or objections, this Notice of Realty Action will become the final determination of the Dept. of the Interior, BLM.

Dated: September 6, 1991.

Ron Wenker,

District Manager, Winnemucca. [FR Doc. 91–22118 Filed 9–13–91; 8:45 am] BILLING CODE 4310–HC-M

Office of Surface Mining Reclamation and Enforcement

Extension of Comment Period on Draft Environmental Impact Statement

AGENCY: Office of Surface Mining Reclamation and Enforcement, Interior. ACTION: Notice of the extension of the comment period on a Draft Environmental Impact Statement.

SUMMARY: The Office of Surface Mining Reclamation and Enforcement of the United States Department of the Interior is extending the public comment period on the Draft Environmental Impact Statement OSM-EIS-29 for the Proposed Revision to the Permanent Program Regulations Implementing section 522(e) of the Surface Mining Control and Reclamation Act of 1977. The comment period is being extended to coincide with the comment period for a proposed revision to the permanent program regulations addressing the definition of valid existing rights recently published in the Federal Register.

DATES: The comment period on the Draft Environmental Impact Statement is extended until 5 p.m. Eastern time on October 16, 1991.

ADDRESSES: Copies of the Draft Environmental Impact Statement may be obtained by contacting the Branch of Environmental and Economic Analysis, Office of Surface Mining, 1951 Constitution Avenue, NW., room 5415–L, Washington, DC 20240; Telephone (202) 343–1476 or (FTS) 343–1476.

Written comments may be hand delivered to the Office of Surface Mining, Administrative Record, room 5131, 1100 L St. NW., Washington, DC; or mailed to the Office of Surface Mining, Administrative Record, room 5131–L, 1951 Constitution Avenue, NW., Washington, DC 20240.

FOR FURTHER INFORMATION CONTACT: Andrew DeVito, Branch of Environmental and Economic Analysis, Office of Surface Mining, 1951 Constitution Avenue, NW., room 5415–L., Washington, DC 20240; Telephone (202) 343–5150 or (FTS) 343–5150.

SUPPLEMENTARY INFORMATION: On April 19, 1991 (56 FR 16111), the Office of Surface Mining Reclamation and Enforcement (OSM) published a notice of availability of the Draft Environmental Impact Statement OSM-EIS-29 (DEIS) for a Proposed Revision to the Permanent Regulations Implementing Section 522(e) of the Surface Mining Control and Reclamation Act of 1977 (SMCRA), 30 U.S.C. 1201 et seq. On June 6, 1991 (56 FR 26144) and August 1, 1991 (56 FR 26144) OSM extended the public comment period on the DEIS until August 5, 1991 and September 16, 1991, respectively. OSM is again extending the public comment period so that it will coincide with the comment period for the proposed revision to the permanent program regulations published in the Federal Register on July 18, 1991 (56 FR 33152). The proposed revisions to the permanent program regulations addresses the issues of valid existing rights (VER) found under section 522(e) of SMCRA.

Section 522(e) of SMCRA prohibits, subject to VER, surface coal mining operations on lands within units of the National Park System; the National Wildlife Refuge System; the National System of Trails; the National Wilderness Preservation System; the Wild and Scenic Rivers System, including study rivers designated under section 5(a) of the Wild and Scenic River Act; and National Recreation Area designated by act of Congress. In addition, surface coal mining operations for which it has not been determined that the owner has VER are prohibited (with certain exceptions) if the will adversely affect places listed on the National Register of Historic Places or any publicly owned park or if they are within a National Forest. Such operations also are prohibited within 100 feet of cemeteries and public roads and within 300 feet of occupied dwellings, public buildings, schools. churches, and public parks. The DEIS describes the environmental impacts that might result from amending the permanent program regulations at 30 CFR part 761 that concern VER. The regulatory options for the VER rulemaking are presented as alternatives in the DEIS which considers the cumulative and site-specific effects on the quality of the human environment that might occur as a result of coal mining under the various alternatives.

The DEIS also describes the environmental impacts that would result form amending regulations that address the application of the prohibitions of section 522(e) of SMCRA to the subsidence effects of underground coal mining. Commenters should be aware that since the issuance of the DEIS, the issue of whether and to what degree subsidence is covered by the mining prohibitions set forth in section 522(e) of SMCRA, has been resolved. See the Notice of Inquiry published on July 18, 1991 (56 FR 33170).

Dated: September 11, 1991.

Brent Wahlquist,

Assistant Director, Reclamation and Regulatory Policy.

[FR Doc. 91-22248 Filed 9-13-91; 6:45 am]

INTERNATIONAL TRADE COMMISSION

[Inv. Hos. TA-131-17, 503(a)-22, and 332-312]

President's List of Articles Which May Be Designated or Modified as Eligible Articles for Purposes of the U.S. Generalized System of Preferences

AGENCY: United States International Trade Commission.

ACTION: Issuance of erratum to institution of investigation scheduling of hearing.

Erratum

The following change should be made in the notice of investigation published in the Federal Register on September 5, 1991 (56 FR 43939). On page 43940, Annex I., part C., item 8902.71.00 (Mexico) should be changed to read 3920.71.00 (Mexico).

Issued: September 10, 1991.

By order of the Commission.

Kenneth R. Mason,

Secretary.

[FR Doc. 91-22128 Filed 9-13-91; 8:45 am]

INTERSTATE COMMERCE COMMISSION

[Docket No. AB-52; Sub-No.73X]

The Atchison, Topeka and Santa Fe Railway Company—Abandonment Exemption—in Buchanan County, MO

AGENCY: Interstate Commerce Commission.

ACTION: Notice of exemption.

summary: The Commission exempts from the prior approval requirements for 49 U.S.C. 10903–10904 the abandonment by The Atchison, Topeka an Santa Fe Railway Company of approximately 13 miles of rail line between Rushville (milepost 512 +4167 feet) and St. Joseph (milepost 499 +4198 feet), in Buchanan County, MO, subject to historic preservation, environmental, and standard employee protective conditions.

DATES: Provided no formal expression of intent to file an offer of financial assistance has been received, this exemption will be effective on October 16, 1991. Formal expressions of intent to file an offer of financial assistance under 49 CFR 1152.27(c)(2) must be filed by September 26, 1991, petitions to stay must be filed by October 1, 1991, and petitions for reconsideration must be filed by October 11, 1991. Requests for a public use condition must filed by September 26,1991.

ADDRESSES: Send pleadings referring to Docket No. AB-52 (Sub-No. 73X) to: (1) Office of the Secretary, Case Control Branch, Interstate Commerce Commission, Washington, DC 20423, and (2) Petitioner's representative: Dennis W. Wilson, 1700 East Golf Road, Schaumburg, IL 60173-5860.

FOR FURTHER INFORMATION CONTACT: Joseph H. Dettmar, (202) 275–7245.

[TDD for the hearing impaired: (202) 275-1721.]

SUPPLEMENTARY INFORMATION:

Additional information is contained in the Commission's decision. To purchase a copy of the full decision, write to, call, or pick up in person from: Dynamic Concepts, Inc., room 2229, Interstate Commerce Commission Building, Washington, DC 20423. Telephone: [202] 289–4357/4359. [Assistance for the hearing impaired is available through TDD service [202] 275–1721.]

Decided: September 9, 1991.

By the Commission, Chairman Philbin, Vice Chairman Emmett, Commissioners Simmons, Phillips, and McDonald.

Sidney L. Strickland, Jr.,

Secretary.

[FR Doc. 91-22264 Filed 9-13-91; 8:45 am]

DEPARTMENT OF JUSTICE

Attorney General

Certification of the Attorney General Adams County, Mississippi

In accordance with section 6 of the Voting Rights Act of 1965, as amended, 42 U.S.C. 1973d, I hereby certify that in my judgment the appointment of examiners is necessary to enforce the guarantees of the Fourteenth and Fifteenth Amendments to the Constitution of the United States in Adams County, Mississippi. This county is included within the scope of the determination of the Attorney General and the Director of the Census made on August 6, 1965, under section 4(b) of the Voting Rights Act of 1965 and published in the Federal Register on August 7, 1965 (30 FR 9897).

Dated: September 11, 1991.

William P. Barr.

Acting Attorney General of the United States.
[FR Doc. 91-22300 Filed 9-13-91; 8:45 am]

Certification of the Attorney General Monroe County, Mississippi

In accordance with section 6 of the Voting Rights Act of 1965, as amended, 42 U.S.C. 1973d, I hereby certify that in my judgment the appointment of examiners is necessary to enforce the guarantees of the Fourteenth and Fifteenth Amendments to the Constitution of the United States in Monroe County, Mississippi. This county is included within the scope of the determinations of the Attorney General and the Director of the Census made on August 6, 1965, under section 4(b) of the Voting Rights Act of 1965 and published in the Federal Register on August 7, 1965 (30 FR 9897).

Dated: September 11, 1991.

William P. Barr.

Acting Attorney General of the United States.
[FR Doc. 91–22301 Filed 9–13–91; 8:45 am]
BILLING CODE 4419–01–M

Immigration and Naturalization Service

[INS No. 1400NS-91; AG Order no. 1525-91]

Designation of Nationals of Somalia for Temperary Protected Status

AGENCY: Immigration and Naturalization Service, Justice.

ACTION: Notice.

¹ See Exempt. of Rail Abandonment—Offers of Finan. 'Assist.,' 4 I.C.C. 2d 184' (1987).

SUMMARY: Under section 244A of the Immigration and Nationality Act (the "Act"), as amended (8 U.S.C. 1254a), the Attorney General is authorized to grant Temporary Protected Status in the United States to eligible nationals of designated foreign states (or parts thereof) upon a finding that such foreign states are experiencing ongoing civil strife, environmental disaster, or other extraordinary and temporary conditions if such a finding would not be contrary to the national interest. This notice designates nationals of Somalia for Temporary Protected Status.

EFFECTIVE DATE: This designation is effective on September 16, 1991 and will remain in effect for 12 months from September 16, 1992.

FOR FURTHER INFORMATION CONTACT: Michael T. Jaromin, Senior Immigration Examiner, Immigration and Naturalization Service, room 5250, 425 I Street, NW., Washington, DC 20536, telephone (202) 514–0106.

Notice of Designation of Nationals of Somalia For Temporary Protected Status

Pursuant to section 244A(b)(1)(C) of the Act, the Attorney General finds that there exist extraordinary and temporary conditions in Somalia that prevent aliens who are nationals of Somalia from returning to Somalia in safety. The Attorney General further finds that permitting nationals of Somalia to remain temporarily in the United States is not contrary to the national interest of the United States. Accordingly, it is ordered as follows:

(1) Somalia is designated under section 244A(b) of the Act and national of Somalia may apply for Temporary Protected Status.

(2) The Attorney General estimates that there are no more than 2,000 Somalian nationals currently in non-immigrant or unlawful status who are eligible for Temporary Protected Status.

(3) Except as specifically provided in this notice, an application for Temporary Protected Status submitted by a national of Somalia must be filed pursuant to the provisions of 8 CFR part 240.

(4) A fee of fifty dollars (\$50.00) for each Application for Temporary Protected Status, Form I-821, filed by a national of Somalia will be required at the time of filing with the Immigration and Naturalization Service.

(5) Any alien who is a national of Somalia and who has been continuously physically present and has continuously resided in the United States since September 16, 1991 may apply for Temporary Protected Status within the 12-month period of designation from September 16, 1991 to September 16, 1992.

(6) Pursuant to section 244A(b)(3) of the Act, this designation shall be reviewed by the Attorney General at least 60 days before the end of the initial period of designation, and of any extended period of designation, to determine whether the conditions for such designation continue to exist. Notice of each such determination by the Attorney General, including the basis for the determination, shall be published in the Federal Register

(7) Information concerning the Temporary Protected Status for nationals of Somalia will be available at local Immigration and Naturalization Service offices upon publication of this nation.

Dated: September 9, 1991.
William P. Barr,
Acting Attorney General.
[FR Doc. 91-22122 Filed 9-13-91; 8:45 am]
BILLING CODE 4410-10-M

DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-25,904]

Sara Lee Knitting Products, Floyd, VA; Revised Determination on Reconsideration

On August 30, 1991, the Department, issued an Affirmative Determination Regarding Application for Reconsideration for workers of Sara Lee Knitting Products, Floyd, Virginia. The notice will soon be published in the Federal Register.

The initial investigation resulted in a negative determination issued on July 31, 1991. The notice of negative determination was published in the Federal Register on August 13, 1991 (56 FR 3468)

The workers at Floyd produced mainly sweatshirts.

New findings, on reconsideration, show that the Floyd plant closed in August 1991 when all remaining production workers were laid off. Other findings show that machinery used in the manufacturing of sweatshirts was moved from the Floyd plant to a contractor in Mexico to produce sweatshirts and that Sara Lee Knit Products increased its imports of sweatshirts from Mexico in 1991.

Conclusion

After careful consideration of the new

facts obtained on reconsideration, it is concluded that increased imports of articles like or directly competitive with sweatshirts contributed importantly to the decline in sales and to the total or partial separation of workers at Sara Lee Knitting Products, Floyd, Virginia. In accordance with the provisions of the Trade Act of 1974, I make the following revised determination:

All workers of Sara Lee Knitting Products, Floyd, Virginia who became totally or partially separated from employment on or after January 1, 1991 and before September 8, 1991 are eligible to apply for adjustment assistance under Section 223 of the Trade Act of 1974.

Signed at Washington, DC, this day of September 6, 1991.

Robert O. Deslongchamps,

Director, Office of Legislation & Actuarial Services, Unemployment Insurance Service. [FR Doc. 91–22094 Filed 9–13–91; 8:45 am] BILLING CODE 4510-30-M

[TA-W-25, 760]

Union City Body Co., Inc. Union City, IN; Negative Determination Regarding Application for Reconsideration

By an application dated August 8, 1991, both the company and the United Auto Workers Local #49 requested administrative reconsideration of the Department's denial of trade adjustment assistance for workers at Union City Body Company, Inc., Union City, Indiana. The denial notice was published in the Federal Register on July 24, 1991 (56 FR 33943).

Pursuant to 29 CFR 90.18(c) reconsideration may be granted under the following circumstances:

(1) If it appears on the basis of facts not previously considered that the determination complained of was erroneous:

(2) If it appears that the determination complained of was based on a mistake in the determination of facts not previously considered; or

(3) If in the opinion of the Certifying Officer, a misinterpretation of facts or of the law justified reconsideration of the decision.

Its claimed that imports of cheaper, more economical trucks have adversely affected sales, production and employment at the subject firm since a substantial amount of Union City's sales in 1991 were light trucks for "mom and pop" owners in the vending market.

Investigation findings show that the subject firm has an exclusive contract with one of the domestic original equipment manufacturers (OEM) to produce truck-bodies on its chassis. This contract excludes Union City from competing with foreign body builders on other chassis.

Also, the final retail truck customers are not customers of Union City but are customers of the OEM who contracts the building of the truck body to Union City. All truck customers, including those of the "mom and pop" variety, order their vehicles from OEMs. All trucks with Union City manufactured bodies are sold through the OEM dealer network.

Given the above findings, the Department must look at imports of truck bodies—not imports of trucks. U.S. imports of truck bodies declined, both in quantity and in value, in the first six months of 1990 compared to the same period in 1989.

The Department surveyed the subject firm's customer—an OEM, which accounted for all of the subject firm's sales, and found that they do not import truck bodies.

Investigation findings show that the decline in sales and production at Union City is the result of a decline in domestic truck sales in 1990 compared to 1989. Industry sources indicate that the decline in domestic truck sales was primarily caused by the uncertainty about oil prices and by consumers and commercial buyers losing confidence in the economy.

In summary then, there is no basis for a worker group certification given the fact that U.S. imports of truck bodies declined and none of the survey respondents imported truck bodies. Further, the exclusive contract which Union City has with its OEM prohibits it from competing with other body builders.

Conclusion

After review of the application and investigative findings, I conclude that there has been no error or misinterpretation of the law or of the facts which would justify reconsideration of the Department of Labor's prior decision. Accordingly, the application is denied.

Signed at Washington, DC, this day September 6, 1991.

Stephen A. Wandner,

Deputy Director, Office of Legislation & Actuariol Service, Unemployment Insurance Service.

[FR Doc. 91-22095 Filed 9-13-91; 8:45 am]

Pension and Welfare Benefits Administration

[Application No. D-5700]

Proposed Class Exemption Relating to Certain Employee Benefit Plan Foreign Exchange Transactions

AGENCY: Pension and Welfare Benefits Administration, Labor.

ACTION: Notice of public hearing.

SUMMARY: Notice is hereby given that the Department of Labor (the Department) will hold a hearing on Thursday, October 3, 1991, regarding the proposed prohibited transaction class exemption relating to certain employee benefit plan foreign exchange transactions. The proposed prohibited transaction class exemption was published in the Federal Register at 56 FR 11757 (March 20, 1991).

DATES: The hearing will be held on Thursday, October 3, 1991, beginning at 10 a.m., e.s.t.

ADDRESSES: The hearing will be held in room N-3437 of the Department of Labor Building, 200 Constitution Avenue, NW., Washington, DC.

FOR FURTHER INFORMATION CONTACT: Lyssa Hall, Pension and Welfare Benefits Administration, Office of Exemption Determinations, Washington, DC 20210, (202) 523–8971 (this is not a toll-free number), or Susan E. Rees, Plan Benefits Security Division, Office for the Solicitor, U.S. Department of Labor, Washington, DC 20210, (202) 523–9141 (not a toll-free number).

SUPPLEMENTARY INFORMATION: On March 20, 1991, the Department published a proposed prohibited transaction class exemption in the Federal Register (56 FR 11757) regarding foreign exchange transactions by employee benefit plans. In that proposal, the Department invited all interested persons to submit written comments concerning the proposed class exemption on or before May 20, 1991. The Department received a number of comments requesting, among other things, that the relief provided in the proposed exemption be broadened. In view of these comments, the Department has decided to hold a hearing on the proposed class exemption on Thursday, October 3, 1991, beginning at 10 a.m., e.s.t., in room N-3437 of the Department of Labor Building, 200 Constitution Avenue, NW., Washington, DC.

Any interested person who wishes to be assured of an opportunity to present oral comments at the hearing should submit by 3:30 p.m., est., September 20, 1991: (1) A written request to be heard; and (2) an outline (preferably five copies) of the topics to be discussed, indicating the time allocated to each topic. The request to be heard and accompanying outline should be sent to the Office of Exemption Determinations, Pension and Welfare Benefits Administration, room N-5649, U.S. Department of Labor, 200 Constitution Avenue, NW., Washington, DC 20210, "Attention: Poreign Exchange Exemption Hearing."

Individuals who have not filed written comments regarding the proposed class exemption may nonetheless submit a request to make oral comments at the hearing.

The Department will prepare an agenda indicating the order of presentation of oral comments. In the absence of special circumstances, each commentator will be allotted ten minutes in which to complete his or her presentation. Information about the agenda may be obtained on or after September 30, 1991 by telephoning Lyssa Hall, Washington, DC, (202) 523-8971 (not a toll-free number). Individuals not listed in the agenda will be allowed to make oral comments at the hearing to the extent time permits. Those individuals who make oral comments at the hearing should be prepared to answer questions regarding their comments. The hearing will be transcribed.

Notice of Public Hearing

Notice is hereby given that a public hearing will be held on Thursday, October 3, 1991 regarding the proposed class exemption (published at 56 FR 11757, March 20, 1991) relating to foreign exchange transactions by employee benefit plans. The hearing will be held beginning at 10 a.m., e.s.t., in room N-3437, of the Department of Labor Building, 200 Constitution Avenue, NW., Washington, DC.

Signed at Washington, DC this 10th day of September, 1991.

Ivan I. Strasfeld.

Director of Exemption Determinations.

Pension and Welfare Benefits Administration.

U.S. Department of Labor.

[FR Doc. 91-22160 Filed 9-13-91; 8:45 am]

BILLING CODE 4610-29-M

NATIONAL ARCHIVES AND RECORDS ADMINISTRATION

Records Schedules; Availability and Request for Comments

AGENCY: National Archives and Records Administration, Office of Records Administration. ACTION: Notice of availability of proposed records schedules; request for comments.

SUMMARY:The National Archives and Records Administration (NARA) publishes notice at least once monthly of certain Federal agency requests for records disposition authority (records schedules). Records schedules identify records of sufficient value to warrant preservation in the National Archives of the United States. Schedules also authorize agencies after a specified period to dispose of records lacking administrative, legal, research, or other value. Notice is published for records schedules that (1) propose the destruction of records not previously authorized for disposal, or (2) reduce the retention period for records already authorized for disposal. NARA invites public comments on such schedules, as required by 44 USC 3303a(a).

DATES: Request for copies must be received in writing on or before October 31, 1991. Once the appraisal of the records is completed. NARA will send a copy of the schedule. The requester will be given 30 days to submit comments.

ADDRESSES: Address requests for single copies of schedules identified in this notice to the Records Appraisal and Disposition Division (NIR), National Archives and Records Administration, Washington, DC 20408. Requesters must cite the control number assigned to each schedule when requesting a copy. The control number appears in the parentheses immediately after the name of the requesting agency.

SUPPLEMENTARY INFORMATION: Each year U.S. Government agencies create billions of records on paper, film, magnetic tape, and other media. In order to control this accumulation, agency records managers prepare records schedules specifying when the agency no longer needs the records and what happens to the records after this period. Some schedules are comprehensive and cover all the records of an agency or one of its major subdivisions. These comprehensive schedules provide for the eventual transfer to the National Archives of historically valuable records and authorize the disposal of all other records. Most schedules, however, cover records of only one office or program or a few series of records, and many are updates of previously approved schedules. Such schedules also may include records that are designated for permanent retention.

Destruction of records requires the approval of the Archivist of the United States. This approval is granted after a thorough study of the records that takes into account their administrative use by the agency of origin, the rights and interests of the Government and of private persons directly affected by the Government's activities, and historical or other value.

This public notice identifies the Federal agencies and their subdivisions requesting disposition authority, includes the control number assigned to each schedule, and briefly describes the records proposed for disposal. The records schedule contains additional information about the records and their disposition. Further information about the disposition process will be furnished to each requester.

Schedules Pending

1. Department of the Air Force (N1-AFU-91-36]. Natural disaster reports.

2. Department of the Air Force (N1-AFU-91-41).

3. Department of the Air Force (N1-AFU-91-43). Flying training score sheets and examinations. 4. Defense Logistics Agency (N1-361-

91-16). Routine and facilitative records relating to technical operations.

5. Department of Health and Human Services, National Institutes of health (N1-443-91-1). Records relating to the AIDS researcher loan program.

6. Department of the Interior, Bureau of Land Management (N1-49-90-4). Routine information services records.

7. Department of the Interior, Bureau of Land Management (N1-49-90-5). Routine mail and telecommunications

8. Department of the Interior, Bureau of Land Management (N1-49-90-7). Routine budget records.

9. Department of the Interior, Bureau of Land Management (N1-49-90-8). Accountable officers records.

Department of the Interior, U.S. Fish and Wildlife Service (N1-22-91-1). Youth Conservation Corps records.

11. Department of Justice, Civil Division (N1-60-91-3). Correspondence registers of the Commercial Litigation Branch.

12. Department of Justice, Bureau of Prisons (N1-129-91-3). Routine office files of William Blanton and records relating to the construction of Winter Olympic housing, 1967-81.

13. National Archives and Records Administration (N2-84-91-1). Routine and facilitative records segregated from Department of State records accessioned by the National Archives.

14. Consumer Product Safety Commission (N1-424-91-2). Records relating to injuries or potential injuries.

15. Farm Credit Administration (N1-103-91-2). Routine administrative correspondence.

Dated: September 6, 1991. Don W. Wilson, Archivist of the United States. [FR Doc. 91-22167 Filed 9-13-91; 8:45 am] BILLING CODE 7515-01-M

NATIONAL FOUNDATION ON THE ARTS AND THE HUMANITIES

Humanities Panel; Meeting

AGENCY: National Endowment for the Humanities.

ACTION: Notice of meetings.

SUMMARY: Pursuant to the provisions of the Federal Advisory Committee Act (Pub. L. 92-463, as amended), notice is hereby given that the following meetings of the Humanities Panel will be held at the Old Post Office, 1100 Pennsylvania Avenue, NW., Washington, DC 20506.

FOR FURTHER INFORMATION CONTACT: David Fisher, Advisory Committee Management Officer, National Endowment for the Humanities, Washington, DC 20506; telephone 202/ 786-0322.

SUPPLEMENTARY INFORMATION: The proposed meetings are for the purpose of panel review, discussion, evaluation and recommendation on applications for financial assistance under the National Foundation on the Arts and the Humanities Act of 1965, as amended, including discussion of information given in confidence to the agency by grant applicants. Because the proposed meetings will consider information that is likely to disclose: (1) Trade secrets and commercial or financial information obtained from a person and privileged or confidential; or (2) information of a personal nature the disclosure of which would constitute a clearly unwarranted invasion of personal privacy, pursuant to authority granted me by the Chairman's Delegation of Authority to Close Advisory Committee meetings, dated January 15, 1978, I have determined that these meetings will be closed to the public pursuant to subsections (c)(4), and (6) of section 552b of Title 5, United States Code.

1. Date: October 4, 1991. Time: 9 a.m. to 5 p.m. Room: 315.

Program: This meeting will review applications for Texts/Editions, submitted to the Division of Research Programs, for projects beginning after April 1, 1992.

2. Date: October 7, 1991. Time: 9 a.m. to 5 p.m. Room: 315.

Program: This meeting will review applications for Texts/Editions. submitted to the Division of Research Programs, for projects beginning after April 1, 1992.

3. Date: October 11, 1991. Time: 9 a.m. to 5 p.m.

Room: 315.

Program: This meeting will review applications for Texts/Editions, submitted to the Division of Research Programs, for projects beginning after April 1, 1992.

4. Date: October 18, 1991.

Time: 8 a.m. to 5 p.m.

Room: 315.

Progrom: This meeting will review applications for Texts/Translations, submitted to the Division of Research Programs, for projects beginning after April 1, 1992.

5. Date: October 21, 1991.

Time: 9 a.m. to 5 p.m.

Room: 315.

Program: This meeting will review applications for Texts/Translations, submitted to the Division of Research Programs, for projects beginning after April 1, 1992.

6. Date: October 24-25, 1991.

Time: 9 a.m. to 5:30 p.m.

Room: 430.

Progrom: This meeting will review applications for Humanities Projects in Libraries and Archives program during the September 1991 deadline, submitted to the Division of Public Programs, for projects beginning after September 1991.

7. Date: October 28, 1991.

Time: 9 a.m. to 5 p.m.

Room: 315.

Progrom: This meeting will review applications for Texts/Translation, submitted to the Division of Research Programs, for projects beginning after April 1, 1992.

8. Date: October 28-29, 1991.

Time: 9 a.m. to 5:30 p.m.

Room: 430.

Progrom: This meeting will review applications submitted to Public Humanities Projects program during the September deadline, submitted to the Division of Public Programs, for projects beginning after September 1, 1991.

9. Date: October 30, 1991.

Time: 9 a.m. to 5 p.m.

Room: M-14.

Progrom: This meeting will review applications for Texts/Translations, submitted to the Division of Research Programs, for projects beginning after April 1, 1992.

10. Date: October 31/November 1, 1991.

Time: 9 a.m. to 5:30 p.m.

Room: 430.

Program: This meeting will review applications for Public Humanities Projects, submitted to the Division of Public Programs, for projects beginning after September 1, 1991.

David Fisher.

Advisory Committee Management Officer. [FR Doc. 91–22123 Filed 9–13–91; 8:45 am]

BILLING CODE 7536-01-M

NUCLEAR REGULATORY COMMISSION

[Docket No. 030-10749, License No. 48-16296-01 EA 91-085]

Midwest Inspection Services, Ltd. Green Bay, Wisconsin; Order Modifying License (Effective Immediately) and Demand for Information

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Midwest Inspection Services, Ltd. (Licensee) is the holder of Byproduct Material License No. 48-16296-01 issued by the Nuclear Regulatory Commission (NRC or Commission) pursuant to 10 CFR parts 30 and 34. The license authorizes the Licensee to use iridium-192 in the conduct of industrial radiography and cesium-137 for survey instrument calibration in accordance with the conditions specified therein. The license, originally issued on May 23, 1975, was last renewed on March 18, 1988, and is due to expire on October 31, 1992. Mr. Donald Paschen is the President and Radiation Safety Officer (RSO) of the company.

H

Since 1988, the Licensee has had numerous, significant NRC regulatory problems. First, during NRC inspections conducted August 2 to September 7, 1988, and October 11, 1989, nine violations of NRC requirements were identified. The violations included the failure to: (1) Maintain shipping papers while transporting radioactive material; (2) check dosimeters; (3) leak test sources; (4) perform field audits of a radiographer; (5) maintain appropriate documentation; (6) record pocket dosimeter reading; and (7) have personnel complete field tests. A Notice of Violation (NOV) was issued November 8, 1988 for the seven violations identified in the 1988 inspection. Two additional findings involving failure to conduct a field audit and failure to maintain documentation of work experience were described in an inspection report issued December 6,

Second, on October 11, 1990, a Notice of Violation and Proposed Imposition of Civil Penalty was issued to the Licensee for six violations identified during the period of July 24 through August 13, 1990. These violations included: (1) An overexposure to radiation; (2) failure to report the overexposure; (3) failure to conduct an audit; (4) failure to lock the exposure device; (5) failure to conduct surveys; and (6) several failures to meet transportation requirements. The root cause of the violations was a

programmatic lack of control of licensed activities, including a lack of attention to detail and a lack of understanding on the part of the Licensee of the rules and regulations under which it is licensed. Additionally, the Licensee's past corrective actions in response to NRC inspections had not been lasting, as evidenced by the fact that some violations have recurred and, as stated in its December 21, 1990 response to the NOV, the Licensee recognized its lack of attention to detail and that it was not spending needed time for reviews and audits, resulting in a breakdown of procedures. On May 9, 1991, an Order Imposing Civil Monetary Penalty in the amount of \$8,571.43 was issued to the Licensee for these violations, and the Licensee subsequently requested a hearing. In its hearing request, the Licensee challenged the civil penalty, but not the underlying violations.

Third, in a letter to the NRC dated March 13, 1991, the Licensee submitted the results of a self-initiated internal audit of utilization logs for the period of November 1989 through December 1990. The Licensee identified a total of 64 violations including failure to record accurate data in the utilization logs, failure to record final survey readings, and falsification of utilization logs by indicating that the exposure device had not been used when it had been used. An NRC inspection conducted on April 24, 1991, reviewed a sample of the records and confirmed that violations occurred. However, the NRC was not able to substantiate that the inaccurate records had been deliberately falsified.

Fourth, on April 17, 1991, the U.S. Department of Labor (DOL) conducted a hearing that involved a claim by a former Licensee radiographer that he had been discharged from employment by the Licensee on October 12, 1990, for engaging in protected activity, that is, that he had contacted the NRC regarding certain conditions and acts by the Licensee's President and Radiation Safety Officer (RSO), Mr. Paschen, which the former radiographer believed were unsafe or violated NRC regulations. These contacts with the NRC had occurred earlier that year, and were, according to the former radiographer's testimony, the subject of complaints by Mr. Paschen to that former radiographer and another employee. During the hearing, the former radiographer testified that on October 12, 1990, he performed approximately 36 radiographic exposures and did not lock the radiographic source in the safe and shielded position after each exposure. He further testified that he was generally aware that locking the source

was a requirement. Mr. Paschen testified during the hearing that he observed the failures to lock the source on October 12, 1990, but failed to stop the work or reprimand the radiographer at the time. Mr. Paschen, furthermore, testified on cross examination that he was observing the radiographer's work on October 12, 1990, as part of an audit and that he indicated in that report, after the work was completed, that the radiographer's performance was acceptable. Failure to lock the source is an apparent repeat of a violation included in the October 11, 1990, Notice of Violation and Proposed Imposition of Civil Penalty. Later that day the radiographer's employment was terminated by the Licensee. On August 9, 1991, the DOL Administrative Law Judge (ALJ) hearing this case issued his Recommended Decision and Order finding that the Licensee's termination of the radiographer's employment was a deliberate retaliation for the radiographer's contacts with the NRC. While the ALJ's recommended decision is subject to review by the Secretary of Labor, NRC's review of the transcript of the hearing and recommended decision and order indicates that a violation of 10 CFR 30.7 occurred.

Fifth, during the inspection which resulted in the October 11, 1990, Notice of Violation and Proposed Imposition of Civil Penalty, conflicting information was provided by the Licensee concerning the use of an untrained employee as a radiographer's assistant and possibly as a radiographer. This resulted in an NRC Office of Investigations (OI) investigation into this matter. On April 16, 1991, the NRC issued an inspection report, based on interviews conducted during the investigation, which identified, as an apparent violation, failure to properly maintain utilization logs with complete and accurate information.

Finally and more significantly, the staff has concluded based on the results of the OI investigation that the following additional violations occurred. These violations are based on Mr. Paschen's statements at the September 13, 1990, enforcement conference and his March 28, 1991, sworn statement; the former Licensee radiographer's statements during an October 10, 1990, interview and a subsequent February 13, 1991, sworn statement; and another former Licensee employee's statements during an October 9, 1990, interview and a subsequent February 13, 1991, sworn statement.

(1) The Licensee deliberately used an untrained employee as a radiographer's assistant on numerous occasions.

although this employee was not properly trained in accordance with 10 CFR 34.31(b). Specifically, an individual started employment with the Licensee on April 16, 1990. On or before May 11, 1990, the individual began to perform duties for the Licensee as a radiographer's assistant. The individual was allowed to use radiographic exposure devices, sealed sources, related handling tools and radiation survey instruments in radiography under the supervision of a radiographer. This was done with Mr. Paschen's knowledge. When questioned whether the individual ever acted as a radiographer's assistant, Mr. Paschen stated in a sworn statement that the individual was used as a radiographer's assistant probably a half dozen times under his supervision, and on many occasions under the supervision of another radiographer. The individual was allowed by the Licensee to perform as a radiographer's assistant although he had not passed the Licensee's oral or written test as is required by 10 CFR 34.31(b)(3). The individual was laid off on September 4, 1990, and his employment was terminated on September 24, 1990.

(2) Mr. Paschen used the same untrained individual as a radiographer although he was not properly trained in accordance with 10 CFR 34.31(a). Specifically, on August 2, 1990, Mr. Paschen was performing radiography on a casting in the Licensee's shop. During the course of an exposure, Mr. Paschen received a telephone call and went to his office. The source was left in the exposed position, with only the untrained individual present. During Mr. Paschen's absence, the untrained individual attended the site where the sealed source was being used, personally supervised the radiographic operations, and was responsible to the Licensee for assuring compliance with the requirements of the Commission's regulations and conditions of the license. Therefore, the untrained individual acted as a radiographer within the meaning of 10 CFR 34.2 and was not trained in accordance with the requirements of 10 CFR 34.31(a). When Mr. Paschen returned to the shop, the exposure timer went off, and he watched the individual crank the source back into the shielded position, an activity which the individual also was not permitted to perform since he was not a qualified radiographer's assistant.

Based on the above, it appears that the Licensee has been unable or unwilling to comply with Commission requirements since 1988. Numerous violations have occurred, many of which are repetitive in nature. Of particular concern is the Licensee's repeated deliberate use of an unqualified individual as a radiographer's assistant with only minimal effort to ensure that he received the appropriate training. For example, the OI investigation revealed that he was not provided with the Licensee's emergency procedures until after he had begun performing as a radiographer's assistant. Moreover, he failed the Licensee's examination on two occasions. (On the first occasion he was given the radiographer's examination, rather than the assistant's examination.) The Licensee's repeated failures to maintain accurate and timely records are also of substantial concern. The NRC must have confidence in the ability and willingness of its licensees to properly maintain required records because these records are used by the Commission as one means to ensure that its requirements are being met. The cavalier attitude toward regulatory compliance exhibited by Mr. Paschen is unacceptable.

The performance of licensed activities requires use of appropriate procedures, training of personnel regarding those procedures, and meticulous attention to detail by implementing personnel, to ensure these activities are conducted safely and in accordance with Commission requirements. This attention to detail is particularly important during performance of radiography, given the high activity levels of the radioactive sources. The failure to properly control the use of radiography devices could result in significant exposures of individuals to radiation. Moreover, the Commission must be able to rely on its licensees to provide complete and accurate information. Violations, and in particular, deliberate violations of Commission requirements, cannot and will not be tolerated.

Consequently, I lack the requisite reasonable assurance that the Licensee's current operations can be conducted under License No. 48-16296-01 in compliance with the Commission's requirements and that the health and safety of the public, including the Licensee's employees, will be protected without the imposition of additional measures. Therefore, the public health, safety and interest require that License No. 48-16296-01 be modified to require the Licensee: (1) To give notice to the NRC before engaging in licensed activities, and (2) to engage the services of a qualified independent consultant or organization to audit and evaluate the Licensee's radiography program.

Furthermore, pursuant to 10 CFR 2.204, I find that the public health, safety and interest require that this Order be immediately effective.

IV

Accordingly, pursuant to sections 81, 161b, 161c, 161i, 161o, 182 and 186 of the Atomic Energy Act of 1954, as amended, and the Commision's regulations in 10 CFR 2.204 and 10 CFR parts 30 and 34, It is hereby ordered, Effective Immediately, That License No. 48–16296–01 Is Modified as Follows:

A. For a period of one year from the date of this Order, the Licensee shall notify NRC Region III, by 9 a.m. (Central time) Monday (or Tuesday, if Monday is a federal holiday) of each week, of each site where radiography is planned that week, as well as the specific date and time that radiography is planned. If unplanned work arises after the Monday notification, NRC Region III shall be provided 24 hours advance notice before radiography operations begin. Notification shall be made to John A. Grobe, Chief, Nuclear Materials Safety Branch, or his designated representative, at (708) 790-5500;

B. The Licensee shall engage the services of a qualified independent consultant (an individual or an organization) that is capable of auditing and evaluating the Licensee's radiography program and making recommendations for corrective actions. The Licensee shall submit within 30 days of the date of this Order the name and qualifications of the independent consultant, together with the consultant's plan for accomplishing the tasks listed below, to the Regional Administrator, NRC, Region III, for review and approval. After the consultant is approved by the Regional Administrator, NRC, Region III, the Licensee shall have the consultant:

1. At intervals not to exceed three months, beginning 14 days after the Regional Administrator's approval of the consultant, conduct an audit of the Licensee's radiation safety program, including observation of at least one field operation to determine compliance with applicable NRC regulatory

requirements;

2. Within 30 days after completing each audit of the Licensee's radiographic activities, as described in section IV.B above, submit a written report of its findings and recommendations for corrective action simultaneously to the Regional Administrator, Region III, and the Licensee: and

C. Within 30 days after receiving each consultant's report, the Licensee shall notify the Regional Administrator,

Region III, in writing of its corrective actions in response to the observations and recommendations in the report. For those recommendations not implemented, the Licensee shall describe in writing why those actions were not taken.

D. The requirement for audits by a consultant expires after submission of

the fourth audit report.

The Regional Administrator, Region III, may, in writing, relax or rescind any of the above conditions upon demonstration by the Licensee of good cause.

V

The Licensee or any other person adversely affected by this Order may submit an answer to this Order or request a hearing on this Order within 20 days of the date of this Order. The answer shall set forth the matters of fact and law on which the Licensee or other person adversely affected relies and the reasons as to why the Order should not have been issued. Any answer filed within 20 days of the date of this Order may include a request for a hearing. Any answer or request for a hearing shall be submitted to the Secretary, U.S. Nuclear Regulatory Commission, ATTN: Chief, Docketing and Service Section. Washington, DC 20555. Copies also shall be sent to the Director, Office of Enforcement, U.S. Nuclear Regulatory Commission, Washington, DC 20555, to the Assistant General Counsel for Hearings and Enforcement at the same address, to the Regional Administrator, NRC Region III, 799 Roosevelt Road, Glen Ellyn, Illinois 60137, and to the Licensee if the answer or hearing request is by a person other than the Licensee. If a person other than the Licensee requests a hearing, that person shall set forth with particularity the manner in which his interest is adversely affected by this Order and shall address the criteria set forth in 10 CFR 2.714(d).

If a hearing is requested by the Licensee or a person whose interest is adversely affected, the Commission will issue an Order designating the time and place of any hearing. If a hearing is held, the issue to be considered at such hearing shall be whether this Order should be sustained.

In the absence of any request for hearing, the provisions specified in Section IV above shall be final 20 days from the date of this Order without further order or proceedings. An Answer or a Request for Hearing Shall not Stay the Immediate Effectiveness of this Order.

In addition to issuing this Order modifying License No. 48-16296-01, the

Commission requires further information from the Licensee in order to determine whether the Commission can have reasonable assurance that in the future the Licensee will conduct its activities in accordance with the Commission's requirements.

Accordingly, pursuant to sections 161c, 161o, 182 and 186 for the Atomic Energy Act of 1954, as amended, and 10 CFR parts 30 and 34, in order for the Commission to determine whether the license should be further modified, suspended or revoked, or other enforcement action taken to ensure compliance with NRC regulatory requirements, the Licensee is required to submit to the Director, Office of Enforcement, U.S. Nuclear Regulatory Commission, Washington, DC 20555, within 30 days of the date of this Order and Demand for Information, in writing and under oath or affirmation, information that demonstrates why the license should not be suspended or revoked. In submitting this information, the Licensee may address, among other things, the following:

A. Plans for assuring that information and records required by NRC regulations and the license are accurate and complete in all material respects;

B. Plans to maintain lasting and effective management control over activities authorized by the license;

C. Plans for assuring that all personnel performing licensed activities are fully trained and qualified in accordance with the license and Commission requirement;

D. Plans for assuring that Midwest Inspection Services, Inc. will adhere to NRC requirements and for assuring that Mr. Paschen will fully execute his responsibilities as RSO under the license. In view of the above information demonstrating that Mr. Paschen is either unable or unwilling to meet NRC requirements, these plans must address whether Mr. Paschen should retain the position of RSO, and if so, what steps are planned to assure that NRC requirements are met. Options such as hiring a new RSO with adequate authority to oversee the program and the continued use of a third party auditor could be considered.

Copies also shall be sent to the Assistant General Counsel for Hearings and Enforcement at the same address, and to the Regional Administrator, NRC Region III, 799 Roosevelt Road, Glen Ellyn, Illinois 60137.

After reviewing your response, the NRC will determine whether further action is necessary to ensure compliance with regulatory requirements.

Dated at Rockville, Maryland this 9th day of September 1991.

For the Nuclear Regulatory Commission. Hugh L. Thompson Jr.,

Deputy Executive Director for Nuclear Materials Safety, Safeguards, and Operations Support.

[FR Doc. 91-22193 Filed 9-13-91; 8:45 am]

[Docket No. 30-28741, License No. 03-23185-01, General License 10 CFR 150.20 EA 91-012]

Tumbleweed, X-Ray Company, Greenwood, Arkansas; Order Suspending General License (Effective Immediately)

I

Tumbleweed X-Ray Company (Licensee or Tumbleweed) is the holder of Materials License No. 03-23185-01 issued by the Nuclear Regulatory Commission (NRC or Commission) pursuant to 10 CFR parts 30 and 34 on July 25, 1985 (Tumbleweed X-Ray Company previously held NRC Materials License No. 35-21425-01). The license authorizes the possession and use of sealed radioactive sources (iridium-192 and cobalt-60) in various industrial radiography devices. The license was due to expire on September 30, 1988, but has remained active due to a timely renewal application having been submitted by the Licensee in August 1988. On July 30, 1991, the Licensee submitted an NRC Form 314 stating under oath that it desired that the license be terminated. In a separate action, this request for termination of the NRC license is being granted. Tumbleweed also holds a license, No. ARK-740-BP-1-94, issued February 2, 1989 and amended February 14, 1989, by the State of Arkansas, for the conduct of radiography.

П

Routine program inspections of the Licensee have identified repeated violations of Commission requirements. Four consecutive NRC inspections between 1984 and 1989 identified a failure to implement a Quality Assurance program for Type B packages. These violations were cited on NRC Forms 591 on completion of inspections in April 1984, September 1986, and May 1988 and in a Notice of Violation (NOV) issued March 21, 1989. In September 1986, the Licensee also was cited for failure to conduct quarterly field audits of radiographers. The NOV issued March 21, 1989, again cited the Licensee for failure to conduct quarterly field audits. In the NOV, the

NRC also expressed concern as to management oversight of licensed activities and asked for a response. A second request was needed to obtain Licensee's response to this concern.

In September 1989, an NRC inspection revealed discrepancies in documents and an investigation was initiated by the Office of Investigations (OI). On July 6, 1990, an enforcement conference was held with Tumbleweed to discuss the findings of the investigation. As a result of the investigation and statements made at the conference by Mr. Otho Iones, co-owner and Radiation Safety Officer (RSO) of Tumbleweed, the NRC concluded that the Radiation Safety Manager of Tumbleweed, Jeanne Jones, had made false statements to the NRC and created false records concerning testing of pocket dosimeters. On September 5, 1990, the NRC issued an Order Modifying License that prohibited Jeanne Jones from serving in any capacity involving the performance or supervision of any NRC-regulated activities. The Order also required the Licensee to engage an independent auditor to evaluate the radiography program to determine the effectiveness of its means of ensuring compliance with all NRC requirements. Two audits were required, with copies of the reports to be submitted to the NRC.

In an NRC inspection conducted on September 26 and October 4, 1990, four violations were identified: (1) Failure to maintain documentation of field audits, (2) failure to retain copies of written radiographer examinations, (3) failure to maintain records of inventories of sealed sources, and (4) failure to retain maintenance and inspection records. An NOV describing these violations was issued on November 8, 1990.

The first audit report called for by the September 5, 1990, Order was received in December 1990 and covered an audit performed November 17 and 24, 1990. The auditor noted that full compliance with Commission requirements had not been achieved and the areas of noncompliance were the same as noted in the NOV of November 8, 1990. The audit report addressed maintenance of documents, controls to ensure conduct of field inspections, retesting of radiographers where the files were deficient, inventories, leak testing, and inspection and maintenance of equipment. According to the audit report, the Licensee was in the process of implementing these controls, with implementation targeted for March 1991. The September 5, 1990, Order also called for a second audit six months after the first audit. The owner stated in April 1991 that the second audit had not been performed.

On November 26, 1990, Tumbleweed reported to the NRC that the RSO had been notified of a possible overexposure of an assistant radiographer employed by Tumbleweed. The incident occurred on November 12, 1990. The NRC conducted a special inspection between November 28 and December 5, 1990. The special inspection identified five violations, including: (1) Failure of a radiographer to properly supervise an assistant radiographer, (2) failure to survey an exposure device and source guide tube following each radiographic exposure, (3) failure to process the assistant's personal radiation monitoring device when his pocket dosimeter was found off scale, (4) permitting an individual to receive an extremity exposure in excess of the quarterly limit, and (5) failure to administer an examination to an individual prior to assigning him work as an assistant radiographer. The assistant radiographer had not been tested orally or in writing by the RSO before performing the duties of a radiographer's assistant. The NRC's evaluation and re-enactment of the incident determined that the assistant radiographer received a dose of 1450-2890 rems to his right hand. As a result, the individual suffered a serious injury to his hand that required medical treatment. The Office of Investigations also conducted an investigation of this incident and concluded that the radiographer knowingly and intentionally allowed, and in the past has allowed, the assistant radiographer to perform unsupervised radiography in violation of Tumbleweed procedures and NRC regulations. OI also concluded that the assistant radiographer knowingly and intentionally failed to survey the exposure device to determine if it had been returned to a shielded position. As a result of this incident, on December 4, 1990, the NRC issued an Order Modifying License, Effective Immediately, that prohibited the radiographer and assistant radiographer from participation in licensed activities without further authorization from the NRC. In its report to the NRC, the Licensee also concluded that the radiographer had failed to supervise the assistant, and that the assistant radiographer had failed to perform the required survey.

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On April 29, 1990, the Licensee notified the NRC, Region IV office, that the Tumbleweed address had changed from Arkansas to Oklahoma and an NRC representative telephoned Mr. Otho Jones, Licensee owner and

Radiation Safety Officer, to discuss the change and asked that a request for a license amendment be submitted to reflect the proper address. On June 4, 1990, Mr. Jones was again asked to request a license amendment.

Following the enforcement conference on July 6, 1990, NRC staff personnel discussed the pending license renewal application with Mr. Jones, who indicated that he had not reviewed that application as it had been submitted by Jeanne Jones, but he was certain that it did not reflect his current program. Mr. Jones committed to submitting a new renewal application. No new renewal application has been received by the NRC.

The Licensee responded to the November 8, 1990, NOV on December 4, 1990, but failed to fully respond to one of the violations concerning records of physical inventories. On January 2, 1991, the NRC requested the Licensee to provide a written response within 10 days regarding that violation and to address the Licensee's failure to promptly implement corrective actions, citing the audit report as to the failure. No response to that request has been received.

As another example of the Licensee's failure to comply with regulatory requirements, in March-April 1991, the NRC was notified by the Texas Department of Health (TDH) that between October 1988 and February 1991, TDH had conducted field inspections of Tumbleweed while it was performing radiographic operations in the State of Texas utilizing its NRC license under provisions of Texas reciprocity regulations and that TDH had identified violations of its requirements. Also, the NRC was advised that the Licensee had not responded to the Texas NOVs. In addition, TDH was aware that Tumbleweed had conducted operations in Texas without properly notifying TDH of those activities in every case, as is required by Texas regulations. On April 22, 1991, the NRC assisted the State of Texas by requesting Tumbleweed to provide a written explanation of its failure to respond to the Texas NOVs and correspondence during the previous two years. This response was requested by May 2, 1991, but none was submitted; the NRC telephoned Tumbleweed on May 20, 1991, to request a response to the NRC's letters of January 2, 1991, and April 22, 1991. On June 14, 1991, the NRC Region IV office received a copy of Tumbleweed's response to the TDH.

However, no response to the NRC letter of January 2, 1991, has been received.

IV

Review of the entire inspection and investigation results, the independent auditor's report, and the Licensee's history of failing to respond to federal and state enforcement and licensing actions and failure to comply with an NRC Order, all indicate a serious and continuing lack of management control and attention to the detailed requirements imposed on an NRC licensee. At least three members of the Licensee's organization have deliberately violated Commission requirements, resulting in issuance of Orders. There is no indication that Tumbleweed has corrected the problems noted in the last inspection, conducted September 26 and October 4, 1990, or that its management is able to adequately control and monitor licensed activities performed by its employees, including radiography operations in multiple states. Management has not ensured that audits are performed. records are properly maintained, training and testing are conducted, and supervisors meet their responsibilities. It appears that the Licensee is unable or unwilling to comply with Commission requirements. Therefore, I lack the requisite reasonable assurance that the Licensee's operations can be conducted under the General License pursuant to 10 CFR 150.20, in compliance with the Commission's requirements and that the health and safety of the public, including the Licensee's employees, will be protected. Therefore, the public health, safety, and interest require that the General License pursuant to 10 CFR 150.20 be suspended. Furthermore, pursuant to 10 CFR 2.204. I find that the public health, safety, and interest require that this Order be immediately effective.

3.7

Accordingly, pursuant to sections 81, 161b, 161i, 182 and 186 of the Atomic Energy Act of 1954, as amended, and the Commission's regulations in 10 CFR 2.204 and 10 CFR parts 30 and 34, It is Hereby Ordered, That:

1. The general license based on 10 CFR 150.20, is suspended for three years from the date of this order, and

2. The Licensee shall transfer radioactive sources not in agreement states to an authorized recipient in accordance with 10 CFR 30.41.

The Regional Administrator, Region IV, may, in writing, relax or rescind any

of the above conditions on demonstration by the Licensee of good cause.

VI

The Licensee or any other person adversely affected by this Order may submit an answer to this Order or request a hearing on this Order within 20 days of the date of this Order. The answer shall set forth the matters of fact and law on which the Licensee or other person adversely affected relies and the reasons as to why the Order should not have been issued. Any answer filed within 20 days of the date of this Order may include a request for a hearing. Any answer or request for a hearing shall be submitted to the Secretary, U.S. Nuclear Regulatory Commission, ATTN: Chief, Docketing and Service Section, Washington, DC 20555. Copies also shall be sent to the Director, Office of Enforcement, U.S. Nuclear Regulatory Commission, Washington, DC 20555, to the Assistant General Counsel for Hearings and Enforcement at the same address, to the Regional Administrator, USNRC Region IV, 611 Ryan Plaza Drive, suite 1000, Arlington, Texas 76011, and to the Licensee if the answer or hearing request is by a person other than the Licensee. If a person other than the Licensee requests a hearing, that person shall set forth with particularity the manner in which his or her interest is adversely affected by this Order and shall address the criteria set forth in 10 CFR 2.714(d).

If a hearing is requested by the Licensee or a person whose interest is adversely affected, the Commission will issue an Order designating the time and place of any hearing. If a hearing is held, the issue to be considered at such hearing shall be whether this Order should be sustained.

In the absence of any request for hearing, the provisions specified in section V above shall be final 20 days from the date of this Order without further order or proceedings. An answer or a request for hearing shall not stay the immediate effectiveness of this order.

Dated at Rockville, Maryland this 6th day of September, 1991.

For the Nuclear Regulatory Commission.

Hugh L. Thompson, Jr.,

Deputy Executive Director for Nuclear Materials Safety, Safeguards, and Operations Support.

[FR Doc. 91-22192 Filed 9-13-91; 8:45 am]

OFFICE OF PERSONNEL MANAGEMENT

Excepted Service

AGENCY: Office of Personnel Management.

ACTION: Notice.

SUMMARY: This gives notice of positions placed or revoked under Schedules A and B, and placed under Schedule C in the excepted service, as required by civil service rule VI, Exceptions from the Competitive Service.

FOR FURTHER INFORMATION CONTACT: John Daley, (202) 606–0950.

SUPPLEMENTARY INFORMATION: The Office of Personnel Management published its last monthly notice updating appointing authorities established or revoked under the Excepted Service provisions of 5 CFR 213 on July 31, 1991 (55 FR 12973). Individual authorities established or revoked under Schedules A and B and established under Schedule C between July 1 and July 31, 1991, appear in the listing below. Future notices will be published on the fourth Tuesday of each month, or as soon as possible thereafter. A consolidated listing of all authorities as of June 30, 1991, will be published in a forthcoming notice.

Schedule A

No Schedule A authorities were established or revoked during July.

Schedule B

The following exceptions were established:

National Endowment for the Humanities

One position of Humanities Administrator, Fellowships Program, Division of Fellowships and Seminars. Effective July 24, 1991.

One position of Humanities Administrator, Seminars Program, Division of Fellowships and Seminars. Effective July 24, 1991.

Schedule C

Arms Control and Disarmament Agency

One Secretary (OA/Steno) to the Director. Effective July 2, 1991.

Action

One Special Assistant to the Assistant Director for Vista and Student Community Services Program. Effective July 8, 1991.

Department of Agriculture

One Confidential Assistant to the Deputy Administrator for Special Nutrition Programs, Food and Nutrition Service. Effective July 2, 1991. One Staff Assistant to the Director, Publishing and Visual Communications, Office of Public Affairs. Effective July 2, 1991.

One Director, Intergovernmental Affairs, to the Director, Office of Governmental Affairs and Public Information, Food and Nutrition Service. Effective July 11, 1991.

One Deputy Director to the Executive Assistant to the Secretary and Director, Office of the Executive Secretariat. Effective July 12, 1991.

One Director, Media Relations, to the Manager, Federal Crop Insurance Corporation. Effective July 12, 1991.

Agency for International Development

One Director, White House Liaison, to the Administrator. Effective July 1, 1991.

Commodity Futures Trading Commission

One Administrative Assistant to the Commissioner. Effective July 24, 1991.

Department of Commerce

One Executive Director to the Assistant Secretary, Economic Development Administration. Effective July 11, 1991.

One Special Assistant to the Deputy Secretary. Effective July 12, 1991.

One Confidential Assistant to the Chief of Staff and Assistant Secretary. Effective July 15, 1991.

One Confidential Assistant to the Chief Economist and Special Advisor. Effective July 20, 1991.

Consumer Product Safety Commission

One Supervisory Public Affairs Specialist to the Executive Director. Effective July 5, 1991.

Department of Defense

One Private Secretary to the Under Secretary of Defense for Acquisition. Effective July 11, 1991.

One Deputy to the Assistant to the Vice President for National Security Affairs. Effective July 12, 1991.

One Special Assistant to the Director of Defense Information. Effective July 12, 1991.

Department of Education

One Special Assistant to the Executive Assistant to the Secretary for Private Education. Effective July 19, 1991.

One Special Assistant to the Chief of Staff. Effective July 26, 1991.

One Confidential Assistant to the Chief of Staff. Effective July 26, 1991.

One Special Assistant to the Director, Office of Public Affairs. Effective July 26, 1991. One Confidential Assistant to the Assistant Secretary for Elementary and Secondary Education. Effective July 28, 1991.

One Special Assistant to the Deputy Secretary. Effective July 28, 1991.

One Director, Presidential Academic Fitness Awards Staff, to the Director, Intergovernmental Affairs, Office of Intergovernmental and Interagency Affairs. Effective July 28, 1991.

One Special Assistant to the Assistant Secretary for Vocational and Adult Education. Effective July 30, 1991.

One Confidential Assistant to the General Counsel. Effective July 31, 1991.

Department of Energy

One Congressional Liaison (Legislative Affairs Specialist), to the Deputy Assistant Secretary for Senate Liaison, Office of Congressional and Intergovernmental Affairs. Effective July 1, 1991.

One Special Assistant to the Assistant Secretary for Conservation and Renewable Energy. Effective July 11,

One Special Assistant to the Assistant Secretary for Conservation and Renewable Energy. Effective July 12, 1991.

One Public Affairs Specialist to the Director of Public Affairs. Effective July 17, 1991.

One Staff Assistant to the Deputy Under Secretary for Policy, Planning and Analysis. Effective July 28, 1991.

Environmental Protection Agency

One Special Assistant to the Assistant Administrator for Policy, Planning and Evaluation. Effective July 25, 1991.

Department of Transportation

One Staff Assistant to the Special Assistant to the Secretary for Scheduling and Director for Advance Operations and Travel Coordination. Effective July 2, 1991.

One Staff Assistant to the Administrator, Federal Highway Administration. Effective July 12, 1991.

One Special Assistant to the Director of External Affairs. Effective July 12, 1991.

One Staff Assistant to the Staff Assistant, Office of the Secretary. Effective July 25, 1991.

Federal Emergency Management Agency

One Special Assistant to the Administrator, Federal Insurance Administration. Effective July 30, 1991. Federal Labor Relations Authority

One Executive Assistant to a Member. Effective July 15, 1991.

Federal Maritime Commission

One Secretary (Typing) to a Commissioner. Effective July 1, 1991.

General Services Administration

One Confidential Assistant to the Regional Administrator, Region 3 (Philadelphia). Effective July 24, 1991.

Department of Health and Human Services

One Special Assistant to the Deputy Assistant Secretary for Public Affairs (Media). Effective July 1, 1991.

One Executive Assistant to the Assistant Secretary for Public Affairs. Effective July 5, 1991.

One Special Assistant to the Director, Office of Consumer Affairs. Effective July 5, 1991.

One Director of Communications to the Deputy Assistant Secretary for Public Affairs (Policy and Communications), Office of the Assistant Secretary for Public Affairs. Effective July 11, 1991.

One Confidential Assistant (Advance) to the Director of Advance, Immediate Office of the Secretary. Effective July 11, 1991.

One Special Assistant to the Commissioner, Social Security Administration. Effective July 11, 1991.

Department of Housing and Urban Development

One Special Assistant to the Secretary. Effective July 2, 1991.

One Assistant to the Deputy Assistant Secretary for Congressional Relations. Effective July 11, 1991.

One Special Assistant to the Assistant Secretary for Public Affairs. Effective July 12, 1991.

One Special Assistant to the Assistant Secretary for Public Affairs. Effective July 17, 1991.

One Regional Administrator, Regional Housing Commissioner, Region III, to the Assistant to the Secretary for Field Management. Effective July 20, 1991.

One Executive Assistant to the Assistant Secretary for Congressional and Intergovernmental Relations. Effective July 20, 1991.

One Assistant to the Deputy Assistant Secretary for Congressional Relations. Effective July 28, 1991.

One Staff Assistant to the Deputy Assistant Secretary for Grant Programs, Office of Community Planning and Development Effective July 30, 1991. Department of the Interior

One Director, Congressional and Legislative Affairs, to the Deputy Commissioner of Indian Affairs. Effective July 17, 1991.

One Special Assistant to the Assistant Secretary—Policy, Management and Budget. Effective July 20, 1991.

International Trade Commission

One Congressional Liaison to the Vice Chairman. Effective July 2, 1991.

Department of Justice

One Special Assistant to the Attorney General. Effective July 3, 1991.

One Deputy to the Director, Asylum Policy and Review Unit. Effective July 26, 1991.

Department of Labor

One Special Assistant to the Deputy Assistant Secretary, Office of Congressional and Intergovernmental Affairs. Effective July 2, 1991.

One Special Assistant to the Administrator, Office of Work-Based Learning, Employment and Training Administration. Effective July 20, 1991.

Office of Management and Budget

One Special Assistant to the Associate Director for National Security and International Affairs. Effective July 28, 1991.

Office of National Drug Control Policy

One Confidential Assistant to the Special Assistant to the Director. Effective July 26, 1991.

One Deputy to the Chief of Staff. Effective July 28, 1991.

Office of Personnel Management

One Confidential Assistant to the Director, Office of Congressional Relations. Effective July 28, 1991.

Occupational Safety and Health Review Commission

One Confidential Assistant to a Member. Effective July 24, 1991.

Pension Benefit Guaranty Corporation

One Staff Assistant to the Deputy Executive Director and Chief Financial Officer. Effective July 15, 1991.

Small Business Administration

One Special Assistant to the Director of International Trade. Effective July 24, 1991.

One Special Assistant to the Associate Administrator for Procurement Assistance. Effective July 28, 1991.

Securities and Exchange Commission

One Research Specialist to the Chairman. Effective July 15, 1991.

Department of State

One Staff Assistant to the Assistant Secretary, Bureau of Intelligence and Research. Effective July 2, 1991.

One Staff Assistant to the Deputy Secretary. Effective July 2, 1991.

One Special Assistant to the Assistant Secretary, Bureau of Public Affairs. Effective July 10, 1991.

One Special Assistant to the Assistant Secretary, Bureau of Human Rights and Humanitarian Affairs. Effective July 12, 1991.

One Special Programs Assistant to the Assistant Secretary, Bureau of Human Rights and Humanitarian Affairs. Effective July 24, 1991.

One Secretary (Typing), to the Deputy Assistant Secretary for International Social and Humanitarian Affairs. Effective July 24, 1991.

One Foreign Affairs Officer (Visits) to the Chief of Protocol. Effective July 24, 1991.

United States Tax Court

One Trial Clerk to a Judge. Effective July 12, 1991.

One Trial Clerk to a Judge. Effective July 18, 1991.

Department of the Treasury

One Legislative Manager to the Assistant Secretary (Legislative Affairs). Effective July 12, 1991.

One Public Affairs Specialist to the Deputy Assistant Secretary for Public Affairs. Effective July 17, 1991.

One Deputy Assistant Secretary to the Assistant Secretary for Policy Management. Effective July 24, 1991.

One Special Assistant to the Assistant Secretary (International Affairs). Effective July 28, 1991.

United States Trade Representative

One Confidential Assistant to the General Counsel. Effective July 18, 1991.

Department of Veterans Affairs

One Special Assistant to the Director, National Cemetery System. Effective July 20, 1991.

Authority: 5 U.S.C. 3301; E.O. 10555, 3 CFR 1954–1958 Comp, P. 218.

Office of Personnel Management.

Constance Berry Newman,

Director.

[FR Doc. 91-22144 Filed 9-13-91; 8:45 am]

SECURITIES AND EXCHANGE COMMISSION

[Release No. 34-29664; File No. SR-NASD-91-43]

Self-Regulatory Organizations; Notice of Filing and Immediate Effectiveness of Proposed Rule Change by National Association of Securities Dealers, Inc. Relating to Actions Taken in the Small Order Execution System During Emergency Market Conditions

September 10, 1991.

Pursuant to section 19(b)(1) of the Securities Exchange Act of 1934 ("Act"), 15 U.S.C. 78s(b)(1), notice is hereby given that on August 20, 1991, the National Association of Securities Dealers, Inc. ("NASD" or Association") filed with the Securities and Exchange Commission ("Commission") the proposed rule change as described in Items I, II, and III below, which Items have been prepared by the NASD. The NASD has designated this proposal as a stated interpretation with respect to the enforcement of an existing rule of the Association under section 19(b)(3)(A)(i) of the Act, which renders the proposed rule change effective upon the Commission's receipt of this filing. The Commission is publishing this notice to solicit comments on the proposed rule change from interested persons.

I. Self-Regulatory Organization's Statement of the Terms of Substance of the Proposed Rule Change

The NASD, pursuant to its authority under article VII, section 3 of the NASD By-Laws regarding authority to take action under emergency or extraordinary market conditions, 1 reduced the required "minimum exposure limit" for the Small Order Execution System ("SOES") from five times the tier size to two times the tier size for each SOES security.²

II. Self-Regulatory Organization's Statement of the Purpose of, and Statutory Basis for, the Proposed Rule Change

In its filing with the Commission, the NASD included statements concerning the purpose of, and basis for, the proposed rule change and discussed any comments it received on the proposed rule change. The text of these statements may be examined at the places specified in Item IV below. The NASD has prepared summaries, set forth in sections (A), (B), and (C) below, of the most significant aspects of such statements.

A. Self-Regulatary Organization's Statement of the Purpose of, and Statutary Basis far, the Proposed Rule Change

The Association is notifying the Commission of an action taken on August 19, 1991, to reduce the required exposure limit for market makers in SOES from its current level of five times the SOES tier size to two times the SOES tier size, and to allow market makers a standard grace period of ten minutes to restore exhausted exposure limits due to extraordinary market conditions. Modifications to the required exposure limits in the SOES system are necessary and appropriate for the protection of investors and to maintain the orderly operation of the NASDAQ marketplace in today's volatile markets. These actions were taken because of reaction of the world's securities markets to the political upheaval occurring in the Soviet Union and in recognition of concerns of NASDAQ market makers that these international events would result in severe price movements in securities.3 Therefore, as a prophylactic measure, the Association reduced market maker exposure limits for the August 19, 1991, trading day. On the following day the NASD returned SOES to its regular exposure limits. The President of the Association consulted with Commission staff regarding these actions and this filing will serve notification of the actions taken and the reasons therefore.4

The NASD believes the proposed rule change is consistent with section 15A(b)(6) of the Act, which requires that the rules of the Association be designed to "foster cooperation and coordination with persons engaged in regulating, clearing, settling, processing information with respect to, and facilitating transactions in securities, to remove impediments to and perfect the mechanism of a free and open market." The action taken by the NASD, as described in the rule change, facilitated SOES participants' ability to continue to function in SOES under the extraordinary market conditions of August 19, 1991.

B. Self-Regulatory Organization's Statement an Burden on Campetitian

The NASD does not believe that the proposed rule change imposes any burden on competition not necessary or appropriate in furtherance of the purposes of the Act, as amended.

C. Self-Regulatory Organization's Statement an Camments an the Propased Rule Change Received from Members, Participants, ar Others

Comments were neither solicited nor received.

III. Date of Effectiveness of the Proposed Rule Change and Timing for Commission Action

The foregoing rule change has become effective pursuant to section 19(b)(3)(A)(i) of the Act and subparagraph (e) of rule 19b-4 thereunder in that it constitutes the interpretation and enforcement of an existing NASD rule. At any time within 60 days of the filing of a rule change pursuant to section 19(b)(3)(A) of the Act, the Commission may summarily abrogate the rule change if it appears to the Commission that such action is necessary or appropriate in the public interest, for the protection of investors, or otherwise in furtherance of the purposes of the Act.

IV. Solicitation of Comments

Interested persons are invited to submit written data, views, and arguments concerning the foregoing. Persons making written submissions should file six copies thereof with the Secretary, Securities and Exchange Commission, 450 Fifth Street, NW., Washington, DC 20549. Copies of the submission, all subsequent amendments, all written statements with respect to

¹ In the event of an emergency or extraordinary market conditions, the NASD's authority includes the ability to take any action regarding the trading in or operation of the over-the-counter securities market, the operation of any automated system owned or operated by the NASD, and the participation in any such system of any or all persons or the trading therein of any or all securities. NASD Securities Dealers Manual, CCH ¶ 1182A.

² SOES is designed to axecute small agency orders in NASDAQ securities, with up to 1,000 share maximum orders in NASDAQ National Market System Issues, and up to 500 shares in regular NASDAQ issuas (the maximum order size depends upon the trading characteristics of the particular security). A market maker's "minimum exposure limit" for a security means the aggregate numbar of shares of the security equal to five times the maximum order size for the security. See NASD Securities Dealers Manual, CCH § 2451.

⁹ Prior to the opening of NASDAQ on August 19, 1991, the Nikkei 225 Index, reported by the Tokyo Stock Exchange, dropped 1357.81 points (5.95%) from the previous day, in reaction to the events in the Soviet Union.

⁴ In the event the NASD exercises its emergency authority pursuant to its By-Laws, it is required that: (1) An NASD officer use best efforts to consult with the Commission in advance of taking any actions pursuant to the emergency powers; (2) the NASD provide tha Commission as well as the Executiva Committee and the NASD Board of Govarnors with a written report describing the actions taken and the reasons therefore; and (3) tha NASD prepare and maintain with its corporate records a record of

any actions taken pursuant to its emergency authority. See Securities Exchange Act Release No. 26072 (September 12, 1988); 53 FR 36143 (September 18, 1988), approving File No. SR-NASD-86-17.

the proposed rule change that are filed with the Commission, and all written communications relating to the proposed rule change between the Commission and any person, other than those that may be withheld from the public in accordance with the provisions of 5 U.S.C. 552, will be available for inspection and copying in the Commission's Public Reference Room. Copies of the filing will also be available for inspection and copying at the principal office of the NASD. All submissions should refer to the file number in the caption above and should be submitted by October 7, 1991.

For the Commission, by the Division of Market Regulation, pursuant to delegated authority, 17 CFR 200.30–3(a)(12).

Margaret H. McFarland,

Deputy Secretary.

[FR Doc. 91-22218 Filed 9-13-91; 8:45 am]

BILLING CODE 8010-01-M

[Release No. 34-29662; File No. SR-Phix-91-31]

Self-Regulatory Organizations; Notice of Filing and Order Granting Accelerated Approval of Proposed Rule Change by the Philadelphia Stock Exchange, Inc. Relating to Permitting the Automatic Execution Under AUTOM of Options Orders for Up to Twenty Contracts in Duracell International Options

September 9, 1991.

Pursuant to section 19(b)(1) of the Securities Exchange Act of 1934 ("Act"), 15 U.S.C. 78s(b)(1), notice is hereby given that on September 4, 1991, the Philadelphia Stock Exchange ("Phlx" or "Exchange") filed with the Securities and Exchange Commission ("Commission") the proposed rule change as described in Items I, II, and III below, which Items have been prepared by the self-regulatory organization. The Commission is publishing this notice to solicit comments on the proposed rule change from interested persons.

I. Self-Regulatory Organization's Statement of the Terms of Substance of the Proposed Rule Change

The Phlx proposes to permit orders of up to twenty contracts solely in equity options on Duracell International, Inc. ("Duracell") to be eligible for automatic execution under the automatic execution ("Auto-X") feature of the Exchange's Automated Options Market ("AUTOM") system, a pilot program. Exchange rules currently provide that orders of up to ten contracts are eligible for automatic execution under Auto-X. The AUTOM system provides for the electronic

delivery of small options orders to the Phlx trading floor, as well as the automatic execution of orders in certain options series.

II. Self-Regulatory Organization's Statement of the Purpose of, and Statutory Basis for, the Proposed Rule Change

In its filing with the Commission, the self-regulatory organization included statements concerning the purpose of and basis for the proposed rule change and discussed any comments it received on the proposed rule change. The text of these statements may be examined at the places specified in Item IV below. The self-regulatory organization has prepared summarles, set forth in sections, (A), (B) and (C) below, of the most significant aspects of such statements.

(A) Self-Regulatory Organization's Statement of the Purpose of, and Statutory Basis for, the Proposed Rule Change

The purpose of the proposed rule change is to expand the Auto-X feature of AUTOM to twenty contracts solely in Duracell equity options. Since approving the proposed rule change establishing AUTOM on a pilot basis on March 31, 1988, the Commission has approved various amendments and extensions to this system.1 The Auto-X feature of AUTOM, was approved by the Commission on January 9, 1990, and was extended to include all Phlx equity options on March 15, 1991.2 Currently, eligibility for Auto-X is limited to customer market and marketable limit orders of up to ten contracts.

The proposed limited expansion of the Auto-X order eligibility size from ten to twenty contracts solely for orders in Duracell equity options is in direct response to the competitive initiatives of other options market centers that have begun offering execution guarantees of up to twenty contracts in Duracell equity options, which options commenced trading simultaneously on four options exchanges, including the Phlx, on September 5, 1991. The Exchange believes that this limited expansion of the Auto-X feature of AUTOM for Duracell options will not impose any significant additional burdens to the operation and capacity of the AUTOM system. Accordingly, the Exchange believes that the proposed limited expansion of the Auto-X feature

of AUTOM to twenty contracts solely for Duracell equity options is consistent with the Act, in general, and furthers the objectives of section 6(b)(5), in particular, in that it is designed to promote just and equitable principles of trade as well as to remove impediments to and perfect the mechanism of a free and open market. The Exchange also believes that the proposed rule change is consistent with Section 11A of the Act, as it fosters fair competition among exchange markets.

(B) Self-Regulatory Organization's Statement on Burden on Competition

The Exchange believes that the proposed rule change will impose on burden on competition.

(C) Self-Regulatory Organization's Statement on Comments on the Proposed Rule Change Received from Members, Participants, or Others

Written comments on the proposed rule change were neither solicited not received.

III. Date of Effectiveness of the Proposed Rule Change and Timing for Commission Action

The Exchange has requested that the proposed rule change be given accelerated effectiveness pursuant to section 19(b)(2) of the Act.

The Commission finds that the proposed rule change is consistent with the requirements of the Act and the rules and regulations thereunder applicable to a national securities exchange, and, in particular, the requirements of section 6 and section 11A.3 The Commission continues to believe that the development and implementation of the AUTOM system provides for more efficient handling and reporting of orders in Phlx equity options through the use of new data processing and communications techniques, thereby improving order processing and turnaround time.

The Commission also believes that expanding the eligibility of Auto-X to orders of up to 20 contracts in Duracell options will place the Phlx in an equal competitive posture with the other options exchanges when competing for order flow in Duracell options, which options became multiply traded on September 5, 1991 on the Phlx, the New York Stock Exchange, Inc. ("NYSE"), the American Stock Exchange, Inc. ("NYSE"), and the Chicago Board Options Exchange, Inc. ("CBOE"). In this regard, the Commission notes that the Amex's and CBOE's automatic

¹ See Securities Exchange Act Release No. 25540 (March 31, 1988), 53 FR 11390 (April 8, 1988).

See Security Exchange Act Release Nos. 27599 (January 9, 1990), 55 FR 1751 (January 18, 1990), and 28978 (March 15, 1991.) 56 FR 12050 (March 21, 1991).

^{3 15} U.S.C. 78f and 78k-1 (1988).

execution systems, termed "RAES" and "Auto-Ex," respectively, both have Commission approval to accommodate public customer orders in equity options of up to 20 contracts in size. Accordingly, the Commission believes the Phlx proposal is consistent with the Act because it serves to eliminate constraints in Phlx rules that restrict the Exchange's ability to compete for order flow in Duracell options. The Commission believes enhanced competition between the exchanges for options order flow in Duracell options, in turn, should benefit public investors and the public interest.

Prior to approving an expansion of an exchange automated order processing system, the Commission requires the exchange requesting the expansion to submit a system's capacity statement representing that the proposed expansion will not expose the exchange's markets to risk of failure or operational break-down. Although the Phlx has not submitted a capacity statement for the current expansion of Auto-Ex, the Commission believes, based on representations made by the Exchange, that extending the eligibility of Auto-X to orders of up to 20 contracts for this one option will not have a significant impact on the Phlx's automated facilities.4

The Commission finds good cause for approving the proposed rule change prior to the thirtieth day after the date of publication of notice of filing thereof in the Federal Register. As discussed above, the proposal will permit the Phlx to offer public customers automatic execution of their orders in Duracell options up to 20 contracts in size. Because the Amex and CBOE, which are currently competing with the Phlx for order flow in Duracell options, can accept orders of up to 20 contracts for automatic execution, the Commission believes it is appropriate to approve the proposed rule change on an accelerated basis so that the Phlx can compete on an equal basis with the other options exchanges for order flow in Duracell options. The Commission believes, therefore, that granting accelerated approval of the proposed rule change is appropriate and consistent with Section 6 of the Act.

IV. Solicitation of Comments

Interested persons are invited to submit written data, views and arguments concerning the foregoing. Persons making written submissions

Conversation between Thomas Gira, Branch Chief, Division of Market Regulation, SEC, and William Uchimoto, General Counsel, Phlx, on September 3, 1991.

should file six copies thereof with the Secretary, Securities and Exchange Commission, 450 Fifth Street, NW. Washington, DC 20549. Copies of the submission, all subsequent amendments, all written statements with respect to the proposed rule change that are filed with the Commission, and all written communications relating to the proposed rule change between the Commission and any person, other than those that may be withheld from the public in. accordance with the provisions of 5 U.S.C. 552, will be available for inspection and copying in the Commission's Public Reference Section, 450 Fifth Street, NW., Washington, DC. Copies of such filing will also be available for inspection and copying at the principal office of the abovementioned self-regulatory organization. All submissions should refer to the file number in the caption above and should be submitted by October 7, 1991.

It Is Therefore Ordered, Pursuant to Section 19(b)(2) of the Act, that the proposed rule change (SR-Phlx-91-31) is approved.

For the Commission, by the Division of Market Regulation, pursuant to delegated authority.⁶

Jonathan G. Katz,

Secretary.

[FR Doc. 91-22142 Filed 9-13-91; 8:45 am]

SMALL BUSINESS ADMINISTRATION

Investment Advisory Council

AGENCY: Small Business Administration.
ACTION: Notice of meeting.

Time and Date: 1 p.m.—5 p.m., Wednesday, September 18 and 9 a.m.—5 p.m., Thursday September 19, 1991.

Place: The meeting will be held in the Eisenhower Conference Room on the eighth floor of SBA headquarters at 409 Third Street SW., Washington, DC.

Matter To Be Discussed: The U.S. Small Business Administration has reestablished the Investment Advisory Council. The purpose of this meeting of the Council will be to discuss aspects of the Small Business Investment Company (SBIC) and Special SBIC programs as may be brought up by Advisory Council Members, staff of the SBA, or others present.

FOR FURTHER INFORMATION CONTACT: John Simonds, U.S. Small Business Administration, 409 Third Street, SW., room 8550, Washington, DC 20416, (202) 205–7596. Dated: September 10, 1991.

Patricia Salki,

Administrator.

[FR Doc. 91-22195 Filed 9-13-91; 8:45 am]

BILLING CODE 8025-01-86

DEPARTMENT OF STATE

Office of Legal Adviser

[Public Notice 1483]

Submission of Claims Against Iraq to the United Nations Compensation Commission

This notice provides background information concerning the establishment of the United Nations Compensation Commission. The notice also describes the criteria for the submission of the first category of claims to the Commission. For additional information contact the Office of International Claims and Investment Disputes, Department of State, Washington DC 20520. Telephone (202) 632–5040.

United Nations Security Council
Resolution 687, adopted on April 3, 1991,
reaffirms Iraq's liability under
international law for any direct loss,
damage or injury to foreign
governments, nationals and
corporations, as a result of its unlawful
invasion and occupation of Kuwait.
Resolution 687 further creates a fund to
pay compensation for such claims out of
Iraqi oil revenues and establishes the
Compensation Commission to
administer the fund and pay claims.

In accordance with United Nations Security Council Resolution 692, the Compensation Commission has three organs: (1) A Governing Council composed of the 15 members of the Security Council; (2) an Executive Secretary appointed by the UN Secretary General, with a staff of administrators and experts; and (3) a series of Commissioners (to provide technical advice and process claims) to be appointed by the Governing Council.

The first session of the Governing council took place in Geneva from July 23-August 2. The Council elected a President (Ambassador Berg of Belgium), adopted simple rules, and approved criteria for the expedited processing of the first categories of claims. (The text of the criteria is set forth below.) The UN Secretary General also appointed a senior Peruvian diplomat (Carlos Alzamora) as Executive Secretary. Additionally, a series of experts is being appointed to provide advice until Commissioners can be selected.

^{6 15} U.S.C. 78e(b)(2) (1988).

⁰ 17 CFR 200.30-3(a)(12) (1990):

The criteria adopted by the Governing Council concern individuals who suffered personal losses during the Iraqi invasion and occupation of Kuwait. Governments may submit consolidated claims for up to \$100,000 per person on behalf of their nationals and (in their discretion) residents. It is expected that these claims will be reviewed on an expedited basis by Commissioners, who will make recommendations to the Governing Council on the total amount to be paid to each Government. Each Government will then allocate these sums to its claimants.

The criteria also state that compensation will not be provided for attorneys' fees or other expenses for claims preparation. Moreover, any compensation, whether in funds or in kind, already received from any source will be deducted from the total amount of losses suffered.

Special fixed payments of \$2500 per person are available, without the need to document the actual amount of loss, with respect to persons who departed the area, or who suffered serious personal injury or the death of a close family member. If a claim is made for \$2500 for departure without proof of loss, the individual is not eligible to claim additional departure losses later. However, making a claim for this amount for death or serious injury will amounts.

The criteria further state that governments are encouraged to submit claims for both categories within six months from the date on which the Executive Secretary circulates to Governments, the appropriate claims forms. We expect the Governing Council to produce the claims forms within the next two months.

After the claims forms are established, the United States Government will collect, consolidate and submit them to the Compensation Commission. Claims forms will be distributed to all individuals who have reported claims against Iraq to the Department of Treasury, pursuant to its census of claims. (See 56 FR 5636, February 11, 1991.)

The Governing Council has stated its intent to establish as promptly as possible criteria for additional categories of claims to permit consolidated submissions by Governments for all losses covered by Security Council Resolution 687 (including losses by individuals in excess of \$100,000, business losses, and environmental damage and loss of natural resources).

Dated: September 10, 1991.

Ronald J. Bettauer,

Assistant Legal Adviser for International Claims and Investment Disputes.

[FR Doc. 91–22196 Filed 9–13–91; 8:45 am]

[Public Notice 1482]

Office of Defense Trade Controls; Munitions Exports to Japan Aviation Electronics Industry Ltd. and Aero Systems, Inc. and Related Entities

AGENCY: Department of State. **ACTION:** Notice.

SUMMARY: Notice is hereby given that all existing licenses and other approvals, granted pursuant to section 38 of the Arms Export Control Act, that authorize the export or transfer by, for or to, Japan Aviation Electronics Industry Ltd. and Aero Systems, Inc., its subsidiaries Aero Systems Aviation Corp., Hierax Company Ltd. and Aero Systems PTE. Ltd., and any other subsidiaries or associated companies, of defense articles or defense services are suspended. In addition, it shall be the policy of the Department of State to deny all export license applications and other requests for approval involving, directly or indirectly, the above cited entities. This action also precludes the use in connection with such entities of any exemptions from license or other approval included in the ITAR (22 CFR parts 120-130).

EFFECTIVE DATE: September 10, 1991.

FOR FURTHER INFORMATION CONTACT: Clyde G. Bryant, Jr., Chief, Compliance Analysis Division, Office of Defense Trade Controls, Center for Defense Trade, Bureau of Politico-Military Affairs, Department of State (703–875–6650)

SUPPLEMENTARY INFORMATION: An indictment was returned, September 4, 1991, in the U.S. District Court, District of Columbia charging Japan Aviation Electronics Industry Ltd., Aero Systems, Inc., and its subsidiaries, Aero Systems Aviation Corp., Hierax Company Ltd. and Aero Systems PTE. Ltd., with one court of conspiracy (18 U.S.C. 371) to violate section 38 of the Arms Export Control Act (AECA, 22 U.S.C. 2778) and implementing the International Traffic in Arms Regulations (ITAR) (22 CFR parts 120-130), and twenty-one substantive counts of violating the AECA and the ITAR. The indictment charges that the defendants conspired to violate, and did violate, the retransfer provisions of the ITAR, in that they transferred, or caused to be transferred, to Iran in 1984-87 parts for the LN-12D inertial navigation

systems installed in Iranian F-4 aircraft, without the prior written approval of the Department of State.

This action has been taken pursuant to sections 38 and 42 of the AECA (22 U.S.C. 2778 and 2791) and §§ 126.7(a)(1) and 126.7(a)(2) of the ITAR (22 CFR 126.7(a) (1) and (2)). It will remain in force until rescinded.

Dated: September 10, 1991.

Richard A. Clarke,

Assistant Secretary, Bureau of Palitico-Military Affairs, Department of State. [FR Doc. 91–22299 Filed 9–13–91; 8:45 am]

DEPARTMENT OF TRANSPORTATION

Office of the Secretary

Employee Protection Program Investigation; Final Decisions on Lead Cases

AGENCY: Department of Transportation (DOT), Office of the Secretary.
ACTION: Final decisions on lead cases.

summary: DOT announces its final decisions on lead cases under the Employee Protection Program (EPP) of the Airline Deregulation Act (ADA). DOT found that the change in airline regulatory structure provided by ADA was not the major cause of bankruptcies or major employment contractions affecting five airlines.

FOR FURTHER INFORMATION CONTACT: William C. Boyd, Office of the Assistant Secretary for Policy and International Affairs, P-5, Department of Transportation, Washington, DC (202) 368-4870.

SUPPLEMENTAL INFORMATION: Section 43 of the ADA (49 USC App. 1522) relates, in part, to the potential provision of Federal financial assistance to certain airline employees who lost their jobs or had their compensation reduced as a result of a bankruptcy or major employment contraction. The potentially eligible employees are those who had been employed by a covered airline for at least four years as of the date the ADA was enacted (October 24, 1978). Officers and directors, employees terminated for cause, and employees on strike were excluded. The covered airlines are those holding certificates of public convenience and necessity before ADA and suffering, during 1979 to 1989, a bankruptcy, or an employment contraction of at least 7.5% over any twelve-month period. DOT, as successor to the Civil Aeronautics Board (CAB), is charged with determining whether the major cause of that bankruptcy or

contraction was "the change in regulatory structure provided by the ADA."

To aid in understanding the impacts of all factors that might have affected employment levels during those years, such as fuel price increases, recession, and strikes, the CAB had ordered full evidentiary hearings regarding five airlines: Air New England, Mackey International, United, Pan American, and Braniff. DOT has determined that the change in airline industry regulatory structure provided by ADA was not the major cause of the bankruptcy or major contractions at these airlines for the period from January 1978 through September 1983, and has developed guidance for succeeding cases on issues such as use of econometrics, analysis of market shares, and others. Our decision has been placed in the DOT docket for each case: Air New England (Docket 40201), Mackey (29783), United (38571), Pan American (38883), and Braniff (38978).

Jeffrey N. Shane,

Assistant Secretary for Policy and International Affairs.

[FR Doc. 91 22316 Filed 9-12-91; 12:14 pm]

BILLING CODE 4910-62-M

National Highway Traffic Safety Administration

[Docket No. 90-13-IP-No. 3]

Takata-Gerico Corporation; Receipt of a Petition for Reconsideration of the Denial of a Petition for Inconsequential Noncompliance

Takata-Gerico Corporation, of Denver, Colorado, has petitioned for reconsideration of the denial of its petition to be exempted from the notification and remedy requirements of the National Traffic and Motor Vehicle Safety Act (15 U.S.C. 1381 et seq.) for noncompliance with 49 CFR 571.213, Federal Motor Vehicle Safety Standard No. 213, "Child Restraint Systems," on the basis that the noncompliance is inconsequential as it relates to motor vehicle safety.

This petition was denied on July 30, 1991 (56 FR 36075). The petition for reconsideration was filed in accordance with 49 CFR part 556.7, and is published under section 157 of the National Traffic and Motor Vehicle Safety Act (15 U.S.C. 1417). It does not represent any agency decision or other exercise of judgement concerning the merits of the petition.

Paragraph S5.4.3.5(a) of Standard No. 213 states that any buckle in a child restraint system belt assembly designed to restrain a child using the system shall: When tested in accordance with S6.2.1 prior to the dynamic test of S6.1, not release when a force of less than nine pounds is applied and shall release when a force of not more than fourteen pounds is applied.

The Takata-Gerico Corporation petitioned the agency on June 14, 1990, for inconsequential noncompliance with the above mentioned requirement of Standard No. 213. Takata-Gerico reported that approximately 26,257 buckles that could release with less than nine pounds of pressure were incorporated in Guardian car seats between January 31, 1990 and May 3, 1990. Takata-Gerico supported its petition for inconsequential noncompliance on the basis of the results of the Yellowstone Environmental Science study entitled, Cognitive Skill Based Child-Resistant Safety Belt (March 1990). Takata-Gerico claimed that:

1. Excessive force requirements, such as those required under Standard 213, can "impede" rescue in an emergency situation. Id. at 79.

2. The upper limit of thumb opposability strength of two to four year olds is forty pounds. Id. at 45. (Takata-Gerico stated that studies show that children under three years of age are likely to use the Guardian car seat and children in this age group are physically incapable of releasing a belt buckle at seven pounds.)

3. A study of 1500 children, whose car seat habits were studied, revealed that children escape from car seats through means other than releasing the belt buckle. Id. at 16.

4. A car seat design in which the child is denied access to the car seat buckle is more important in ensuring that the child remains restrained while in the car seat than the pounds of pressure needed to release the belt buckle. Id. at 46.

5. Push-button buckle release mechanisms with force requirements less than nine pounds were acceptable to parents. Id. at 32.

6. An excessive force requirement is above the strength abilities of older people, e.g., grandparents, thus discouraging or making impossible the use of child car seats by older persons. Id. at 37, 45 (stating that the lower limit of thumb opposability strength of 61 to 94 years olds is thirteen pounds).

On July 30, 1991 the agency denied Takata-Gerico's petition for inconsequential noncompliance (56 FR 36075). NHTSA concluded in this notice that Takata-Gerico had not met its burden of persuasion that the noncompliance therein described is inconsequential as it relates to motor

vehicle safety. The bases for this conclusion were:

 The Yellowstone Study's conclusion regarding an ideal buckle release pressure of 5 lbs. must be viewed in conjunction with other "ideal" child safety seat attributes and not in isolation.

2. The seats in question can be used by children weighing up to 40 lbs., and not children three years of age or younger, as the petitioner claimed. (The average child weighing 40 lbs. is older than three years of age.)

3. The 9 lbs. force requirement is not excessive and will not impede rescue of a restrained child in an emergency.

4. Maintenance and enforcement of the 9 lbs. minimum reduces the likelihood that a child will be able to release the buckle.

In a petition dated August 30, 1991, Takata-Gerico asked the agency to reconsider its denial. The company bases its petition on the following claims:

1. The denial incorrectly states that they claimed the ideal minimum release tension should be 5 lbs.

The agency improperly rejected the findings of the Yellowstone study.

3. There is no evidence that the 9 lbs. standard will reduce inadvertent deployment and that children escape from child safety seats by means other than releasing the belt buckle.

4. The agency failed to show how the level of noncompliance poses an unreasonable risk to safety.

5. No instances of injury have been brought to the petitioner's attention in the 19 months the seats have been in the field.

6. The seats in question are used 99.9 percent of the time by children 3 years of age and younger who are incapable of releasing an 8 lb. buckle.

Interested persons are invited to submit written data, views and arguments on the petition of Takata-Gerico, described above. Comments should refer to the Docket Number and be submitted to: Docket Section, National Highway Traffic Safety Administration, room 5109, 400 Seventh Street SW., Washington, DC 20590. It is requested but not required that six copies be submitted.

All comments received before the close of business on the closing date indicated below will be considered. The petition and supporting materials, and all comments received after the closing date will also be filed and will be considered to the extent possible. When the petition is granted or denied, the Notice will be published in the Federal

Register pursuant to the authority indicated below.

Comment closing date: October 7, 1991.

Authority: 15 U.S.C. 1417; delegation of authority at 49 CFR 1.50 and 49 CFR 501.6: Issued on: September 10, 1991.

Barry Felrice.

Associate Administrator for Rulemaking. [FR Doc. 91-22143 Filed 9-13-91; 8:45 am]

DEPARTMENT OF THE TREASURY

Public Information Collection Requirements Submitted to OMB for Review.

Date: September 10, 1991.

The Department of Treasury has submitted the following public information collection requirement(s) to OMB for review and clearance under the Paperwork Reduction Act of 1980, Public Law 96-511. Copies of the submission(s) may be obtained by calling the Treasury Bureau Clearance Officer listed. Comments regarding this information collection should be addressed to the OMB reviewer listed and to the Treasury Department Clearance Officer, Department of the Treasury, room 3171 Treasury Annex, 1500 Pennsylvania Avenue, NW., Washington, DC 20220.

Internal Revenue Service

OMB Number: 1545-0393.
Farm Number: Letter 109C and Letter 109(SC).

Type of Review: Extension.
Title: Return Requesting Refund
Unlocatable or Not Filed; Send Copy
(Letter 109C); and Statement of
Nonreceipt of Refund Shown on Tax
Return (Letter 109(SC)).

Description: The code requires tax returns to be filed. It also authorizes IRS to refund any overpayment of tax. If a taxpayer inquires about their non-receipt of a refund and no return is found, this letter is sent requesting the taxpayer to file another return.

Respondents: Individuals or households, Business or other for profit, Non-profit institutions, Small businesses or organizations.

Estimated Number of Respondents: 18,223.

Estimated Burden Haurs Per Respondent: 5 minutes.

Frequency of Response: On occasion.
Estimated Tatal Reparting Burden:
185,670 hours.

OMB Number: 1545-0945. Farm Number: None. Type of Review: Extension. Title: Registration Requirements With Respect to Certain Debt Obligations.

Description: The rule requires an issuer of a registration-required obligations and any person holding the obligation as a nominee or custodian on behalf of another to maintain ownership records in a manner which will permit examination by the IRS in connection with enforcement of the Internal Revenue laws.

Respondents: Individuals or households, Business or other for-profit, Small businesses or organizations.

Estimated Number of Recordkeeper: 50,000.

Estimated Burden Hours Per Recordkeeper: 1 hour.

Frequency of Response: On occasion.
Estimated Total Recardkeeping
Burden: 50.000 hours.

Clearance Officer: Garrick Shear (202) 535-4297, Internal Revenue Service, room 5571, 1111 Constitution Avenue, NW., Washington, DC 20224.

OMB Reviewer: Milo Sunderhauf (202) 395–6880, Office of Management and Budget, room 3001, New Executive Office Building, Washington, DC 20503. Lois K. Holland,

Departmental Reports Management Officer. [FR Doc. 91-22168 Filed 9-13-91; 8:45 am] BILLING CODE 4830-01-M

Office of Thrift Supervision

Bay Federal Savings Bank; Appointment of Conservator

Notice is hereby given that, pursuant to the authority contained in section 5(d)(2)(B) and (H) of the Home Owners' Loan Act, the Office of Thrift Supervision has duly appointed the Resolution Trust Corporation as sole Conservator for Bay Federal Savings Bank, West Palm Beach, Florida, on September 6, 1991.

Dated: September 10, 1991. By the Office of Thrift Supervision. Nadine Y. Washington, Corporate Secretary. [FR Doc. 91–22175 Filed 9–13–91; 8:45 am]

BILLING CODE 6728-01-M

Bay Savings Bank; Appointment of Receiver

Notice is hereby given that, pursuant to the authority contained in section 5(d)(2)(C) of the Home Owners' Loan Act, the Office of Thrift Supervision has duly appointed the Resolution Trust Corporation as sole Receiver for Bay Savings Bank, West Palm Beach, Florida, OTS No. 8281, on September 6, 1991.

Dated: September 10, 1991.

By the Office of Thrift Supervision.

Nadine Y. Washington,

Corporate Secretary.

[FR Doc. 91-22177 Filed 9-13-91; 8:45 am]

BILLING CODE 6720-01-M

Edison Federal Savings Association; Replacement of Conservator With a Receiver

Notice is hereby given that, pursuant to the authority contained in subdivision (F) of section 5(d)(2) of the Home Owners' Loan Act, the Office of Thrift Supervision duly replaced the Resolution Trust Corporation as Conservator for Edison Federal Savings Association, New York, New York ("Association"), with the Resolution Trust Corporation as sole Receiver for the Association on August 30, 1991.

Dated: September 10, 1991.

By the Office of Thrift Supervision.

Nadine Y. Washington,

Corporate Secretary.

[FR Doc. 91-22178 Filed 9-13-91; 8:45 am]

BILLING CODE 5720-01-M

First Savings and Loan Association, F.A.; Replacement of Conservator With a Receiver

Notice is hereby given that, pursuant to the authority contained in subdivision (F) of section 5(d)(2) of the Home Owners' Loan Act, the Office of Thrift Supervision duly replaced the Resolution Trust Corporation as Conservator for First Savings and Loan Association, F.A., Temple, Texas ("Association"), with the Resolution Trust Corporation as sole Receiver for the Association on September 6, 1991.

Dated: September 10, 1991.

By the Office of Thrift Supervision.

Nadine Y. Washington,

Corporate Secretary.

[FR Doc. 91-22179 Filed 9-13-91; 8:45 am]

BILLING CODE 6720-01-16

Heartland Savings and Loan Association El Cajon, CA; Appointment of Receiver

Notice is hereby given that, pursuant to the authority contained in section 5 (d)(2) of the Home Owners' Loan Act, the Office of Thrift Supervision has duly appointed the Resolution Trust Corporation as sole Receiver for Heartland Savings and Loan Association, El Cajon, California, OTS No. 7754, on September 6, 1991.

Dated: September 10, 1991.

By the Office of Thrift Supervision.

Nadine Y. Washington,

Corporate Secretary.

[FR Doc. 91-22180 Filed 9-13-91; 8:45 am]

BILLING CODE 6720-01-M

Mutual Aid Federal Savings and Loan Association; Replacement of Conservator With a Receiver

Notice is hereby given that, pursuant to the authority contained in subdivision (F) of section 5(d)(2) of the Home Owners' Loan Act, the Office of Thrift Supervision duly replaced the Resolution Trust Corporation as Conservator for Mutual Aid Federal Savings and Loan Association, Manasquan, New Jersey ("Association"), with the Resolution Trust Corporation as sole Receiver for the Association on August 16, 1991.

Dated: September 10, 1991.

By the Office of Thrift Supervision.

Nadine Y. Washington,

Corporate Secretary.

[FR Doc. 91-22181 Filed 9-13-91; 8:45 am]

BILLING CODE 6720-01-M

Peoples Federal Savings Bank; Replacement of Conservator With a Receiver

Notice is hereby given that, pursuant to the authority contained in subdivision (F) of section 5(d)(2) of the Home Owners' Loan Act, the Office of Thrift Supervision duly replaced the Resolution Trust Corporation as Conservator for Peoples Federal Savings Bank, New Kensington, Pennsylvania ("Association"), with the Resolution Trust Corporation as sole Receiver for the Association on September 6, 1991.

Dated: September 10, 1991.

By the Office of Thrift Supervision.

Nadine Y. Washington,

Corporate Secretary.

[FR Doc. 91-22182 Filed 9-13-91; 8:45 am]

BILLING CODE 6720-01-M

United Home Federal; Appointment of Receiver

Notice is hereby given that, pursuant to the authority contained in section 5(d)(2) of the Home Owners' Loan Act, the Office of Thrift Supervision has duly appointed the Resolution Trust Corporation as sole Receiver for United Home Federal, Toledo, Ohio, OTS No. 3412, on September 6, 1991.

Dated: September 10, 1991.

By the Office of Thrift Supervision.

Nadine Y. Washington,

Corporate Secretary.

[FR Doc. 91-22183 Filed 9-13-91; 8:45 am]

BILLING CODE 6720-01-M

United Savings and Loan Association of Trenton, F.A.; Replacement of Conservator With a Receiver

Notice is hereby given that, pursuant to the authority contained in subdivision (F) of section 5(d)(2) of the Home Owners' Loan Act, the Office of Thrift Supervision duly replaced the Resolution Trust Corporation as Conservator for United Savings and Loan Association of Trenton, F.A.,

Trenton, New Jersey ("Association"), with the Resolution Trust Corporation as sole Receiver for the Association on September 6, 1991.

Dated: September 10, 1991.

By the Office of Thrift Supervision.

Nadine Y. Washington,

Corporate Secretary.

[FR Doc. 91-22184 Filed 9-13-91; 8:45 am]

BILLING CODE 6720-01-M

[AC-44; OTS No. 5607]

Hannibai Mutuai Loan and Building Association, Hannibai, MO; Finai Action, Approval of Voluntary Supervisory Conversion Application

Notice is hereby given that on September 9, 1991, the Director of the Office of Thrift Supervision or his designee approved the application of Hannibal Mutual Loan and Building Association of Hannibal, Missouri, for permission to convert to the stock form of organization in a voluntary supervisory conversion. Copies of the application are available for inspection at the Information Services Division, Office of Thrift Supervision, DC 20552, and the Des Moines Area Office, Office of Thrift Supervision, Regency West 2, 1401 50th Street, Des Moines, Iowa 50265—1013.

Dated: September 8, 1991.

By the Office of Thrift Supervision.

Nadine Y. Washington,

Corporate Secretary.

[FR Doc. 91-22176 Filed 9-13-91; 8:45 am]

BILLING CODE 6720-01-M

Sunshine Act Meetings

Federal Register

Vol. 56, No. 179

Monday, September 16, 1991

This section of the FEDERAL REGISTER contains notices of meetings published under the "Government in the Sunshine Act" (Pub. L. 94-409) 5 U.S.C. 552b(e)(3).

LOCATION: Room 558, Westwood Towers Building, 5401 Westbard Avenue, Bethesda, Maryland.

STATUS: Open to the Public.

MATTERS TO BE CONSIDERED:

1. Pride in Public Service Award

The Commission will present the Pride in Public Service Award to September's recipient.

2. Valuntary Standards/International Affairs Activities

The staff will brief the Commission on voluntary standards and international affairs activities carried out by staff during the third quarter of fiscal year

For a Recorded Message Containing the Latest Agenda Information, Call (301) 492–5709.

CONTACT PERSON FOR ADDITIONAL INFORMATION: Sheldon D. Butts, Office of the Secretary, 5401 Westbard Ave., Bethesda, Md. 20207 (301) 492-6800.

Dated: September 11, 1991.
Sheldon D. Butts,
Deputy Secretary.
[FR Doc. 91-22353 Filed 9-12-91; 2:37 pm].
Silling CODE 6955-61-M

AFRICAN DEVELOPMENT FOUNDATION BOARD OF DIRECTORS MEETING

TIME: 11:00 a.m.-1:00 p.m.

PLACE: African Development Foundation.

DATE: Monday, 23 September 1991.

STATUS: Open.

Agenda

1. Chairman's Report

2. President's Report

3. Other Business

CONTACT PERSON FOR MORE

INFORMATION: Ms. Janis McCollim, 673–3916.

Gregory Robeson Smith, President.

[FR Doc. 91–22373 Filed 9–12–91; 3:28 pm]

U.S. CONSUMER PRODUCT SAFETY COMMISSION

TIME AND DATE: 10:00 a.m., Tuesday, September 17, 1991.

Corrections

This section of the FEDERAL REGISTER contains editorial corrections of previously published Presidential, Rule, Proposed Rule, and Notice documents. These corrections are prepared by the Office of the Federal Register. Agency prepared corrections are issued as signed documents and appear in the appropriate document categories elsewhere in the issue.

DEPARTMENT OF COMMERCE

National Oceanic and Atmospheric Administration

50 CFR Part 253

[Docket Number 910767-1167]

Interjurisdictional Fisheries

Correction

In rule document 91-20037 beginning on page 41489, in the issue of Wednesday, August 21, 1991, make the following correction:

In the third column, in the **SUMMARY**; in the fourth line, "Fisheries unding" should read "Fisheries Act of 1986 (Act) (title III of Pub. L. 99–659), (1) by restricting enforcement funding".

BILLING CODE 1505-01-D

DEPARTMENT OF COMMERCE

Patent and Trademark Office

37 CFR Part 1

[Docket No. 91054-1195] RIN 0651-AA49

Patent Interference Proceedings

Correction

In rule document 91-20645 beginning on page 42528 in the issue of Wednesday, August 28, 1991, make the following correction:

§ 1.651 [Corrected]

1. On page 42529, in the third column, the first two lines of § 1.651(c)(3) were omitted. Following § 1.651(c)(2) insert the following text: "(3) A testimony period has been set to permit an opponent to prove a date of".

§ 1.684 [Corrected]

2. On page 42530, in the first column, in § 1.684(c), remove the first two lines of text. The first line should read

"United States or the foreign country.
The".

BILLING CODE 1505-01-D

DEPARTMENT OF EDUCATION

National Advisory Council on Educational Research and Improvement: Meeting

Correction

In notice document 91-21680 beginning on page 46175, in the issue of Tuesday, September 10, 1991, make the following correction:

On the same page, in the third column, in "DATES AND TIMES", in the second line, "September 26" should read "September 25".

BILLING CODE 1505-01-D

BOARD OF GOVERNORS OF THE FEDERAL RESERVE SYSTEM

Meeting

Correction

In Sunshine Act notice document 91-20959 appearing on page 43062 in the issue of Friday, August 30, 1991, make the following correction: On the same page, in the second column, the date in the file line should read "8-28-1991."

BILLING CODE 1505-01-D

BOARD OF GOVERNORS OF THE FEDERAL RESERVE SYSTEM

Meeting

Correction

In Sunshine Act notice document 91-20960 appearing on page 43062 in the issue of Friday, August 30, 1991, make the following correction: On the same page, in the third column, in the file line at the end of the document, "FR Doc. 91-20959" should read "FR Doc. 91-20960".

BILLING CODE 1506-01-D

Federal Register

Vol. 56, No. 179

Monday, September 16, 1991

DEPARTMENT OF HEALTH AND HUMAN SERVICES

Food and Drug Administration

21 CFR Part 310

[Docket No. 81N-0022]

RIN 0905-AA06

Weight Control Drug Products for Over-the-Counter Human Use; Certain Active Ingredients

Correction

In rule document 91-18756 beginning on page 37792 in the **issue of Thursday**, August 8, 1991, make the following corrections:

1. On page 37792, in the first column, under **EFFECTIVE DATE**:, "February 8, 1991" should read "February 10, 1992".

2. On page 37793, in the first column, in the 12th and 15th lines, "February 8, 1991" should read "February 10, 1992".

3. On page 37798, in the first column, in the second paragraph, in the 7th and 15th lines, "February 8, 1991" should read "February 10, 1992".

§ 310.545 [Corrected]

4. On page 37799, in third column, in \$ 310.545(d)(2), "February 8, 1991" should read "February 10, 1992".

BILLING CODE 1505-01-D

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[OR-110-4212-13; G-1-303]

Realty Actions; Sales, Leases, etc: Oregon

Correction

In notice document 91-20114 beginning on page 41704, in the issue of Thursday, August 22, 1991, make the following corrections:

1. On the same page, in the 3d column, in the 19th line from the bottom, "SW½SW¾." should read "SW¼SW¼

2. On page 41705, in the first column, in the first full paragraph, in the first line, "MFD" should read "MFP".

3. On the same page, in the same column, in the 16th line, "6E.," should read "6W.,".

BILLING CODE 1505-01-D

DEPARTMENT OF LABOR

Employment and Training Administration

Investigations Regarding Certifications of Eligibility to Apply for Worker Adjustment Assistance

Correction

In notice document 91-21394 appearing on page 44106 in the issue of Friday, September 6, 1991, the file line was omitted. It should appear following the appendix as set forth below: [FR Doc. 91-23194 Filed 9-5-91; 8:45 am]

BILLING CODE 1505-01-D

SECURITIES AND EXCHANGE COMMISSION

Commission Meeting

Correction

In the issue of Wednesday, September 11, 1991, in the document appearing on page 46342, make the following correction: On the same page, in the second column, in the file line at the end of the document, "FR Doc. 91-21763" should read "FR Doc. 91-21736".

BILLING CODE 1505-01-D

Monday September 16 1991

Part II

Department of Housing and Urban Development

Office of the Secretary

Statutorily Mandated Designation of Qualified Census Tracts and Difficult Development Areas for Section 42 of the Internal Revenue Code of 1986; Notice

DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT

Office of the Secretary

[Docket No. N-91-3124; FR 2851-N-02]

Statutorily Mandated Designation of Qualified Census Tracts and Difficult Development Areas for Section 42 of the Internal Revenue Code of 1986

AGENCY: Office of the Secretary, HUD. **ACTION:** Notice.

SUMMARY: This document provides a revised designation of "qualified census tracts" and an updated designation of "difficult development areas" for purposes of the low income housing tax credit ("LIHTC") under section 42 of the Internal Revenue Code of 1986, and provides the revised methodology used by the United States Department of Housing and Urban Development ("HUD") to reflect changes resulting from 1990 amendments to section 42.

FOR FURTHER INFORMATION CONTACT: Harold J. Gross, Acting Senior Tax Attorney, Office of the General Counsel, Department of Housing and Urban Development, 451 Seventh Street, SW., Washington, DC 20410, telephone (202) 708–3260. A telecommunications device for deaf persons (TDD) is available at (202) 708–9300. (These are not toll-free telephone numbers.)

SUPPLEMENTARY INFORMATION:

Previous Notice: A previous Notice published in the Federal Register on August 22, 1990 (55 FR 34397), made an initial designation of Qualified Census Tracts and Difficult Development Areas and invited comment on these designations and on HUD's methodology, for consideration before the next round of designations.

Public Comment Review: Five comments were received. Two comments urged that census tracts eligible for Community Development Block Grant funds be designated as Qualified Census Tracts. HUD believes that this would be clearly inconsistent with the requirements in sections 42(d)(5)(C)(ii) (I) and (II) of the Internal Revenue Code of 1986 on designation of Qualified Census Tracts.

One comment requested review of census tract 2503.01 in Baltimore, MD, based on a number of factors, including several not contained in the requirements of Code section 42(d)(5)(C)(ii)(I). The Department has determined that census tract 2503.01 in Baltimore does not meet the requirements of section 42(d)(5)(C)(ii)(I).

A fourth comment expressed appreciation that the Boston Primary

Metropolitan Statistical Area ("PMSA") was designated as a Difficult
Development Area, and urged HUD to ensure that its methodology for designating Difficult Development Areas continue to target resources where they are most needed and that such methodology not put lower-income core cities at a disadvantage. HUD intends to continue using its current methodology for designating Difficult Development Areas and to review periodically the performance of this methodology in accomplishing the purposes of Code section 42(d)(5)(C)(iii).

A fifth comment, asking for information on obtaining census tract maps, was unrelated to the methodology for designating Qualified Census Tracts and Difficult Development Areas.

Summary of Relevant Changes to Low Income Housing Tax Credit

The Omnibus Budget Reconciliation Act of 1990 the "Act" amended section 42(d)(5)(C)(ii)(I) in two ways that affect the designation of Qualified Census Tracts. First, consistent with HUD methodology, an amendment made by section 11701(a)(2) of the Act specifies that the income test should be based on the most recent census data. Second, an amendment made by section 11407(b)(4) of the Act allows the Secretary of Housing and Urban Development to use enumeration districts if sufficient data are not available to use census tracts. For designations based on the 1980 Census, this change has the effect of allowing HUD to designate Qualified Census Tracts in areas for which the Census Bureau did not develop tracts, generally, in non-metropolitan areas.

Basis for New Designations of Qualified Census Tracts and Difficult Development Areas

The amendment to Code section 42(d)(5)(C)(ii)(I) required HUD to redesignate Qualified Census Tracts for two reasons. First, HUD may now designate enumeration districts in areas, mainly non-metropolitan areas, that have not been delineated into census tracts. Second, the designation of enumeration districts in areas where census tracts have already been designated could result in the disqualification of already designated census tracts, if the population of the newly designated enumeration districts plus the population of the previously designated census tracts exceeds 20 percent of the population of the area. In addition, HUD discovered a calculation error that affected the designation of Qualified Census Tracts in Puerto Rico.

This notice lists all areas—census tracts, enumeration districts, and, where

applicable, other small geographical areas identified by the Census Bureau within untracted regions—that satisfy the requirement for designation as Qualified Census Tracts. For the 50 States and the District of Columbia, as a result of these changes, no previously designated Qualified Census Tract has been deleted, but some enumeration districts and other geographical entities have been added as Qualified Census Tracts. In Puerto Rico, some census tracts incorrectly designated in the last Notice have been deleted. The principal change for Puerto Rico, however, is that the addition of enumeration districts in combination with the 20 percent rule has eliminated certain previously designated census tracts that were not as poor as the enumeration districts that were added.

HUD bases its designation of Difficult Development Areas on estimates of local rents and incomes which are updated annually. Therefore, HUD will update its designation of Difficult Development Areas annually as it obtains new information on local rents and incomes.

This Notice lists Difficult Development Areas based on FY '91 Fair Market Rents ("FMRs") published in the October 1, 1990 Federal Register and FY '91 estimates of the section 8 very low income limit which were approved by HUD on April 17, 1991. The new list contains eight metropolitan areas and 28 non-metropolitan counties that were not on the initial list. Two metropolitan areas and 10 nonmetropolitan counties that were on the initial list are not on the new list. Once again, the New York PMSA was the metropolitan area that put the list of metropolitan areas over the 20 percent cap. As explained in the August 22, 1990 Notice, HUD divided the New York metropolitan area into its constituent areas, each of which has a population comparable to or larger than most metropolitan areas. Each county was ranked on the basis of data from the 1980 Census and the top-ranked county (Bronx) was included in the designation. Last year, New York County (Manhattan) was also included, but this year the addition of the eight new metropolitan areas precluded the inclusion of New York County within the 20 percent cap.

Revised Explanation of HUD Designation Methodology

A. Qualified Census Tracts

In developing the LIHTC list of Qualified Census Tracts, HUD uses the most recent Census data and the most current metropolitan area definitions established by the Office of Management and Budget. Census data are available from the 1980 census for most areas on either a census tractor enumeration district basis. Block Numbering Areas ("BNAs") and remainders of Minor Civil Divisions ("MCDs") were used where tracts or enumeration districts were not available. Therefore, all U.S. geographic areas are covered. The 1990 Census will delineate census tracts for the entire United States.

Qualified Census Tracts are determined as follows:

1. A census tract must have 50 percent of its households with incomes below 60 percent of the area median gross income ("AMGI") to be eligible. HUD has defined 60 percent of AMGI as 120 percent of HUD's Very Low Income Limits, which are based on 50 percent of area median family income, adjusted for high cost and low income areas. The 1990 income estimates are then deflated to the appropriate year, so they match the Census income data.

2. For each census tract, the percentage of households below the 60 percent income standard was determined by (a) calculating the average household size of the census tract, (b) applying the income-standard after adjusting it to match the average household size, and (c) calculating the number of households with incomes below the income standard.

3. Qualified Census Tracts are those in which 50 percent or more of the households are income-eligible and the population of all census tracts that satisfy this criterion does not exceed 20 percent of the total population of the

respective area.

4. In areas where more than 20 percent of the population qualifies, census tracts are ordered from the highest percentage of eligible households to the lowest. Starting with the highest percentage, census tracts are included until the 20 percent limit is exceeded. If a census tract is excluded because it raises the percentage above 20 percent, then subsequent census tracts are considered to determine if a census tract with a smaller population could be included without exceeding the 20 percent limit.

B. Difficult Development Areas

In developing the list of Difficult Development Areas, HUD compares incomes with housing costs. The basis for these comparisons are the HUD income limits and FMRs used for the Section 8 Existing Housing Program. The procedure used in making these calculations follows:

1. For each metropolitan area and each nonmetropolitan county, a ratio is calculated. This calculation uses the two-bedroom FMR and the four-person income limit for Very Low Income households. The numerator of the ratio is the ratio of the area FMR to the US average FMR. The denominator of the ratio is the ratio of 60 percent of the AMGI to 60 percent of the U.S. median gross income.

2. The ratios of the FMR to the income limit are arrayed in descending order, separately, for metropolitan areas and for nonmetropolitan counties.

3. The Difficult Development Areas are those areas with the highest ratios cumulative to 20 percent of the population of all metropolitan areas and of all nonmetropolitan counties.

4. The American Housing Survey data used to calculate the FMRs for New York City are adjusted by eliminating rent-controlled units. The FMRs are recalculated on the basis of the adjusted data. Because FMRs are based on recent mover rents, the FMRs generally reflect market rents rather than rent-controlled rents.

Other Matters

A finding of No Significant Impact with respect to the environment has been made in accordance with HUD regulations at 24 CFR part 50, which implement section 102(2)(C) of the National Environmental Policy Act of 1969. The Finding of No Significant Impact is available for public inspection between 7:30 a.m. and 5:30 p.m. weekdays in the Office of the Rules Docket Clerk at the above address.

This notice does not constitute a "major rule" as that term is defined in section 1(d) of the Executive Order on Federal Regulations issued by the President on February 17, 1981. An analysis of the rule indicates that it does not (1) have an annual effect on the economy of \$100 million or more; (2) cause a major increase in costs or prices for consumers, individual industries, Federal, State, or local government agencies, or geographic regions; or (3) have a significant adverse effect on competition, employment, investment, productivity, innovation, or on the ability of United States-based enterprises to compete with foreignbased enterprises in domestic or export markets.

In accordance with 5 U.S.C. 605(b) (the Regulatory Flexibility Act), the

undersigned hereby certifies that this notice does not have a significant economic impact on a substantial number of small entities. The notice involves the designation of "difficult development areas" and "qualified census tracts" as required by Code section 42 which designates areas and tracts for use by political subdivisions of the States in allocating the Low Income Housing Tax Credit under section 42 of the Code. This notice places no new requirements on the States, their political subdivisions, or on the applicants for the credit. This notice only details the technical methodology used in making such designations.

Executive Order 12612, Federalism

The General Counsel, as the Designated Official under section 6(a) of Executive Order 12612, Federalism, has determined that the policies contained in this notice will not have substantial direct effects on States or their political subdivisions, or the relationship between the Federal government and the States, or on the distribution of power and responsibilities among the various levels of government. As a result, the notice is not subject to review under the order. The notice merely designates "difficult development areas" and "qualified census tracts" as required under Code section 42, as amended, which designated areas and tracts are for the use by political subdivisions of the States in allocating the Low Income Housing Tax Credit under section 42 of the Code.

Executive Order 12606, The Family

The General Counsel, as the Designated Official under Executive Order 12606, The Family, has determined that this notice does not have potential for significant impact on family formation, maintenance, and general well-being, and, thus, is not subject to review under the Order. The notice involves the designation of "difficult development area" and "qualified census tracts" as required by section 42 of the Code, as amended, which designated areas and tracts are for use by political subdivisions of the States in allocating the Low Income Housing Tax Credit under section 42 of the Code. The notice also details the technical methodology used in making such designations.

Dated: August 21, 1991.
Frank Keating,
Acting Secretary.
BILLING CODE 4210-32-M

STATE: ALABAMA

STATE AND COUNTY	TRACT/ED	POP.	TR	ACT/ED	POP.	TR	ACT/ED
AL BARBOUR	E 0326A	641	E		186	E	0333
AL BULLOCK	E 0002A	599	E	0004	1357	E	8000
AL BUTLER		868	E	0292	1263	_	2040
AL CHAMBERS	E 0109	420	E		491		
AL CHEROKEE	E 0236B	55	_	01120	781		
AL CHOCTAW	E 0287 E 0109 E 02368 E 0326A E 0057 E 0003 E 0079T E 0160 E 0136 E 0102U E 0052V E 0068 E 0404U E 0229 E 0061T E 0178B	154	E	0327A	247	E	0329
	E 03264						
AL CLARKE	E 0057	1034	E	0066	1795	E	0067
AL CONECUH	E 0003	313					
AL COOSA	E 00791	1458	_				
AL COVINGTON	E 0160	973	E	0173	1115		
AL CRENSHAW	E 0136	494	E	0137	944		
AL CULLMAN	E 0102U	586	E	Q134C	178		
AL DALLAS	E 0052V	716	E	0055	310	E	0063
	E 0068	1246	E	0069	1309	T	9905.
AL DE KALB	E 0404U	1031	E	Q424B	48	E	Q434B
AL ESCAMBIA	E 0229	759	E	0234	871	E	0240
AL FRANKLIN	E 0061T	1008	E	0065A	346	_	
AL GREENE	E 0178B	40	Ē	0178D	35	E	0179A
AC ONCEINE	E 0183	164	Ē	0184	955	E	0185
AL HALE	E 0202	604	E	0206	861	E	0207
AL MALE	E 0214	1786	E	0200	091	E	0207
AL JACKSON	E 0190	585					
			-	0405	FF07	*	0408.
AL LEE		660	Ţ	0406.	5607		
AL LOWNDES	E 0476A	721	Ē	0476B	72	E	0478A
AL MACON	E 008 1U	597	E	0083	1449		0084
AL MARENGO	E 0352	911	E	0353	845	E	0364
	E 0372	806					
AL MONROE	E 0101	1387	E	0102	433	E	0105
AL PERRY	E 0151	1027	E	0156	1659	E	0159
AL PICKENS	E 0564	1159	E	0566	164	E	0570
AL PIKE	E 0026	1485	E	0034	1362	3	0057A
AL SUMTER	E 0226	1317	Ë	0228	699	Ë	0229
- dyd.	E 0241	1064	-	25-0	9-3	-	
AL TALLADEGA	T 0106.	3984	T	0118.	2499		
AL TALLAPOOSA	E 01800	392	É	01848	52		
AL WASHINGTON	E 0126U	511		21030			
AL WILCOX	E 0025	1292	E	0029	2025	E	0031
WI MI COX				nàsa	\$052	E	0031
	E 0037A	1500					

133796 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT 10

STATE: ALASKA

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP. TRACT/ED AK ALEUTIAN ISLANDS E 0126 59 E 0138 69 E 0142

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08 33 ED	PDP. 768 1146	TR	ACT/ED 0340	POP. 1224	TR	ACT/ED	POP.	TRA	CT/ĘD	POP.
29 67	1511 1843	E	0330A 0068	534 897	E	03381	1475	E	0340	1170
63 5. 34B	1155 6079 96	E	0065	1194	E	0066	2056	E	0067	637
40	1072	E	0243	1385	Ė	0244	1295	É	0245	1621
79A	580	E	0180	1593 683	E	0181A 0188	1016	E	0182	1070
85 07	1271	E	0208	1698	E	0210	839	É	0213	307
8. 78A 84	2746 2128 1389	Ţ	0415, 0479A	372 1059	TE	0416. 04798	2474 649	ε	04851	2100
64	1355	E	0367	669	E	0368	807	E	0370	1621
05 59 70 57A	787 1626 606 29	EEE	0160 0571 00584	1072 1384 112	E	0161	1521			
29	399	È	02324	1185	E	02351	1149	E	0239	1013
31	624	E	0032	1539	E	0034	1442	E	0036A	292
1 10	. 2									
ED 42	POP.	TRA	ACT/ED -0143	POP. 50	TRA	0144	POP. 93	TRA	CT/ED	POP.

STATE: ALASKA

STATE AND COUNTY	TRA	ACT/EO	POP.	TRA	ACT/ED	POP.	TRA	CT/EO
AK BETHEL	E	0275	62	E	0276	107	E	0277
an bernee	Ē	0283	246	Ē	0286	48	Ē	0290
	Ē	0305	244	Ē	0306	262	Ē	0307
	Ē	0311	298	E	0312	333	Ē	0313
	E	0320	228	Ē	0312	371	Ē	0325
AK DILLINGHAM	E	0479	94	E	0480	87	Ē	0481
AK DICCINGHAM	E	0494	70	Ē	0495	470	Ē	0500
AK FAIRBANKS NORTH ST		0011.	5812	T	0018.	5343	E	0300
AK HAINES	Ė	1 105	218		0018.	3343		
AK KENAT PENINSULA	E	1201	103	E	1202	239	E	1209
AK KENAI PENINSULA			161		1202	124	E	1209
AN METALLINAN CATEMAN	E	1270		E				0070
AK KETCHIKAN GATEWAY	E	0956	76	E	0957	395	E	0972
AK KOBUK	E	0026	192	E	0028	62	E	0030
	E	0040	150	E	0044	177	E	0045
AK KODIAK ISLAND	E	0600	11	E	0624	13	E	0626
AK MATANUSKA-SUSITNA	E	1136	139	E	1152	17	E	1160
	E	1165	116	E	1170	187	E	1176
AK NOME	E	0200	394	E	0204	139	E	0205
	E	0234	125	E	0235	87	E	0236
	E	0243	331	E	0244	491	E	0245
AK NORTH SLOPE	E	0095	68	E	0097	203		
AK PRINCE OF WALES-OL		1000	77	E	1001	50	E	1009
AK SITKA	E	1067	270					
AK SKAGWAY-YAKUTAT-AN	E	1305	135	E	1308	28	E	1312
	E	1327	12					
AK SOUTHEAST FAIRBANK	E	0800	54	E	0801	110	E	0804
	E	0817	112	E	0828	151	E	0832
AK VALOEZ-CORDOVA	E	0375	30	E	0380	87	E	0381
	E	0391	180	E	0395	100	E	0396
	E	0432	33					
AK WADE HAMPTON	E	0557A	567	E	0560	522	E	0562
	E	0574	325	E	0577	250	E	0581
AK YUKON-KOYUKUK	Ē	0650	111	E	0653	132	E	0658
	Ē	0666	36	E	0668	81	Ē	0678
	E	0693	153	Ē	0694	50	Ē	0696
	3	0704	350	E	0705	247	Ē	0723
	E	0759	131	E	0760	114	Ē	0761A

42987 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT 18.

STATE: ARIZONA

STATE AND COUNTY	TRACT/ED E N3503	POP. 36	TRACT/ED E N3504	POP. 133	TRACT/ED E N3506
	E N3522	141	E N3528	210	E N3532

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TRACT/ED E 0282 E 0296 E 0310 E 0318 E 0328 E 0487 E 0514

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6	104	E	0384 0398	31 99	E	0385 0416	213 16	E	0390 0423	135 68
2	103 627	E	0565	282 466	E	0570	169	E	0573	262
2 1 8 8 6 3 1 A	100 133 61 89 241		0582A 0660 0680 0698 0746 0769	66 96 197 209 36	EEEE	0662 0682 0700 0750	586 73 476 91	EEE	0664 0684 0703 0756	32 188 98 48
18.	9									
D 6 2	POP. 169 103	E	CT/ED N3518 N3533	POP. 184 45	E	CT/ED N3519 N3537	POP. 55 714	E	CT/ED N3520 N3538	POP. 367 74

TRACT/ED E 0280 E 0294 E 0309 E 0317A E 0327 E 0486 E 0513

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TRACT/ED E 0279 E 0292 E 0308 E 0315 E 0326 E 0483 E 0512

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STATE: ARIZONA

STATE AND COUNTY	TRACT/ED	POP.	TRACT/ED	POP.	TRACT/ED
AZ APACHE	E N3543	401	E N3546	303	E N3548
	E N3552	220	E N3554	53	E N3555
	E N3560	158	E N3561	487	E N3562
	E N3570	59	E N3571	75	E N3572
	E N3585	261	E N3590	234	E N3594
	E N3601	154	E N3602	144	E N3604
	E N3612	269	E N3616	58	E N3617
	E N3627	544	E N3630	291	E N3652
	E N3705	654	E N3708	99	E N3709
	E N3715	552	E N3717	191	E N3718
	E N3725	150	E N3726	123	E N3732
	E N3738	408	E N3739	109	E N3740
	E N3748	721		349	
					E N3750
43 00011105	E N3758	414	E N3759	58	7 0007
AZ COCHISE	E OOBZA	497	E 0089	594	T 9907.
AZ COCONINO	E 0137	41	E AQ174	217	E NO125
	E N5013	202	E N5014	110	E N5015
	E N5023	171	E N5026	259	E N5028
	E N5041	111	E N5043	96	E N5045
	E N5049	147	E N5050	63	E N5052
	E N5068	174	E N5073	29	E N5076
	E N5082	333	E N5084	115	E N5086
	E N5 108	107	E N5 109	131	E. N5110
	E N5117	47	E N5118	29	E N5120
	E N5134	761	E N5140	479	E N5141
	E N7850	34	E N7853	57	E N7854
	E N7871	163			
AZ GILA	E 0450	65	E 0457	209	E 0461
	E NO464	403	E NO465	678	E N0466
	E NQ471	589	E N0473	105	E NO479
AZ GRAHAM	E 0064	843	E 0087	700	E N0050
AZ GREENLEE	E 0001	702	E 0014	30	E 0017
AZ MOHAVE	E 0003	1453	E 0025	104	E 0032
	E 0036	27	E 0051	1236	E 0075
	E NOD27	534	E N0028	273	
AZ NAVAJO	E 0380	250	E 0386	1168	E 0393
we mankah	E N4012	280	E N4013	284	E N4017
	E N4071	320	E N4072	267	E N4506
	E N4521	110	E N4533	78	E N4534
	E N4558	244	E N4560	99	E N4572
			E N4608	218	
	E N4606	100			
	E N4617	157	E N4618	95	E N4621
	E N4626	156	E N4627	70	E N4628
	E N4635	41	E N4636	128	E N4637
	E N4805	140	E N4811	84	E N4812

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			70107/FD	POP.	TRACT/ED	POP.
POP.	TRACT/ED	POP.	TRACT/ED	207	E N3551	146
283	E N3549	131	E N3550 E N3557	694	E N3558	48
49	E N3556	107		64	E N3566	77
85	E N3563	79		4 18	E N3582	58
150	E N3574	199	E N3581	179	E N3598	138
310	E N3596	67	E N3597			211
464	E N3606	87	E N3607	237	E N3610	56
277	E N3618	94	E N3619	132	E N3625	74
161	E N3677	94	E N3702	97	E N3704	206
235	E N3710	490	E N3712	212	E N3714	138
368	E N3720	169	E N3721	535	E N3722	68
183	E N3734	508	E N3735	147	E N3736	168
253	E N3741	350	E N3745	152	E N3746	
193	E N3754	442	E N3756	253	E N3757	299
6684						
278	E N5002	51	E N5014	129	E N5012	150
147	E N5017	190	E N5018	255	E N5019	172
55	E N5029	63	E N5032	99	E N5037	61
112	E N5046	52	E N5047	108	E N5048	64
271	E N5055	229	E N5056	92	E N5057	103
112	E N5077	316	E N5078	36	E N5079	68
91	E N5087	22	E N5089	224	E N5094	90
45	E N5114	67	E N5115	211	E N5116	70
106	E N5121	39	E N5125	64	E N5130	195
749	E N5802	225	E N5807	128	E N5808	267
44	E N7855	46	E N7856	109	E N7860	88
	7				r 0503	595
299	E . 0462	54	E 9504	631	E 0507	162
233	E NO468	116	E NO469	114	E N0470	240
601	E N6006	163	E N6027	140	E NEO31	240
1175						270
76	E 0018	191	E 0019	412	E 0021	51
104	E 0033	478	E 0034	412	E 0035	173
164	E 0128	65	E 0133	22	E N0002	1/3
269	E . 0419	70	E N4001	157	E N4004	289
383	E N4018	234	E N4055	45	E N4058	64
83	E N4507	425	E N4509	277	E N4516	184
60	E N4540	167	E N4553	66	E N4557	143
129	E N4574	68	E N4576	62	E N4605	83
268	E N4610	68	E N4614	57	E N4615	74
46	E N4622	891	E N4624	56	E N4625	94
128	E N4630	129	E N4632	133	E N4633	36
66	E N4638	66	E N4800	55	E N4804	241
47	E N4813	125	E N4815	95	E N4816	562
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STATE: ARIZONA

STATE AND COUNTY	TRACT/ED	POP.	TRACT/ED	POP.	TRACT/EO
AZ NAVAJO	E N4817	339	E N4818	257	E N4819
14-4400	E N4823	152	E N4824	6 18	E N4827
	E N4834	599	E N4837	386	E N7002
	E N7012	528	E N7013	253	E N7024
	E N7811	99	E N7812	77	E N7814
	E N7824	75	E N7867	41	
AZ PINAL	T 0001.	5250	T 0010.	4596	T 0018.
AZ SANTA CRUZ	E 0006	42			
AZ YAVAPAI	E 0455	456	E 0456	40	E 0470
	E 0484	34	E 0486	178	E 0490
	E 0515	221	E 0524	142	E 0529
	E 0538	289	E 0540	735	
AZ YUMA	T 0001.	2456	T 0003.	5231	T 0013.
	T 0115	7044			

113562 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

STATE: ARKANSAS

ST	ATE AND COUNTY	TR	ACT/EO	POP.	TRA	CT/ED	POP.	TRA	CT/E
AR	ARKANSAS	E	0012	1208	E	0020	97		
AR	ASHLEY	E	0978	352	E	0983	790	E	098
		E	0995	471	E	0996	175	E	099
AR	BAXTER	E	0811	150					
	BOONE	E	0679	191	E	0686	349	E	069
	BRADLEY	E	0305	1475	E	0312	240	E	031
	CALHOUN	E	0500	108	E	05 16	319	Ε	052
	CARROLL	E	12778	84	E	1281	111	E	129
	CHICOT	E	1050	1644	E	1051	1633	E	105
	CLARK	E	0659	123	E	0665	77		
	CLAY	E	1054E	61	E	1055	227	E	105
	CLEBURNE	E E E	0113	50					
	CLEVELAND	F	0455	83	E	0466	411		
	COLUMBIA	F	0011	463	_	•			
	CONWAY	E	0363	368	E	0372	55		
	CRAIGHEAD	E	0547	16	E	0551	35	E	056
	CROSS	E	0701	589	E	0710	930	_	
	DALLAS	E	0176	173	_				
	DESHA	F	1252	141	E	1256	618	E	125
	OREW	E	1150	279	Ē	1151	533	E	115
	FRANKLIN	E	1176	31	Ē	1178	402	E	1 18
~~~			1206	353	-			_	
AR	FULTON	E	0022	69					
	GARLAND	E	1311A	48	E	1328A	142	E	133
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7002	260	E	N7003	54	E	N7008	133	E	N7011	505
7024	438	E	N7031	157		N7805	64		N7808	100
7814	64	E	N7816	91	E	N7817	91	E	N7823	122
018.	611	T	0019.	2321						
0470	99	E	0471	321	E	0472	165	E	0481	157
0490	258	E	0491	222	E	0500	304	E	0509	485
0529	372	E	0532	325	E	0536	291	E	0537	663
013.	4346	T	0101.	1461	Ť	0105.	1618	T	C106.	985
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T/ED	POP.	TRA	ACT/ED	POP.	TR	ACT/ED	POP.	TR	ACT/ED	POP.
0984	1181	E	0985	781	E	0991	641	E	0992	110
0997	123	E	0998	1227	Ē	0999	268	Ē	1005	1375
0697	31									
0316	290	E	0317	432	E	0318	190	E	0319	143
0521	392	_								
1291	257	E	1301	94						
1056	977	E	1061	1861	E	1063	1072			
1056	410	E	1086	1139	E	1094	243			
0567	161	E	0573	130						
0367	101		0573	130						
1259A	1529	E	1260	1437	E	1262A	579	E	1266	395
1153	400	Ē	1168	385						
1180	25	E	1181	227	E	1185	194	E	1198E	45
				50		1358	69	E	1381	62
1331	118	E	1341	53	Ε	1338	98	5	1361	02

STATE: ARKANSAS

	TATE AND COUNTY	TRA	O743	POP.	TR	ACT/EO	POP.	TR	ACT/EO
	R GREENE	E	0342	285				-	
	R HEMPSTEAD	E	0414	15 18	E	04 15	831	E	0426
	R HOT SPRING	E	1228	312					
	R HOWARO	E	0077	43	E	0078	178	E	0082
AF	RINDEPENDENCE	E	1126	249	E		105	E	1158
AF	RIZARD	E	0470	122	E	0471	414	E	0487
AF	R JACKSON	E	0936B	50	E	0950	491		
AF	JOHNSON	E	0181	44	_		-		
AF	LAFAYETTE	E	0130	886	E	0141	1382		
	LAWRENCE	E	0122A	263	Ē		92	E	0127
	LEE	E	0825	166	E	0826	511	Ē	0827/
-		E	0835	1488			1255	E	0838
4.5	LINCOLN	E	0352	1671	E	0356	1113	Ē	0357
	LOGAN	E	0457	63	E		103	Ē	0474
	MADISON	C .						E	04/4
		E	0262	357	E	0268	197		
AR	MARION	E	0052	327	E	0053	176	E	0054
		E	0099	189					
	MISSISSIPPI	E	1297	281	E	1298	208	E	1315
AF	MONROE	E	0207	804	E		206	E	02114
		E	0220	237	T	9901.	4909		
	MONTGOMERY	E	0020	267					
	NEVADA	E	0790	266	E	0793	184		
AR	NEWTON	Ē	0358	170	E	0368	137	E	0369
		E	0374	478	E	0378	156	E	0379
AR	OUACHITA	ge-	0232	278	E	0233	342	E	0234
	PERRY	E	04 16	254	_			_	
	PHILLIPS	E	1201A	411	E	1209	1029	E	1211
		e	1217	608		1222	1054	E	1223
AD	PIKE	E	0604	264	Ē		177	-	1220
	POLK		0128	107	E	0143	98		
	POPE		0526	156	E		13	E	05388
	PRAIRIE	E	0302	191	Ē	0303	800	Ē	0306
	RANDOLPH		0254	82	E	0257	187	E	0264
	ST. FRANCIS	EEE	0751	340	E	0754	714	E	0767
		E			E			E	
AH	SCOTT	E	0600	223			86	E	0607
		E	06 17	117	E		401	_	
AR	SEARCY	E	0301	350	E		257	E	0306
		E	0317	501	E	0319	140	E	0320
	SEVIER	E	1114	495	E	1116	80		
AR	SHARP	E	0976	493	E	0977	226	E	0979
		E	1001	213	E	1010	319	E	1011
AR	STONE	E	0401	76	E	0405	353	E	0414
		E	0427	371					
AR	UNION	E	0881	720	Ε	0889	435	Е	0902

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/ED	POP.	TR	ACT/ED	POP.	TR	ACT/ED	POP.	TR	ACT/ED	POP.
426	326	Ε	0427	920						
082 158 487	141 94 175	E	1168	943 398 118	EEE	0106 1175 0501	158 380 76			
127 827A 838 357 474	282 362 191 789 112	EEE	0132 0831 0841 0359	49 1177 14 623	EEEE	0134 0832 0846 0361B	315 797 810 53	EEE	0139 0834 0847	169 1341 218
054	82	E	0084	217	E	Q092	30	E	0097	161
315 211A	725 238	E	1316 0213A	335 214	E	021.8	344	E	0219	204
369 379 234	72 86 85	EEE	0371 0380 0244	142 87 628	E	0372	224	E	0373	400
211 223	977 778	E	1212 9902.	639 4391	E	1213 9904.	424 5253	Ε	1216	692
5388 306 264 767 607	104 159 123 1194 131	EEEEE	0559 0315 0283 0771 0609	53 486 441 285 87	EEEE	0316 0284 0773 0610	343 230 1219 62	E	0775 0611	528 75
306 320	600 177	E	0308 0323	368 270	E	0313	671	E	0316	378
979	169	E	0988C	103	Ε	0995	77	E	0996	120
011 414	270 408	E	0417	79	E	0419	108	E	0421	206
902	1029	T	9904.	4902						

STATE: ARKANSAS

STATE AND COUNTY	TRA	CT/EO	POP.	TRA	CT/ED	POP.	TRA	CT/EO
AR VAN BUREN	E	0053	294	E	0054B	45	E	0055
	E	0072A	182					
AR WHITE	E	0187	385					
AR WOODRUFF	E	0653	180	E	0655	1369	E	0663
AR YELL	E	0838	352	E	0851	333	E	0857

125820 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

STATE: CALIFORNIA

				POP.	TR	ACT/ED	POP.	TR	ACT/EO
					F	0330	1181	E	0335
								_	
					_				
					T	0120.	4722	T	0125.
									0296
-									
CA	KINGS							_	
								E	0063
-	CAITE				Ē				0104
CA	LASSEN								0279
					_	020 1		_	02.0
					E	0487	567	E	0494
		Ē	0152						0165
-	MEINDOC 1140	E			E				0240
CA	MODOC							-	0240
					_	0,0,	•		
		6	01104			0114	691		0115
CH	31341100								0136
CA	TELIAMA		0635						0660
			0023						0012
			0006						
CA	LOOLOMINE				5	0187	21		0197
		6	NU201	93					
	CA C	STATE AND COUNTY CA CALAVERAS CA DEL NORTE CA GLENN CA HUMBOLOT CA IMPERIAL CA INYO  CA KINGS CA LAKE  CA LASEN CA MADERA CA MARIPOSA CA MENDOCINO  CA MONO CA NEVADA CA SAN BENITO CA SISKIYOU  CA TEHAMA CA TRINITY CA TUOLUMNE	CA CALAVERAS CA OEL NORTE CA GLENN CA HUMBOLOT CA IMPERIAL CA INYO E CA KINGS CA LAKE CA LASSEN CA LASSEN CA MARIPOSA CA MENDOCINO E CA MODOC CA MONO CA SISKIYOU E CA TEHAMA CA TRINITY E CA TUOLUMNE E CA GE CA CE CA TENITY E CA TUOLUMNE E CA GE CA GE CA TELAMA E CA TRINITY E CA TUOLUMNE E E CA GE CA GE CA TELAMA E CA TRINITY E CA TUOLUMNE E E CA GE CA GE CA TELAMA E CA TRINITY E CA TUOLUMNE E E CA GE CA GE CA TELAMA E CA TRINITY E CA TUOLUMNE E CA GE CA GE CA GE CA GE CA TELAMA E CA TRINITY E CA TUOLUMNE E CA TUOLUM E CA TUO	CA CALAVERAS CA OEL NORTE CA OEL NORTE CA GLENN CA HUMBOLOT CA HUMBOLOT CA IMPERIAL CA INYO  CA KINGS CA KINGS CA LASSEN CA MARIPOSA CA MENDOCINO CA MENDOC CA MENDOC CA MENDOC CA MENDOC CA MENDOC CA CA MENDOC CA CA MENDOC CA NEVADA CA SISKIYOU CA TEHAMA CA TEHAMA CA TEHAMA CA TENITY COOOSC COOOSC CA OOOSC CA OOOSC CA TEHAMA CA TEHAMA CA TEHAMA CA TENITY COOOSC COOOSC CA OOOSC CA OOOSC CA TRINITY COOOSC COOOSC CA OOOSC CA TEHAMA COOOSC CA OOOSC CA TEHAMA COOOSC COOOSC COOOSC COOOSC COOOSC CA OOOSC CA OOOSC CA TEHAMA COOOSC COOOCC CO	CA CALAVERAS CA OEL NORTE CA GLENN CA G	CA CALAVERAS CA OEL NORTE CA GLENN CA GLENN CA HUMBOLOT CA HUMBOLOT CA IMPERIAL CA INYO CA KINGS CA KINGS CA LASSEN CA LASSEN CA MARIPOSA CA MARIPOSA CA MENDOCINO CA MONOC CA MONOC CA MONOC CA SISKIYOU CA SISKIYOU CA STEKLAMA CA SISKIYOU CA STEKLAMA CA TOO10. CA SISKIYOU CA CA TEHAMA CA TEHAMA CA TEHAMA CA TUOLUMNE CA GOOOSA CA TINITY CA TUOLUMNE CA OOOSC CA GES CA MOOOC CA TEHAMA CA TRINITY CA TUOLUMNE CA OOOSC CA GES CA MOOO CA TRINITY CA TUOLUMNE COOOSC CA GES COOOSC CA CA TRINITY CA TUOLUMNE COOOSC CA GES COOOSC CA GES COOOSC CA CA TRINITY CA TUOLUMNE COOOSC CA GES COOOSC CA GES COOOSC CA C	CA CALAVERAS CA OEL NORTE CA GLENN CA G	CA CALAVERAS CA OEL NORTE CA GLENN CA G	CA CALAVERAS CA OEL NORTE CA GLENN CA G

53815 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

STATE: COLORADO

STATE AND COUNTY	TRACT/EO	POP. TR	ACT/EO	POP.	TRACT/EC
CO ARCHULETA	E NO785	158	•		
CO BACA	E 0554	240 E	0566	150	
CD BENT	F 0181	43			

PDP.

172

114

PDP.

160

1015

633

119

160

410

PDP.

POP. TRACT/ED

POP. TRACT/ED

E 0066

E 0675

E N0252

E 0095

E 0194

E 0124

E 0162

E 0227

POP. TRACT/ED

55

922

247

455

274

509

221

604

22

T/ED

0055B

0663A

0857

T/EO

0335

125.

0296 0280

0063

0104

0494

0165

0115

T/ED

ENT 5.5

ENT 9.0

PDP. TRACT/ED

PDP. TRACT/ED

E 00618

E 0671

E 0861

E 0309

E NO291

E 0089

E 0110

E 0190

E 0119

E 0014 E 0215

TRACT/ED

E 0670

E 0159

57

567

1005

2428

302

249

1824

840

688

572

222

126

190

141 995

399 233

PDP.

POP. TRACT/ED

PDP. TRACT/ED

E 0062G

E 0673

E 0310

E 0094

E 0191A

E 0122

E 0025

E 0216

POP. TRACT/ED

0161

96

75

132

299

248

400

546

292

488

240

186

71

303

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STATE: COLORADO

STATE AND COUNTY	TRACT/ED E 0625 E 0635	POP. 687 460	TR.	0627 0637	POP. 339 531	TR	ACT,
CO COSTILLA	E 0326	298	Ē	0329	842	Ē	0:
CO CROWLEY	E 1100	306	E	1103	599	E	1
CD CUSTER	E 1150	280	E	1151	324	E	11
CO DELTA	E 1631	459	Ē	1632	186	E	11
CO DELTA	1 9903.	6751	T	9904.	849	Ť	990
00 001 0050	E 0500	76	- 1	9904.	649		950
CO DOLORES		94	E	0704	185		
CO EAGLE				0609	420		
CO ELBERT		252 72	E		190	E	14
CO FREMONT	E 1453 T 9902.		E	1455	190	6	9.4
00 04051510		4498					
CO GARFIELD	E 0611	3.4	-	0000	-		-
CO GUNNISON	E 0800	59	E	0802	62	E	01
CO HINSDALE	E 0025	63		0400	404		-
CO HUERFANO	E 0407	134	E		184	E	04
CO KIOWA	E. 0725	87	E	0733	126	E	0,
CO KIT CARSON	E 0232	53	_			-	
CO LA PLATA	E N1396	99	E	N1397	82	E	NI
	E N1413	47			-7	_	_
CO LAS ANIMAS	E 0054	64	E	0056	76	E	00
	E 0070	127					
CO LOGAN	E 0012	48					
CO MESA	T 0001.	453	T	0003.	1464	T	000
CO MOFFAT	E 0132	69					
CO MONTEZUMA	E 0902	31	E	NO915	112	E	NO!
CO MONTROSE	E 1300	693	E	1301	567	E	- 13
CO OTERO	E 1211	459	E	1212	714	E	1:
CO PARK	E 0461A	93	E	0463	36	E	0
CO PHILLIPS	E 0132	75					
CO PITKIN	E 0781	221	E	0782	179	E	0.
CO PROWERS	E 0280	617					
CO RIO GRANDE	E 0983	380					
CO SAGUACHE	E 0676	656	E	0678	54	E	0
CO SAN MIGUEL	E 0001	41	E	0003	495	E	O
CO SUMMIT	E 0215	39					
CO TELLER	T 0102.	1221					
CO WASHINGTON	E 0156	357					
CO YUMA	E 0184	262					
CO TOMA	E 0104	202					

46302 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCE

RACT/ED	PDP.	TO	ACT/ED	PDP.	TRA	CT/ED	POP.	TR	ACT/ED	POP.
0630	596	E	0631	66	E	0633	469	E	0634	485
0638	623	E	0639	480	E	0640	135	E	0641	881
0330	817	E	0331	218	Ē	0333	182	_		
	192	E	1105	253	-	0000				
1104		E	1105	255						
1155	122		40044	000	E	1635	180	T	9902.	1184
1633	915	E	1634A	236	E	1033	100		9902.	1104
9905.	268									
1456	215	Ε	1457A	544	Ε	1463	208	ε	1464	115
0807	50	Ē	0815	36	Ε	0819	41			
0410	94									
0735	31									
N1405	201	E	N1407	186	Ε	N1408	300	E	N1411	33
0060	101	ε	0065	87	E	0068	52	E	0069	322
r 0009.	1381									
. 0003.	,									
E N0916	213	E	NO917	564						
1314	222									
1214	639	E	1216	111	E	1217	58	-		
0465	147	E	0468	158	E	0469	60	E	0470	20
E 0783	378	E	0788A	122	ε	0795	144			
E 0684	20	E	0685	890	E	0691	131			
E 0010	204									

ERCENT

STATE: CONNECTICUT

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP. TRACT/ED T 8804. 1109

CT WINDHAM T 8003. 4768

5877 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

STATE: FLORIDA

STATE AND COUNTY	TRACT/ED	POP.	TRACT/ED	POP.	TR	ACT/ED
FL CALHOUN	E 0005	272	E 0008	156	E	0016
FL CHARLOTTE	E 0205A	921	E 0207	808	E	0211
FL COLUMBIA	E 0500	96	E 0506	1163	Ē	0508
FL DE SOTO		744	E 0003U	1746	_	
FL DIXIE	E 0105	304				
FL FLAGLER	E 0003T E 0105 E 0010 E 0201	1116	E 0011U	246		
FL FRANKLIN	E 0201	286	E 0204T	124	F	0207
FL GLADES	E 0056	160	E 0073	518	F	
FL GULF	E 0227V	622		0.0	-	
FL HAMILTON	E 0227V E 0602A	218	E 0603A	1043		
FL HARDEE	E 0668	101	E 0669	1328		
FL HENDRY	E 0668 E 0055	2301	E N0062	387		
FL HIGHLANDS	E 0829	2032	E 0831	197	E	0832
FL HOLMES	E 0829 E 0175	304	E 0177A	204	E	0177
FL INDIAN RIVER	T 0503.	5730				• • • •
FL JACKSON	E 0052	1060	E 0055	1475	E	0061
FL JEFFERSON	E 0277	1366	E 0278	200	E	0283
FL LAFAYETTE	E 0003	405	. 02.0		-	0200
FL LEVY	E 0003 E 0334 E 0254B E 0378 E 0025B E 0430A E 0007B	147	E 0349	72		
FL LIBERTY	E 0254B	59	E 0255	329	E	0257
FL MADISON	E 0378	1041	E 0386	1571	E	0391
FL OKEECHOBEE	E 0025B	44			_	
FL PUTNAM	E 0430A	368	E 0434	23	E	0456
FL SUMTER	E 0007B	62			-	0.00
FL SUWANNEE	E . 0027	1056	E 0048	622		
FL TAYLOR	E 0152	780	E 0156	2771		
FL UNION	E 0013	198	4	2,,,,		
FL WALTON	E 0013	905				
FL WASHINGTON	E 0125	716	E 0138	633	E	0140

60782 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

STATE: GEORGIA

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP. TRACT/ED GA CLAY T 9901. 3553 T 0011. 2399 T 0016. 4551 T 0019.

POP.

46835

6									
POP.	TRA	ICT/ED	POP.	TRA	CT/ED	POP.	TRA	CT/ED	POP.
44	E	02 13 05 15B	164 513	3	0215 0526	584 386	E	. 0306	61
1246 96	E	0210	808						
62 113	E	0839 0185	52 799	E	0859B 0191	141	E	0866 0194	1578
854 550	E	0065 0284	1434 269	E	0085	1179			
204 264	E	0259	134						
906	T	9901.	5849		2	,			L.
						,	٠,		
228	Ε	0141	757	E	0143	347	E	0148	52
1									
		3							
POP. 1328	TRA	CT/ED	POP.	TRA	CT/ED	POP.	TRA	CT/ED	POP.
	463 44 311 1246 96 62 113 854 550 204 264 906	POP. TRA 463 44 E 311 E  1246 E 96 62 E 113 E 854 E 550 E  204 E 264 906 T	POP. TRACT/ED  463 44 E 0213 311 E 0515B  1246 E 0210 96 E 0239 113 E 0185 854 E 0065 550 E 0284  204 E 0259 264 906 T 9901.	POP. TRACT/ED POP. 463 44 E 0213 164 311 E 0515B 513  1246 E 0210 808 62 E 0839 52 113 E 0185 799 854 E 0065 1434 550 E 0284 269  204 E 0259 134 906 T 9901. 5849  228 E 0141 757	POP. TRACT/ED POP. TRA 463 44 E 0213 164 E 311 E 0515B 513 E  1246 E 0210 808 62 E 0839 52 E 113 E 0185 799 E 854 E 0085 1434 E 550 E 0284 269  204 E 0259 134 906 T 9901. 5849  228 E 0141 757 E 1  POP. TRACT/ED POP. TRA	POP. TRACT/ED POP. TRACT/ED  463 44 E 0213 164 E 0215 311 E 05158 513 E 0526  1246 E 0210 808 62 E 0839 52 E 08598 113 E 0185 799 E 0191 854 E 0065 1434 E 0085 550 E 0284 269  204 E 0259 134 906 T 9901. 5849  228 E 0141 757 E 0143	POP. TRACT/ED POP. TRACT/ED POP. 463 44 E 0213 164 E 0215 584 311 E 0515B 513 E 0526 386  1246 E 0210 808 62 E 0839 52 E 0859B 141 113 E 0185 799 E 0191 284 854 E 0065 1434 E 0085 1179 550 E 0284 269  204 E 0259 134 906 T 9901. 5849  228 E 0141 757 E 0143 347	POP. TRACT/ED POP. TRACT/ED POP. TRA 463 44 E 0213 164 E 0215 584 E 311 E 0515B 513 E 0526 386  1246 E 0210 808 62 E 0839 52 E 0859B 141 E 113 E 0185 799 E 0191 284 E 854 E 0065 1434 E 0085 1179  204 E 0259 134 906 T 9901. 5849  POP. TRACT/ED POP. TRACT/ED POP. TRA	POP. TRACT/ED POP. TRACT/ED POP. TRACT/ED 463 44

POP.

POP.

T/ED

#### STATE: GEORGIA

STATE AND COUNTY	TRACT/ED	POP.	TRACT/ED	POP.	TRACT/ED
GA GLYNN	T 9906.	4937			
GA GRADY	T 9903.	5059			

GA LOWNDES T 9909. 4309 T 9910. 5035 T 9911.

37069 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

### STATE: HAWAII

STATE AND COUNTY	TRACT/ED	POP.	TRACT/ED	POP.	TRACT/ED
HI HAWAII	T 0204.	4003			
HI KAUAI	T 0410.	226			
HI MAUI	T 0313.	572	T 0317.	3574	

8375 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

#### STATE: IDAHO

STATE AND COUNTY	TRACT/ED E 0053	PDP.		OO56	POP.	TR	ACT/ED
D BANNOCK	T 0008.	1986					
ID BENEWAH	E 0150	261		NO 15 1	199	E	NO162
ID BINGHAM	E 0417	39	E	0420	237	E	0423
	E NO461	504	E	NO462	231	E	NO465
D BLAINE	E 1029	47					
D BONNER	E 0512	55	E	0524A	750	E	0527
	E 0552	42	E	0554	230		
D BONNEVILLE	E 0777	429	E	0788	70	E	0791
D BOUNDARY	E 0806	456	E	0808	477	E	
D BUTTE	E 0025	37	E	0035	48		
D CANYON	T 0214.	399	T	0220.	459		
ID CASSIA	E 0556	192	E	0564	590	E	0590
D CLEARWATER	E N1051	26	E	N1054	291		N1057
D ELMORE	E 0327	65	E	0357	248	E	
D FRANKLIN	E 0375	169	E	0377	59		
D GEM	E 0227	150	E	0230	82	E	0235
D GOODING	E 0100	208	E	0111	31	_	442.
D IDAHO	E 0929	116	E	0964	151	E	0967
	E 0985	63	F	0987	67	Ē	0990
•	E N0961	166	_	4-47	9.	-	0000
D JEFFERSON	E 0742	59					
D JEROME	E 0052	76					
D KODTENAL	E 0646	26	E	0652	346	E	0710
	E N0731	107	_	7777	4.0	_	00
D LATAH	E 0357	57	E	0374	157	E	0377
D LEMHI	E 0106	188	-	0014	101	-	0311

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/E0	POP.	TRACT/EO	POP.	TRACT/ED	POP.	TRACT/ED	POP.
11.	5898						
NT 1	. 8						
/E0	POP.	TRACT/EO	POP.	TRACT/EO	POP.	TRACT/ED	20P.
NT 4	. 1						
/E0	POP.	TRACT/ED	POP.	TRAÇT/ED	POP.	TRAÇT/ED	POP.
162 423 465	74 177 472	E N0167 E 0431	258 136	E N0173 E 0440	100 501	E NO177 E 0450	99 962
527	583	E 0528	709	E 0548	218	E 0549	231
791 810B	38 54	E 0815	247	E 0817	121	E 0818	169
590 057 363A	64 64 78	E N1059	27	E N1067A	34	E N1074	41
235	395	E 02408	31				
967 990	59 288	E 0970 E N0946	24 57	E 0976 E N0950	154 98	E 0984 E N0957	211
710	39	E N0716	75	E N0718	75	E N0721	44
377	43	T 9903.	5789				
		ž					-

#### STATE: IDAHO

ACT/ED
N0309B
NO207
0012
0163D
0628
0107

30787 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

#### STATE: ILLINOIS

70							
	ACT/ED	POP.		ACT/ED	PDP.	TR	ACT/ED
						_	
E	0953		E	0961	1167	E	0963
E							
E	0050						0053
E	0366		E	0370	33	E	03980
E	0577	166					
E	0239	77					
E	0003	178	E	0010	145	E	0019
E	0984A	43	E	1002A	45	E	1010
E	0020	32					
E	1583B	16					
E	0051	54					
E	0952	208	E	0955	229	E	0956
Ε	1220	178					
E	0385	192	E	0387	344	E	0405
E	0482	396	T	9903.	1841		
E	0302A	1118	E	0305	328		
E	0275	58					
E	0159	44					
E		641	E	0230	22	E	0231
E	0622	381	T	9904.	7200		
E	0203A		E	0206			
E	0873H						
			E			E	1384
					202	-	. 50 .
			T	9905.	2385		
		E O050 E 0366 E 0577 E 0239 E 0003 E 0984A E 0020 E 1583B E 0051 E 0952 E 1220 E 0385 E 0482 E 0302A E 0275 E 0159 E 0622 E 0622 E 0622 E 0623 E 0633 E 0673H E 1375	E 0953 909 E 0100 707 E 0050 149 E 0366 180 E 0577 166 E 0239 77 E 0003 178 E 0984A 43 E 0020 32 E 1583B 16 E 0055 1 54 E 0952 208 E 1220 178 E 0385 216 E 0365 396 E 0302A 1118 E 0275 58 E 0159 44 E 0228 641 E 0622 381 E 0622 381 E 0623 121 E 0873H 82 E 1375 276 E 1375 276	E 0953 909 E 0100 707 E 0050 149 E 0050 149 E 0050 149 E 00577 166 E 0239 77 E 0003 178 E 00984A 43 E 0020 32 E 1583B 16 E 0051 54 E 0952 208 E 1220 178 E 0385 192 E 0482 396 T E 0302A 1118 E 0275 58 E 0159 44 E 0228 641 E 0622 381 T E 0203A 121 E 0873H 82 T E 1375 276 E 7 9906. 4124	E 0953 909 E 0961 E 0100 707 E 0050 149 E 0051 E 0366 180 E 0370 E 0577 166 E 0239 77 E 0003 178 E 0010 E 0984A 43 E 1002A E 0020 32 E 1583B 16 E 0051 54 E 0952 208 E 0955 E 1220 178 E 0385 192 E 0387 E 0385 192 E 0387 E 0482 396 T 9903. E 0302A 1118 E 0305 E 0275 58 E 0159 44 E 0228 641 E 0230 E 0622 381 T 9904. E 0203A 121 E 0206 E 0873H 82 T 9906. E 1375 276 E 13768	E 0953 909 E 0961 1167 E 0100 707 E 0050 149 E 0051 32 E 0366 180 E 0370 33 E 0577 166 E 0239 77 E 0003 178 E 0010 145 E 0984A 43 E 1002A 45 E 0020 32 E 1583B 16 E 0051 54 E 0952 208 E 0955 229 E 1220 178 E 0385 192 E 0387 344 E 0482 396 T 9903, 1841 E 0302A 1118 E 0305 328 E 0275 58 E 0159 44 E 0228 641 E 0230 22 E 0622 381 T 9904, 7200 E 0203A 121 E 0206 166 E 0873H 82 T 9908, 2137 E 1375 276 E 1376B 262	E 0953 909 E 0961 1167 E 0 100 707 E 0050 149 E 0051 32 E 0 366 180 E 0370 33 E 0 577 166 0 239 77 E 0003 178 E 0010 145 E 0 984A 43 E 1002A 45 E 0 0900 32 E 1583B 16 E 0051 54 E 0952 208 E 0955 229 E 1 1220 178 E 0385 192 E 0387 344 E 0 482 396 T 9903 1841 E 0302A 1118 E 0305 328 E 0275 58 E 0159 44 E 0228 641 E 0230 22 E 0 622 381 T 9904 7200 T E 0203A 121 E 0206 166 E 0873H 82 T 9906 2137 E 1375 276 E 1376B 262 E

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207	50	Ε	N0208	69	Ε	N0209	131	E	NO214	185
12	366	Ε	0017	56	E	0021	127	Ε	0025	54
1630	67	Ε	0164A	70	E	0177	360			
328 107	103	E		50 483	E		186 980	Ε	0664	69
IT 4	.0									
'EO	POP.	TRA	ACT/ED	POP.	TR	ACT/ED	POP.	TRA	CT/EO	POP.
163	575	E	0966	589	Ε	0967	1210	E	0968A	620
)53 )98C	184	E	0057 0398F	1190 12						
)19 )10	895 27	E	0023 1028	469 967	T	9902.	18007			
156	128									
105	583									
131 15.	478 10927	E	0232	157	É	0233	298	E	0234	468
184	67	E	1389A	346	Ε	1390	172			

STATE: ILLINOIS

STATE AND COUNTY	TRA	ACT/EO	POP.	TRA	ACT/ED	POP.	TRA	CT/
IL LAWRENCE	E	0250	171	E	0260	729	E	026
IL LOGAN	Ε	0787	57					
IL MCDONOUGH	E	1384	54	E	1387	31	E	139
IL MACOUPIN	E	1221	116	E	1241	148	E	125
IL MARION		0076	945	Ē		428	E	009
	E	0105	19					
IL MARSHALL		0242	84					
IL MASSAC	E	0408	36					
IL MONTGOMERY	E	1568	33	E	1590A	125		
IL PIKE	E	0953	279	E		547	E	096
20 7 2112	E	0970	59	Ē	0987	420	E	099
		1000	1112					
IL POPE	E	0802	82	E	0808	960	E	081
IL PULASKI	E	1256	550	E	1258	477	E	126
IL RANDOLPH	E	1500	308	E	1509	117		
IL SALINE	E	0742	140	T	9902.	4053		
IL SCHUYLER	E	.0601	246	E	0604	168	E	060
IL SCOTT	E	0656B	60	E	0656C	65	E	065
		0667A	56	Ē		171		
IL SHELBY	E	0165	470	E		194		
IL STEPHENSON	Ē	0024	138					
IL UNION	E	1441B	140	E	1444B	275	E	144
IL VERMILION	T	0001.	3027					
IL WASHINGTON	E	1156	174	E	1157	241		
IL WAYNE	E	1321	123					
IL WHITE	Ē	0004	37	E	0016	215		
IL WILLIAMSON	E	1552	519	E	1559	1201	E	156
The water was	E	1597A	36					

#### 105817 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

STATE: INDIANA

STATE AND COUNTY	TRA	CT/ED	POP.	TRA	CT/EO	POP.	TRACT
IN BARTHOLOMEW	E	0980	461				
IN BLACKFORO	E	0006C	107	E	0006E	36	
IN CARROLL	E	0159E	116				
IN CRAWFORD	E	0010	64	E	0011	136	
IN DAVIESS	Ē	0007	940	E	8000	1333	
IN DECATUR	E	0856	177	E	0870	95	
IN DUBOIS	E	0343	224				
IN FRANKLIN	E	0385B	106				
IN FULTON	E	0111D	15				
IN GREENE	Ē	0287T	1144				
IN JAY	E	0033N	191				

46838

0261	PDP. 940	TRA	CT/ED	PDP.	TRA	CT/ED	POP.	TRA	CT/ED	POP.
1399	750	Т	9901.	2224						
1252 0090	270 353	E	0097	787	E	0099	876	Ε	0103	63
0963 0992	170 27	E	0964 0993	299 247	E	0968 0996	60 322	E	0969 0998	69 487
0810 1264	171 295	E	0812A 1265	177 1374	E	0813A	159 690	E	0816 1267	187 1102
0609 0657	120 73	E	0660A	81	Ε	0661B	184	E	'0665A	145
1446	97	Ε	1449A	238						
1563	809	E	1572	278	E	1580	368	E	1591	1054
CENT	5.1									
CT/ED	POP.	TR	ACT/ED	PDP.	TRA	ACT/ED	PDP.	TRA	CT/ED	POP.

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#### STATE: INDIANA

STATE AND COUNTY	TRACT/EO	POP.	TRACT/ED	POP.	TRACT/ED
IN JENNINGS	E 0030	884	E 0034C	56	
IN KNOX	E 0152U	621	E 0153	1367	E 0154B
IN LAGRANGE	E 0019	1103			
IN LA PORTE	T 0402.	2276			
IN MARTIN	E 0113	351			
IN NOBLE	E 0555B	52	E 0555C	371	E 0575B
IN OHIO	E 01518	571			
IN PIKE	E 0635	38	E 0638B	111	
IN PUTNAM	E 1214	1079			
IN RANDOLPH	E 0972B	19			
IN SCOTT	E 0326	1407			
IN STARKE	E 0008T	1277			
IN UNION	E 0732	496			
IN WASHINGTON	E 0228	836	E 0247	298	
IN WAYNE	T 0001.	1129	T 0002.	4521	T 0003.

31469 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT 1.

#### STATE: IOWA

STATE AND COUNTY	TRA	CT/ED	POP.	TRA	CT/ED	POP.	TRA	CT/ED
IA AOAIR	E	0831	288	E	0845A	281	E	0846
IA ADAMS	E	0328	197					
IA ALLAMAKEE	E	0229	240	E	0230	191	E	0245
IA APPANOOSE	E E	8000	93	E	0009	643	E	0013
	E	0031	255					
IA AUOUBON	E	0064	379					
IA BENTON	E	0861	1278					
IA BUCHANAN	E	1125	554					
IA BUENA VISTA	E	0556	356					
IA CALHOUN	E	0827	46	E	0847	52		
IA CEDAR		0705A	381					
IA CERRO GOROO	E	1074	161					
IA CLARKE	E	0050	356	E	0065	290		
IA CLAY	E	1212	289	E	1216	80	E	1219
IA CLAYTON	E	0947	310	E	0948	341	E	0949
IA CLINTON	E	0339	119					
IA DAVIS	E	0082	202	E	0089	267	E	0092
IA DECATUR	E	0275	31	E	0276	297	E	0280
	E	0302	167					
IA DES MOINES	E	0509	25	E	0513	182		
IA EMMET	E	0003	194	E	00090	716		
IA GREENE	E	0530	82	E	0531	292		
IA GUTHRIE	E	0246	310					
IA HARDIN	E	0605	398					

46839

ED	POP.	TRA	CT/ED	POP.	TRA	CT/ED	POP	TRA	CT/ED	POP.
548	239	Ε	0168	270	Ť	9901.	5557			
58	111									
).	1284									
1.	. 8									
D 16	POP. 221		CT/ED 0849	POP. 293	TRA	CT/ED 0851A	POP. 248	TRA	CT/ED	POP.
15	258 150	ε	0014	75	Ē	0018	244	Ε	0028	217
9	72 64	E	0957	246						
2	313 245	E	0093 0282	479 188	E	0094 0283	402 213	E	0288	979

STATE . IOWA

	ATE AND COUNTY		ACT/ED	POP.	TRA	CT/ED	POP.	TR	ACT/EO
IA	HARRISON	E		305 32		0299A	4.40		
		E			E		113		
	HOWARD	£	0015	368	£	0018	212		
	HUMBOLDT	٤	0529	40					
	IDA	E	0431	326					
	JACKSON	E	0094	198					
	JEFFERSON	Ε	0687	523	E	0689	580	E	0697
	JONES	Ε	0223C	61					
IA	KEOKUK	E	0397A	482					
IA	KOSSUTH	E	0051	194	E	0094	400	E	0095
IA	LUCAS	Ε	0111	1668	Ε	0115	223	E	0117
IA	LYDN	E	1030	261	E	1044A	384	E	1047
IA	MAHASKA	E	0425	244					
IA	MARSHALL	Ε	0580	273					
ÍA	MONONA	F	0301	338	E	0315	194		
	MONROE	F	0301	185	E	0132	218	Ε	0143
	DOBRIEN	F	0797A	378	-	0.01		_	• • • •
	PAGE		0481U	569	E	ÖSÖ8	101	E	0512
	PALO ALTO		0622	85	-	0000		-	00.1
	PLYMOUTH	6	1377	70	Ε	1385	361		
	POWESHIEK	E	0793	364	-	1303	30 ,		
	RINGGOLD	É	0001	60	Ε	0004	210	Ε	0009
	KINGGOLD	3	0020	278	E	0021	210	E	0022
		E	0030	108	C	0021	210	-	0022
Ý A	SHELBY	E	1607	318					
	SIOUX	E	0961	152	Ε	0980	452	Ε	0985
		Ť		3670	T	0007.	3023	T	0008.
	STORY								
	TAMA	E	0526	194	E	0533	44	E	0539
	TAYLOR	E	0429	247	Ε	0434	114	E	0436
IA	ANION	E	0480	157	Ε	0490	87	Ε	0491
IA	VAN BUREN	Ε	0176	299	E	0182	729	E	0183
		E	0198	567					1
	WAYNE	E	0378	305	E	0386	149	E	0388
	WEBSTER		0007	2566	Ť	0008;	1184		
IA	WINNESHIEK	E	0427	532	E	0430	445		
IA	WRIGHT	E	0804	307	Ε	0816	60		

54838 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

STATE: KANSAS

STATE AND COUNTY	TRACT/ED	POP:	TRACT/ED	POP.	TRACT/ED
KS ALLEN	E 0169	104	E 3150	64 55	
KS ANDERSON	E 0844	104 192 107	E 0846	55	
RS ATCHISON	E 0252	107			

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r/ED	POP.	TRA	ACT/ED	POP.	TRA	CT/ED	POP.	TRA	CT/ED	POP.
0697	372									
0095/ 0117 1047	16 254 246	E	0118	171	E	0119	245			
143	236									
0512	44	E	0513	299						
1009 1022		E	0011	186		0015 0027	184 91	E		204 170
)985 )08.	110 5872 '66			,						
)436 )491 )183	196 263 302	E		143 185 182		0448 0495A 0193	280 79 96	E	0194	242
388	1036	Ê	0391	676	È	0396A	319			
ENT	3.2			b						
/ÈD	POP.	TRA	ACT/ED	POP.	TRA	CT/ED	POP.	TRA	CT/ED	POP.

# STATE: KANSAS

	TRACT/ED	POP.	TRACT/ED	POP.	TR	ACT/ED
KS BARBER	E 0205	85	E 0219	97		
KS BARTON	E 1452	52	E 1453	109	Ē	1460
KS BROWN	E 0057	80	E N0050	60		
KS CHAUTAUQUA	E 1128	88	E 1141	139		
KS CHEROKEE	E 1287A	483	E 1298	880	E	1305
KS CHEYENNE	E 0205	88	E 0212	114	E	0214
KS CLAY	E 03631		E 0367	155	E	0372
KS CLOUD	E 1991	95	2 000.	.55	_	00.2
KS COFFEY	E 0420	91				
KS CRAWFORD	E 0553A		E 0554	308	E	0560
KS DECATUR	E 0951	171	E 0956	67		0961
KS EDWARDS	£ 0000		£ 0320	01	E	0961
	E 0009	268				
KS ELLSWORTH	F 0828	99				
KS GEARY	E 1358	2054				
KS GOVE	E 1385	80	E 1386	148	E	1390
KS GRAHAM	E 1225	67	E 1232	110	E	1237
KS GREELEY	E 1877	137	E 1879	156		
KS HAMILTON	E 1356	238				
KS HARPER	E 0009 E 0858 E 1358 E 1385 E 1225 E 1877 E 1356 E 0383	29				
KS JACKSON	E N0026	210				
KS JEWELL	E 1255	67	E 1262	166	E	1264
KS KINGMAN	E 0808A	31			_	
KS KIOWA	E 04164	28				
KS LABETTE	E 0507	123	E 0523A	912		
KS LINCOLN	E 1785	62	E 1802	78	E	1804
KS LYON	E 0275	322	E 0277	117	-	1004
KS MARION	E 0459	152	E 0479	224	E	0485
KS MARSHALL	E 3101	127	E 3119	181	E	3132
KS MITCHELL	E 0428	84	E 0451	38	2	3132
KS MONTGOMERY	E 1619	190				
KS MORRIS	E 0020	82	E 1624C	22		
KS MORTON	E 1951	47				
KS NEMAHA	E 0122	158			_	
KS NORTON	E 3050	362	E 3051	155	E	3053
KS OSBORNE	E 0270	48	E 0272	78	E	0273
	E 0279	27	,		-	•
KS OTTAWA	E 1019	331				
KS PAWNEE	E 0727	, 33	E 0734	89	E	0755
KS PHILLIPS	E 1151	52	E 1153	68	E	1157
	E 1187	23				
KS PRATT	E 0167	59				
KS RAWLINS	E 1319A	66	E 1319B	47	E	1322
KS RENO	E 1238B	3	T 9907.	3731	-	
KS REPUBLIC	E 0675	120	E 0682	212	E	0695
,	E 0710	106		- 14	-	. 0000
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60	316									
105 114 172	194 75 35	E	0377	150						,
60 61	647 55				**					
90	26 81	£	1239	109						
64	115	ε	1272	153	E	1277	68			
04	105									,
85 32	34 111	E	3135	113		1				
53 73	33 42	E	3060 0275	358 31	E	3061 0276	240 59	E	3068 0277	226 58
55 57	82 119	E	1164	106	ε	1183	55	ε	1184	39
22	28	E	1323	70	E	1324	101			
95	75	E	0697	147	E	0702	480	E.	0704	377
		,								

ED

POP.

### STATE: KANSAS

STATE AND COUNTY	TRA	CT/ED	POP.	TRA	CT/ED	POP.	TR	ACT/
KS RILEY	E	0890A	4361	E	0895U	606	T	990
KS ROOKS	E	1700	157	E	1709	86	E	17
KS RUSH	E	1652	163	E	1670	116		
KS RUSSELL	E	0600	524	E	0607	89	E	060
KS SHERIDAN	E	0651	66	E	0666	156	E	06
KS SHERMAN	E	1401	41					
KS SMITH	E	1825	89	E	1828	51	E	18:
	E	1839	286	E	1849	114	E	18
KS STAFFDRD	E	0325	122	E	0327	58	E	03
KS STEVENS	E	0581	287	E	0587	128		
KS SUMNER	E	0550	1250					
KS THOMAS	E	2051	171	E	2060	198	E	20
KS WASHINGTON	E	0453	80	E	0455	119	E	04
KS WILSON	E	0704	98	E	0707A	111		
KS WOODSON	E	3001	197					

38772 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

# STATE: KENTUCKY

STATE KY AD	AND COUNTY	TRA	ACT/ED 0376	PDP. 986	TRA	CT/ED	PÕP.	ŤRA	CT/E
KY AL	LEN	E	0130	723					
KY BEI	LE EATHITT	E	0101	1245	E	0102	2381	E	010
KY BRI	EATHITT	E	0076	688	E	0077	1557	E	007
		E	0085	1807	E	0087	1154	E	800
	ECKINRIDGE	E	0054D	125					
KY BU	TLER	E	0106	394					
	RROLL	E	0033	205		2011	***		
KY CA	SEY	E	0352	676	E	0355A	1782	E	003
KY CL	AY	E	0025	990	E	0026	1407	E	003
			0038	1389		0040	2124		
KY CL	INTON	E	0026	1396	E	0028	785	E	002
KY CUI	MBERLAND	E	0527	409	E	0528	1399	E	053
	MONSON	E	0152	532					
KY ELI	LIOTT	E	0005	739 273	E	0006	1650		
KY ES	TILL	E	0434	273					
KY FLI	EMING	E	0281	380					
KY FLO	OVD		0599	1323	E	OEDEU	567		
	ANKEIN		9902:	3578 975					
KY FUI	FIDN	en en en en	0201	975					
KY GR	ANT	E	0365	249					
	AVES	E	0133	186	£	1300-	. 2212		
	AYSON	E	0630	929	Ë	0639A	1085		
KY HAI	RDIN	E	0166	73					

9902. 1716	2059 185		9904.	2839	TRA	ICT/ED	POP.	TRI	ACT/ED	POP.
0608 0668	182 106	E	0627	220						
1832 1850 0330	93 52 60	E	1834 1852	82 79	E	1835A 1857	440 94	E	1836	123
2068 0460A	204 153	E	2071 0472	83 55	E	2072	117			
REENT 3	1.3									
CT/ED	PÕP.	TRA	CT/ED	POP.	TRA	CT/ED	POP	TRA	CT/EQ	POP.
0103 0078 0088	2005 613 723	E	0112 0079	483 1545	E	0080	1335	E	00820	416
0359 0033U	662 329	Ē	0360	1580	E	0036	1604	E	0037	559
0029 0531	1626 1163	E	0031	1883						

STATE: KENTUCKY

STATE AND COUNTY	TRACT/ED	POP.	TRACT/ED	POP.	TR	ACT/ED
KY HARLAN	E 0257	1720	E 0258	613	E	
	E 0267	748	E 0268	1234	E	0272
KY HARRISON	E 0030	349	E 0031	1011		
KY HART	E 0225	824	E 0240	505		
KY HOPKINS	E 0432T	841	E 0432U	637	E	0437
KY JACKSON	E 0075	733	E 0081	1802	Ē	0082
KY JOHNSON	E 0631	209	E 0632U	176	Ē	0642
KY KNOTT	E 0102	1525	E 0103	1591	-	0042
KY KNOX	E 0450	203	E 0451	2139	E	0453
KY LAUREL	E 0361	306	6 0431	2139		0433
KY LAWRENCE	E 0429	1207	E 0430	4 10	E	0431
KY LEE	E 0002	1608	E 0003	1364		0431
KY LESLIE		1876	E 0003	1304		
				4400	-	0304
KY LETCHER	E 07578	103	E 0763	1190	E	07640
KY LEWIS	E 0926U	759	E 0927	201	E	0936
KY LIVINGSTON	E 0402D	31	E 0404	788	_	
KY MCCRACKEN	1 0001.	2037	T 0002.	2605		0003.
KY MCCREARY	E 0175	1498	E 0176	716	E	0177
	E 0184	1383	E 0185	1931		
KY MCLEAN	E 0652	127				
KY MADISON	E 0652 E 0680	1233				
KY MAGOFFIN	E 0177A	1644	E 0180	1657	E	0181
KY MARION	E 0209	1024	E 0211	331		
KY MARSHALL	E 0967	135				
KY MERCER		1526				
KY METCALFE	E 0450	1670	E 0451	827		
KY MONROE	E 0602	340	E 0611A	1289		
KY MONTGOMERY	E 0526	1044	E 0528U	578		
KY MORGAN	E 0808U E 0450 E 0602 E 0526 E 0150 E 0053 E 0635 E 0225 E 0401 E 0300 E 0500	1413	E 0151	1480	E	0152
KY NELSON	E 0053	169	. 0.5.	1400	-	0.02
KY OHIO	E 0635	68				
KY OWEN	E 0225	46				
KY OWSLEY	E 0401	1767	E 0403	363	E	0404
	E 0401	1864	E 0304	1216	E	0404
KY PERRY	E 0300		E 0304	1216		
KY PIKE	E 0500	1077			_	
KY PULASKI	E 0601	1174	E 0625	770	E	06321
KY ROCKCASTLE	E 0205B	223	E 0207	334	E	0209
KY ROWAN	E 0401U	504	E 0404	1012	E	0409
KY RUSSELL	E 0400	1660	E 0405A	1583		
KY SIMPSON	E 0205B E 0401U E 0400 E 0182 E 0759	1259				
KY TAYLOR	E 0759	1213	E 0761B	106		
KY UNION	E 08311	1288				
KY WARREN	T 9902.	4813	T 9905.	3564		
KY WASHINGTON	E 0678U	607				
KY WAYNE	E 0279	959	E 0280T	1241	E	02811

POP. TRACT/ED

E 0266

E 0474

E 0433A

T 0006.

E 0183

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E 0263A

E 0445A

E 0473

E 0432B

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E 0472

E 0432A

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E 0405

STATE: KENTUCKY

STATE AND COUNTY	TRA	CT/ED	POP.	TRA	CT/ED	POP.	TRA	CT/ED
KY WAYNE	3	0287	813	E	0288	903	E	0289
KY WEBSTER	3	0384U	546					
KY WHITLEY	3	0562	1386	Ε	0564	198 t	E	0569
	3	0573	701	Ε	0574	1911	E	0576
KY WOLFE	E	0326	664	E	0327	1066	E	0330

207929 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

STATE: LOUISIANA

STATE AND COUNTY	TR	ACT/EO	POP.	TR	ACT/EO	POP.	TR	ACT/EI
LA ACADIA	3	0646	1198	E	0647	1587	E	066
LA ALLEN	3	0002	1345	3	0004	623	E	000
LA ASSUMPTION	E	0007	780	E	0013A	829	E	002
LA AVOYELLES	T	0304.	7016					
LA BEAUREGARD	E		43	E	0409	781		
LA BIENVILLE	E	0455A	514	E	0474	92	Ε	047
LA CATAHOULA			560	E	0510	368	E	051
	E	0518A	216	E	05208	207	E	052
LA CLAIBORNE	E	0152	1075	Ē	0164	1160	E	016
LA CONCORDIA	E	0776	838	E	0777	39	E	077
	E	C785B	362	Ē	0787	1204	Ē	079
LA DE SOTO	E	0335	732	Ē	0340A	1107	Ē	034
EH DE 30.0		0351	829	-				:
LA EAST CARROLL		0006	666	Ε	0007	677	E	000
ER ERST CHARDEE		0015	279	Ē	0016	604	-	000
LA EAST FELICIANA		0176	764	E	0189	273		
LA EVANGELINE		0207A	1387	E	0227	336	Ť	9902
LA FRANKLIN	E	0051	286	E	0058	982	E	005
LA JACKSON		0108	85	E	0109	70	Ē	
LA UNCKSUN		0117	902	E		66	E	
LA JEFFERSON DAVIS	E	0100	899	-	01180	90	6	0,12
LA LA SALLE		0452A	150	E	0453A	60	E	045
LA LA SALLE	3	0476A	591	E	0483B	158	E	
LA 'LINCOLN	2	0250	56		0264	759	E	
LA MADISON	E	0401C	557		0402A	2109	E	040
LA MADISON	3	0401C	107	3	0405D	194	E	040
•	3	04030			0414D	64	2	040
	3	0407C	206	E				046
LA MOREHOUSE			643	3	0163A	666	E	016
	T		5427	T		4948	-	
EA NATCHITOCHES	E	0378	612	E	0379D	51	E	038
	E	0395	527					
LA POINTE COUPEE	E	0053	252	Ε		1493	_	
LA RED RIVER	E		105	Ε	0005	484	E	000
	E	00158	77	E	0018C	212		

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0569 0576 03301	1523 1078 1676	E	0570 0577	1882 621	E	0571 0578	1661 254	E	0572	754
ENT 10	. 5									
er ~			b							*
T/ED 0663 0005 0021	POP. 338 983 440	TRA	O666 0016	POP. 523 580	TRA	O667	POP. 208	TR	ACT/EO	POP.
0475	167	E	0512	98	E	0515	157	E	0517	584
0521	1117				-	0313	137	_	0317	
0169	754	E	0172	845						
0778	108	E	0780	663	E	0781	729	E	0785A	975
0796	1074		00400	407		00444			0344N	004
0342	401	E	0342N	107	E	0344A	611	E	0344N	924
0008	857	E	0009	919	E	00.10	606	E	0011	774
902.	5276									
00591	1867	E	00590	338	E	0067	1705	E	0070	410
0111 0123	439 1440	E	0112	254	E.	0114	79	E	01158	139
0458 04841	569 38	E	0460	54	E	0467	240	Ε	0473C	94
0271 0402C	433	É	0403	.929	E	04048	1099	E	0405A	1119
0402C	68	E	0406A	900	E	04068	319	E	0406C	293
04035		E	17.1	300	-	04000	013	-	04000	2.50
0164A	971	Ε	0167	439	E	0171A	39	T	9902.	1913
03818	70	Ε	0387	279	E	0388	238	E	0391	521
0007A	712	E	00080	24	ε	0014A	692	E	00148	283
	7									

TRACT/EO

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STATE: LOUISIANA

STATE AND COUNTY	TR	ACT/ED	POP.	TRA	CT/ED	POP.	TRA	CT/E
LA RICHLAND	E	0100	2107	E	0103	2045	E	0104
	E	0115	316	E	0119	1016		
LA SABINE	E	0207	475	E	0226	949	E	0235
LA ST. HELENA	E	0007	1416					
LA ST. LANDRY	E	0725	1022	E	0727	327	E	0731
	E	0746	1713	E	0749	1613	E	0755
LA ST. MARY	E	0169	105	E	0174	1594	E	0183
	E	NO 183C	528					
LA TANGIPAHOA	E	0102	132	E	0107	1170	E	0126
LA TENSAS	E	02308	164	E	0232	347	E	0234
LA UNION	E	0056	71	E	0064	1106	E	0066
LA VERMILION	E	0485	1283	E	0488	1282		
LA VERNON	E	0551	846	E	0557	1361	E	0558
LA WASHINGTON	E	0030	755	E	0034A	1777		
LA WEBSTER	T	0302.	5746					
LA WEST CARROLL	E	0627	1079	E	0628	1655	E	0629
LA WEST FELICIANA	E	0408	5746	E	0410	582		
LA WINN	E	0276	129	E	0277	67	E	0278
	E	0295U	505	E	02967	1490	E	0302

166834 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

STATE: MAINE

STATE AND COUNTY	TRA	CT/ED	POP.	TR	ACT/ED	PDP.	TR	ACT/ED
ME AROOSTOOK	E	1103	34	E	1122	147	E	1127
	E	1203	67	E	1209	229		
ME FRANKLIN	E	0002	16	E	0029	48		
ME HANGOCK	E	1600	44	E	1605	47	E	1610
ME KNOX	E	0001	57	E	0014	140	E	0058
ME DXFORD	E	0107	65	E	0135	123		
ME PISCATAQUIS	Ē	0130	151	E	0152	287		
ME SOMERSET	F	0465	72	F	0467	60	E	0470
ME WALDO	Ē	1040	270	Ē	1049	321		•
ME WASHINGTON	F	0185	40	E	0199	140	E	0200
	Ē	0235	782	E	0251	517	E	0254
	E	0295	362	Ē	NO187	277	Ē	NO223

10351 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

STATE: MARYLAND

STATE AND COUNTY	TRACT/ED	PDP. TRACT/ED	PDP. TRACT/ED
MD CAROLINE	E 0175	36 E 0177	156
MD DORCHESTER	E 0074	530 E 0083	97

576

532

544

1339

1264

385

505

POP.

30

337

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192

695

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T/EO

0104

0235

0731

0755

0183A

0126

0234A

0066

0558

0629

0278

0302

T/ED

1127

1610

0058

0470

0200

0254

0223

T/ED

ENT 1.4

ENT 12.7

POP.

1340

33

828

449

1372

141

123

172

1377

559

378

132

POP.

574

197

159

74

36.

443

161

TRACT/ED

E 0105T

E 0732

E 0185

E 0234B

E 0561T

E

0633

0281

0307

TRACT/ED

E 1180

E 1623A

E 0475

E 0202

E 0255

E N0224

POP. TRACT/EO

E 0069

0762A

POP.

1406

1690

1165

1641

190

115

1179

1782 :

146

353

POP.

353

39

278

88

327

70

TRACT/ED

E 07,34

T 9902.

E 0188

E 0235

E 0571T

E 0309

TRACT/ED

E 1189

E 1771

0259

E N0225

E 0503

E 0203

POP. TRACT/ED

E 0635

E 0284

E 0105U

POP.

1019

976

278

663

1349

221.

429

522

POP. 274

160

151

113

POP.

4641

TRACT/ED

E 0107

E 0737

E NO183B

E 0236

E 0571V

E 0291

TRACT/ED

E 1202

E 1773

E 0536

E 0221

E 0287

E N0227

TRACT/EO

E 0637A

STATE: MARYLAND

STATE AND CDUNTY		TR	ACT/ED	POP.	TRACT/ED		PDP.	TRACT/ED	
MD	GARRETT	E	0303A	305	E	0308	511	E	0320
MD	KENT	E	0137	464	E	0145	347		
MD	ST. MARYOS	E	0096	567	E	01000	124	E	0101
	SOMERSET	E	0008	235 577	E	0011	166	E	0012
MD	TALBOT	E	0225	50	E	0246	446		
MD	WICDMICD	T	0003.	1403					
MO	WORCESTER	E	0328V	29	E	0336	111	E	0342

10663 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

STATE: MASSACHUSETTS

STATE AND COUNTY	TR	ACT/ED	PDP.	TRA	CT/EO	PDP.	TRA	CT/ED
MA BARNSTABLE	E	0126	179	E	0127	672	E	0128
	E	0138	57	E	0140	167	E	0143
	E	0160	31	E	0165	52	Ē	0170
	E	0216	855	E	0228	119	E	0232
	Ē	0261	280	E	0264	124	E	0276
	E	0299	464	E	0310	226	E	0313
	E	0333	171	E	0342	463	E	0343
	E	0349	475	E	0352	215	E	0353
	E	0416	1491	Ē	0424	2040	E	0426
	Ē	0442	226	E	0450	425	E	0456
MA BERKSHIRE	Ť	9211.	547		-			
MA DUKES	E	0078	261	E	0079	668	E	0091
MA FRANKLIN	E	0021U	648	E	0042	1738		
MA HAMPSHIRE	T	8204.	10734					

34127 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

STATE: MICHIGAN

ST	ATE AND COUNTY	TR	ACT/ED	PDP.	TR	ACT/ED	PDP.	TRA	CT/ED
MI	ALCONA	E	1029	110	Ε	1038	677	E	1042
		Ē	1053	53					
MI	ALGER	F	0726	161	E	0752	361		
MI	ALPENA	Ē	0746	477	E	0747	286	E	0760
MI	ANTRIM	E	0954	319	E	0958	63	E	0978
MI	ARENAC	F	0382	767					
MI	BARAGA	F	0001	74	E	0003	141	Ε	0004
		Ē		112	E	NO019	243		
MI	BENZIE	Ē	0374	281	E	0379	73		
MI	CHARLEVOIX	E	1391	1116	E	1413	343		
MI	CHEBOYGAN	Ē	1303	525	E	1315	188	E	1323

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0320		TRA	ACT/ED	POP.	TRA	ICT/ED	POP.	TRA	CT/ED	POP.
0101 0012	476 440	E	0013	613	E	0025	3.16	E	0026	745
0342	241	E	0346	86	E	0349	90	E	0368	846
ENT	3.6									
17/ED 0128 0143 0170 0232 0276 0313 0343 0353 0426 0456	POP. 66 134 83 120 277 532 754 229 81 328	TRA E E E E E E E E E E E E E E E E E E E	OCT/ED O130 O145 O180 O245 O279 O314 O345 O354 O430 O488	POP. 182 292 233 67 357 719 844 399 775 211	TRA	0131 0151 0193 0258 0285 0315 0346 0359 0431	POP. 174 78 444 116 175 144 355 94 358	TREEEEEEEEE	0134 0157 0196 0259 0288 0318 0348 0362 0435	POP. 62 160 233 377 168 117 381 240
ENT	6.7									
T/ED 1042	POP. 206	TRA	CT/ED 1043	POP. 364	TRA	CT/ED 1045	POP. 243	TRA	CT/ED 1046	POP. 415
0760 0978	160 224									
0004	200	E	0009	179	E	0020	452	E	N0005	751
1323	51	E	1332	44	E	1333	456	E	1336	233

STATE: MICHIGAN

MI CHIPPEWA  E 0284 40 E 0316 64  MI CLARE  E 0575 287 E 0577 289 E 055  E 0591 5099 E 0592 644 E 055  MI CRAWFORD  E 0609 158 E 0617 112  MI CRAWFORD  E 0609 158 E 0617 112  MI DICKINSON  E 074 525 E 0086 436 E 008  MI EMMET  E 0278A 313 E 0279 53 E 028  MI GDGEBIC  MI GDGEBIC  MI HURON  E 0836 205 E 0868 228 E 088  MI HURON  E 0843 398 E 0844 372 E 084  MI HURON  E 0867 74 E 0868 169 E 084  MI I SCO  MI I RICK  E 1157 171 E 1161 173 E 117  E 1189 438  MI I RON  MI KALKASKA  E 0070 146 E 0072 59 E 0078  MI LAKE  E 0152 342 E 0154T 315 E 078  MI LAKE  E 0152 342 E 0154T 315 E 078  MI LENAWEE  MI LUCE  MI MACQUETTE  E 1039 44 E 1045 31 E 104  MI MACQUETTE  MI MACQUET			ATE AND COUNTY	TRA	CT/ED	POP.		CT/ED	POP.		CT/E
MI CLARE  E 0575		IM T	CHIPPEWA		0256	48	E	0267	64	E	026
E										_	
MI CRAWFORD		MI	CLARE	E							
MI CRAWFORD  MI DELTA  E 0601 516 E 0602 34 E 061  MI DICKINSON  E 0074 525 E 0086 436 E 009  MI EMMET  E 0278A 313 E 0279 53 E 028  MI GLADWIN  E 0202 439 E 0205 312 E 021  MI GRAND TRAVERSE  E 0836 205 E 0868 228 E 087  MI HOUGHTON  E 0843 398 E 0844 372 E 087  MI HURON  E 0867 74 E 0868 169 E 087  MI HURON  E 0867 74 E 0868 169 E 087  MI HURON  E 1129 5166 E 1142 450 E 1147  E 1157 171 E 1161 173 E 117  E 1189 438  MI IRON  MI KALKASKA  E 0775 626 E 0781 301 E 078  MI KALKASKA  E 0502 113 E 022  MI KALKASKA  E 0750 626 E 0781 301 E 078  MI LAKE  E 0162 342 E 0169T 146 E 0160  MI LENAWEE  E 0163 737 E 0169T 146 E 0160  MI MACKINAC  E 1033 44 E 1045 31 E 1046  MI MACKINAC  E 1033 44 E 1045 31 E 1046  MI MACKINAC  E 1033 44 E 1045 31 E 1046  MI MACKINAC  E 1033 44 E 1045 31 E 1046  MI MACKINAC  E 1033 44 E 1045 31 E 1046  MI MACKINAC  MI MACKINAC  E 1033 44 E 1045 31 E 1046  MI MACKINAC  MI MACKINAC  E 1033 44 E 1045 31 E 1046  MI MACKINAC  MI MACKINAC  E 0077 343 E 0082 123 E 0096  MI MACKINAC  MI MACKINAC  E 1033 44 E 1045 31 E 1046  MI MACKINAC  MI MAC				E						E	059
MI DELTA MI DICKINSON E 0074 525 E 0086 436 E 009 MI EMMET E 0278A 313 E 0279 53 E 028 MI GLADWIN E 0202 439 E 0205 312 E 021 MI GRAND TRAVERSE E 0836 205 E 0868 228 E 087 MI HOUGHTON E 0825 244 E 0826 447 E 0826 MI HURON E 0843 398 E 0844 372 E 084 E 0867 74 E 0868 169 E 087 MI IOSCO E 1129 5166 E 1142 450 E 1142 MI IOSCO E 1129 5166 E 0781 301 E 078 MI KALKASKA E 0070 146 E 0072 59 E 007 MI KEWEENAW E 0514 63 MI LAKE E 0163 737 E 0169T 146 E 056 MI LENAWEE MI LUCE E 0136 63 MI MACKINAC MI MARQUETTE MI MARQUETTE E 0376 133 E 0396 982 E 044 MI MARQUETTE MI MARQUETTE E 0376 133 E 0396 982 E 044 MI MARQUETTE MI MARQUETTE E 0376 133 E 0396 982 E 044 MI MARQUETTE MI MARQUETTE E 0376 133 E 0396 982 E 044 MI MARQUETTE E 0376 133 E 0396 982 E 044 MI MARQUETTE MI MARQUETTE E 0376 133 E 0396 982 E 044 MI MARQUETTE E 0376 133 E 0396 982 E 044 MI MARQUETTE E 0376 133 E 0396 982 E 044 MI MARQUETTE E 0376 133 E 0396 982 E 044 MI MARQUETTE E 0376 133 E 0396 982 E 044 MI MARQUETTE E 0376 133 E 0396 982 E 044 MI MARQUETTE E 0376 133 E 0396 982 E 044 MI MARQUETTE E 0376 133 E 0396 982 E 044 MI MARQUETTE E 0376 133 E 0396 982 E 044 MI MARQUETTE E 0376 133 E 0396 982 E 044 MI MARQUETTE E 0376 133 E 0396 982 E 044 MI MARQUETTE E 0376 133 E 0396 982 E 044 MI MARQUETTE E 0376 133 E 0396 982 E 044 MI MARQUETTE E 0376 332 E 0554 128 E 055 MI MONTMORENCY E 0001 553 E 0005 89 E 000 MI NEWAYGO E 0427 293 E 0428 275 E 042 MI OSCODA E 0553 329 E 0554 128 E 055 MI ONTONAGON E 0500 328 E 0462 70 E 046 MI OSCODA MI PRESQUE ISLE E 0104 276 E 046				E							
MI DICKINSON MI EMMET				E							
MI EMMET MI GLADWIN E 0202 439 E 0205 312 E 021 MI GOGEBIC E 0527 132 E 0531 527 E 053 MI GRAND TRAVERSE MI HOUGHTON E 0825 244 E 0826 447 E 0826 MI HURON E 0867 74 E 0868 169 E 087 MI IOSCO E 1129 5166 E 1142 450 E 1147 E 1189 438 MI IRON E 1189 438 MI IRON E 0775 626 E 0781 301 E 078 MI KALKASKA E 0070 146 E 0072 59 E 007 MI KEWEENAW E 0514 63 MI LAKE E 0152 342 E 0154T 315 E 015 MI LENAWEE E 0163 737 E 0169T 146 E 016 MI MACKINAC E 1033 44 E 1045 31 E 104 MI MACKINAC MI MACKINAC E 0037 343 E 0396 982 E 041 MI MACKINAC MI MACKINAC E 0077 343 E 0082 123 E 0096 MI MARQUETTE E 0376 133 E 0396 982 E 041 MI MACKINAC E 1033 44 E 1045 31 E 104 MI MACKINAC E 0057 76 E 0963 621 E 096 MI MACKINAC E 1033 44 E 1045 31 E 104 MI MACKINAC E 0077 343 E 0082 123 E 0096 MI MACKINAC MI MACKINAC E 1033 44 E 1045 31 E 104 MI MACKINAC E 1033 52 C 0963 621 E 096 MI MACKINAC MI MACKINAC E 0057 76 E 0963 621 E 096 MI MACKINAC MI MACKINAC E 0057 343 E 0082 123 E 0096 MI MACKINAC MI MACKINAC E 0057 343 E 0082 123 E 0096 MI MACKINAC MI MACKINAC MI MACKINAC MI MACKINAC E 00576 332 E 00554 128 E 0557 MI ONTONAGON E 0427 293 E 0428 275 E 042 MI OGEMAW E 0553 329 E 0554 128 E 057 MI OSCODA MI OSCODA MI OSCODA MI OSCODA MI OSCODA MI PRESQUE ISLE E 0104 276 E 0475 114 E 047 MI PRESQUE ISLE				E							
MI GLADWIN MI GOGEBIC MI GOGEBIC MI GRAND TRAVERSE MI HOUGHTON E 0826 MI HOUGHTON E 0826 MI HURON E 0843 MI HURON E 0843 MI HURON E 0844 MI HURON MI IOSCO MI IOSCO MI IRON MI RALKASKA E 00705 MI KALKASKA E 00705 MI KALKASKA E 00706 MI LAKE E 0152 MI LENAWEE MI LUCE MI LUCE MI LUCE MI LOSCO MI MARQUETTE MI MONTMORENCY MI MARQUETTE MI MONTMORENCY MI MARQUETTE MI MONTMORENCY MI OSCODA MI OSCODA MI OSCODA MI OSCODA MI ONTONAGON MI OSCODA MI PRESQUE ISLE MI PRESQUE ISLE  MI PRESQUE				E						E	
MI GOGEBIC MI GRAND TRAVERSE MI HOUGHTON E 0825 MI HOUGHTON E 0825 MI HOUGHTON E 0843 B 0868 E 0844 B 0867 MI HURON E 0084 MI HURON E 0084 MI HURON E 0084 MI HURON E 1129 MI RON MI IRON E 1189 MI IRON MI KALKASKA E 0070 MI KEWEENAW E 0502 MI LAKE E 0163 MI LAKE E 0163 MI LENAWEE E 0163 MI LENAWEE E 0163 MI MACKINAC MI MACKINAC E 1033 MI MACKINAC MI MENOMINEE E 0077 MI MENOMINEE E 0077 MI MENOMINEE E 0057 MI MONTMORENCY E 0001 MI MENOMINEE E 0553 MI MONTMORENCY E 0001 MI NEWAYGO E 0427 MI DGEMAW E 0553 MI ONTONAGON E 0553 MI ONTONAGON E 0553 MI ONTONAGON E 0500 MI OSCODA E 0450 MI PRESQUE ISLE E 0104 MI PRESQUE ISLE E 0104 MI PRESQUE ISLE				E							
MI GRAND TRAVERSE E 0836 205 È 0868 228 È 081 HOUGHTON E 0825 244 E 0826 447 E 0826 2084 2084 2084 2084 2084 2084 2084 2084										E	
MI HOUGHTON										E	
E 0843 398 E 0844 372 E 087 HI HURON E 0084 175 E 0094 402 MI IOSCO E 1129 5166 E 1142 450 E 1147 E 1189 438 MI IRON E 0775 626 E 0781 301 E 078 MI KALKASKA E 0070 146 E 0072 59 E 007 MI KEWEENAW E 0502 113 E 0508N 96 E 050 MI LAKE E 0152 342 E 0154T 315 E 015 MI LENAWEE E 0163 737 E 0169T 146 E 016 MI LENAWEE E 0136 63 MI MACKINAC E 1033 44 E 1045 31 E 104 MI MACKINAC E 1033 44 E 1045 31 E 104 MI MACKINAC E 1033 44 E 1045 31 E 104 MI MACKINAC E 1033 44 E 1045 31 E 006 MI MACKINAC E 1053 44 E 0963 621 E 096 MI MI MACKINAC E 1053 44 E 0082 123 E 009 MI MACKINAC E 1053 270 MI MARQUETTE E 0376 133 E 0396 982 E 041 MI MEOSTA E 0077 343 E 0082 123 E 009 MI MI SSAUKEE E 1253 268 MI MONTMORENCY E 0001 553 E 0005 89 E 000 MI NEWAYGO E 0427 293 E 0428 275 E 042 MI OGEMAW E 0525 341 E 0526 33 E 059 MI OSCODA E 0450 328 E 0462 70 E 0462 MI ONTONAGON E 0200 116 E 0215 103 E 022 MI ONTONAGON E 0450 328 E 0462 70 E 0462 MI OSCODA E 0472 27 E 0475 114 E 047 MI PRESQUE ISLE E 0104 276 E 0106 270 E 010	- 1	MI									
HURDN	- (	MI	HOUGHTON	E				0826			082
MI HURON E 0084 175 E 0094 402 E 1129 5166 E 1142 450 E 1141 E 1157 171 E 1161 173 E 117 E 1189 438  MI IRON E 0775 626 E 0781 301 E 078 MI KALKASKA E 0070 146 E 0072 59 E 007 MI KEWEENAW E 0502 113 E 0508N 96 E 050 MI LAKE E 0152 342 E 0154T 315 E 015 E 0163 737 E 0169T 146 E 016  MI LENAWEE E 0136 63 MI LUCE E 0136 63 MI MACKINAC E 1033 44 E 1045 31 E 104 MI MARQUETTE E 0376 133 E 0396 982 E -041 MI MARQUETTE E 0376 133 E 0396 982 E -041 MI MARQUETTE E 0376 133 E 0396 982 E -041 MI MENOMINEE E 0957 76 E 0963 621 E 096 MI MISSAUKEE MI MONTMORENCY E 0001 553 E 0005 89 E 000 MI NEWAYGO MI NEWAYGO E 0427 293 E 0428 275 E 042 MI OGEMAW E 0553 329 E 0554 128 E 057 MI ONTONAGON E 0576 332 E 0579 83 MI ONTONAGON E 0450 328 E 0462 70 E 046 MI OSCODA E 0472 27 E 0475 114 E 047 MI PRESQUE ISLE E 0104 276 E 0166 270 E 046				E	0843	398	E	0844	372	E	084
MI IOSCO  E 1129 5166 E 1142 450 E 1147 E 1189 438  MI IRON  E 0775 626 E 0781 301 E 078  MI KALKASKA E 0070 146 E 0072 59 E 007  MI KEWEENAW E 0502 113 E 0508N 96 E 050  MI LAKE E 0152 342 E 0154T 315 E 018  MI LENAWEE E 0163 737 E 0169T 146 E 016  MI LENAWEE E 0282 166  MI LUCE E 0136 63  MI MACKINAC E 1033 44 E 1045 31 E 1046  MI MACRINAC E 1033 44 E 1045 31 E 1046  MI MACRINAC E 1033 E 0396 982 E 0418  MI MECOSTA E 0077 343 E 0396 982 E 0418  MI MENOMINEE E 0957 76 E 0963 621 E 096  MI MENOMINEE E 1253 268  MI MONTMORENCY E 0001 553 E 0005 89 E 000  MI NEWAYGO E 0427 293 E 0428 275 E 042  MI NEWAYGO E 0427 293 E 0428 275 E 042  MI OGEMAW E 0553 329 E 0554 128 E 057  MI OSCODA E 0450 328 E 0462 70 E 046  MI ONTONAGON E 0200 116 E 0215 103 E 022  MI ONTONAGON E 0450 328 E 0462 70 E 046  MI PRESQUE ISLE E 0104 276 E 0106 270 E 010				E	0867	74	E	0868	169	E	087
E   1157   171   E   1161   173   E   1173   E   1189   438   438   438   E   1775   626   E   0781   301   E   078   MI KALKASKA   E   0070   146   E   0072   59   E   0076   MI KEWEENAW   E   0502   113   E   0508N   96   E   0508   MI KEWEENAW   E   00514   63   E   0169   T   146   E   0169   T	-	IM	HURON	E	0084	175	E	0094	402		
E   1157   171   E   1161   173   E   1173   E   1189   438   438   438   E   1775   626   E   0781   301   E   078   MI KALKASKA   E   0070   146   E   0072   59   E   0076   MI KEWEENAW   E   0502   113   E   0508N   96   E   0508   MI KEWEENAW   E   00514   63   E   0169   T   146   E   0169   T	- (	MI	IOSCO	E	1129	5166	E	1142	450	E	114
MI IRON				E	1157			1161	173		117
MI IRON MI KALKASKA MI KALKASKA MI KALKASKA MI KEWEENAW MI COSTA MI LENAWEE MI MACKINAC MI MARQUETTE MI MECOSTA MI MENOMINEE MI MENOMINEE MI MENOMINEE MI MESAUKEE MI MONTMORENCY MI NEWAYGO MI NEWAYGO MI NEWAYGO MI NEWAYGO MI NEWAYGO MI NEWAYGO MI OGEMAW MI OSCODA MI ONTONAGON MI OSCODA MI OSCODA MI OSCODA MI MEROUTISLE MI OSCODA MI OSCODA MI OSCODA MI PRESQUEISLE MI MONTONO E O472 MI PRESQUEISLE MI POSODA MI OSCODA MI PRESQUEISLE MI OSCODA MI PRESQUEISLE MI POSODA MI OSCODA MI PRESQUEISLE MI POSODA MI OSCODA MI PRESQUEISLE MI POSODA MI POSODA MI PRESQUEISLE MI POSODA MI POSODA MI POSODA MI PRESQUEISLE MI POSODA				E	1189	438					
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MI KEWEENAW E 0502 113 E 0508N 96 E 0508M	1	IM	KALKASKA	E	0070	146		0072			
MI LAKE E 0514 63  MI LENAWEE E 0163 737 E 0169T 146 E 016  MI LENAWEE E 0282 166  MI LUCE E 0136 63  MI MACKINAC E 1033 44 E 1045 31 E 1046  MI MARQUETTE E 0376 133 E 0396 982 E 0441  MI MECOSTA E 0077 343 E 0082 123 E 0096  MI MENOMINEE E 0957 76 E 0963 621 E 096  MI MENOMINEE E 1253 268  MI MONTMORENCY E 0001 553 E 0005 89 E 000  MI NEWAYGO E 0427 293 E 0428 275 E 042  MI OGEMAW E 0525 341 E 0526 33 E 052  MI OGEMAW E 0553 329 E 0554 128 E 057  MI ONTONAGON E 0450 328 E 0462 70 E 046  MI OSCODA E 0450 328 E 0462 70 E 046  MI PRESQUE ISLE E 0104 276 E 0106 270 E 0106	- 1	MI	KEWEENAW	E	0502	113	E	0508N	96		050
MI LAKE							_			_	
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MI MACKINAC				E							
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MI MECOSTA E 0077 343 E 0082 123 E 0096 MI MENOMINEE E 0957 76 E 0963 621 E 096 MI MISSAUKEE E 1253 268 MI MONTMORENCY E 0001 553 E 0005 89 E 000 MI NEWAYGO E 0427 293 E 0428 275 E 042 MI OGEMAW E 0525 341 E 0526 33 E 052 E 0553 197 E 0538 434 E 0536 E 0553 329 E 0554 128 E 057 MI ONTONAGON E 0200 116 E 0215 103 E 022 MI OSCODA E 0450 328 E 0462 70 E 046 MI OSCODA E 0472 27 E 0475 114 E 046 MI PRESQUE ISLE E 0104 276 E 0106 270 E 010	1	M I	MARQUETTE	E			E	0396	982	E	-041
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MI NEWAYGO E 0427 293 E 0428 275 E 0028 MI OGEMAW E 0525 341 E 0526 33 E 0528 E 0537 E 0538 434 E 0536 E 0553 329 E 0554 128 E 0576 332 E 0579 B3 MI ONTONAGON E 0200 116 E 0215 103 E 0220 MI OSCODA E 0450 328 E 0462 70 E 0462 MI PRESQUE ISLE E 0104 276 E 0106 270 E 010				E			E	0005	89	F	000
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The Person named in column 2 is not a column 2 in colu	reueral Kegister /
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CT/ED 0268	POP. 103	TR	O269	POP. 251	TR	0270	POP. 227	TR	O271	POP. 64
0578 0594	4 15 275	E	0580 0595	68 134	E	0583 0596	401 608	E	0589 0604	460 256
0235 0618	383 323	E	0242 0633	97 688	E	0247	256			
0090 0281 0214	471 215 468	E	0296	167	E	0313	513			
0533 0875	452 23	E	0534 0879	603	T	9902.	3603			
0827 0846 0879	566 394 3380	EE	0833 0847 0886	47 278 549	E	0834 0848 0887	324 208 511	E	0835 0862	382 165
1143 1171	114	E	1146 1172	91 222	E	1147 1183	336 187	E	1156 1188	466 566
0784	229	E	0787	50 366	E	0794	843			
0509	707	E	0510	210	E	0512	272	E	0513	271
0154U 0169U	223 361	E	0158 0170T	148 434	E	0161 0170U	272 81	E	0162 0171	128 37
1048	46	E	1054	166	Ε	1060	128	Ε	1061	349
0418 0091T	440 109	E	0437 9903.	160 6233	E	0438	163			
0964	598	E	0966	212	E	N2009	64	E	N2011	76
0007 0021 0429	35 182 199	E E	0009 0029 0431	8 15 360 508	Ε	0012	373	Ε	0014	109
0527 0539 0570	212 241 31	E E E	0528 0542 0572	449 275 1140	E	0534 0544 0573	79 428 398	E	0536 0545 0574	189 376 652
0221 0463	256	E E	0222 0464	672	E	0224 0466	247	E	0225 0470	228 311
0476 0108	158 421	E	0478 0112	103 278	E	0479 0115	24	E	0120	257

STATE: MICHIGAN

STATE AND COUNTY	TRACT/ED		POP.	TRACT/ED		POP.	TRACT/E	
MI ROSCOMMON	E	0625	139	E	0627	107	E	062
	E	0644	439	E	0652	461	E	065
MI SCHOOLCRAFT	E	0900	174	E	0917	398		
MI TUSCOLA	E	0596	136					

87068 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

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STATE AND COUNTY	TRACT/ED	POP.	TRACT/ED	POP.		ACT/E
MN AITKIN	E 1401	43	E 1405	54	E	140
	E 1413	258	E 1414	242	E	141
	E 1432 E 1450	289	E 1436	754	E	143
	E 1450	61	E 1457	196	E	145
	E 1466	126	E A1425	66	E	A144
MN BECKER	E 0525	121	E 0564	293	E	A144 NO52 NO58 121
	E N0537	189	E N0543	232	E	NO58
MN BELTRAMI	E 1208	64	E 1209	15	E	121
	E 1285	228	E 1286	220	E	128
	E 1307	159	E N1211	31	Ė	N127
	E 1466 E 0525 E N0537 E 1208 E 1285 E 1307 E N1342 E 1034 E 1986 E 0551	97				
MN BIG STONE	E 1034	332	E 1049	83		
MN BLUE EARTH	E 1386B	20				
MN BROWN	E 0551	90	E 0569	276		
MN CARLTON	E 0122	229	E 0126	204	Ė	013
THE SHIELDING		60		_	_	
MN CASS	E NO116 E 1627 E 1701	192	E 1664	50	E	166
MIA CW33	E 1701	396	E 1721	255	Ē	
	E 1742	251	E 1745	164	E	
	E N1647	330		148		N167
MN CHIPPEWA	E 0134B	2	E N1662 E 0137 E 0556	310	-	11101
	E 0552	195	E 0556	579	E	055
MN CLEARWATER	E 0567A	354	E 05678	107	Ē	057
		363	£ 03076	107		037
		215	E 0510	40		
MN COTTONWOOD	E 0309	84	2 0310	40		
MN CROW WING	E 0509 E 0781 E 0676 E 0711 E 03898		E 0682	124	E	068
MN DOUGLAS	E 0676	187	E 0082	124		000
	E 0711	355				
MN FARIBAULT	E 0389B	137			-	
MN FILLMORE	E 0576	291	E 0596	311	E	061
MN GOODHUE	T 9901.	2448				
MN GRANT	E 0356	118			_	
MN HUBBARD	E 0606	84	E 0608	404	E	063
MN ITASCA	E 1480	457	E 1483	54	E	148
	E 1488	78	E 1489	151	E	149

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CT/ED 1406 1417 1438 1458	POP. 27 155 452 320	TR E E E	ACT/ED 1409 1427 1441 1459	POP. 171 83 62 218	TR. E E E E	ACT/ED 1410 1429 1444 1462	POP. 38 106 126 53	TR. E. E. E. E.	ACT/ED 1412 1430 1447 1464	POP. 275 447 60 70
A 1442 NO527	103	E	N0528	343		N0530	145	E	N0533	86
NO582 1213 1289 N1273	33 54 182 680	EEE	1265 1299 N1275	133 117 520	EE	1271 1300 N1313	64 171 55	EWE	1284 1302 N1341	324 165 86
0138	64	E	0140	418	E	A0119	565	E	N0113	115
1666 1724 1748 N1676	106 148 92 117	E	1669 1732 1759 N1688	86 700 355 129	EEE	1693 1736 N1631 N1699	191 144 87 35	E	1697 1737 N1634	32 116 23
0557A 057Q	365 469	E	0563 0576	50 211	E	0564 0580	306 136	E	0565 N0550	193 65
0684	323	E	0694	432	E	0704	240	Ε	0706	303
0610	386									
0632 1484 1490	152 50 82	E	<b>0638</b> 1485 1505	482 160 353	E	0640 1486 1508	1087 77 127	E	1487 1510	86 105

POP. TRACT/ED 188 E 0640

CT/ED 0629 0659

POP. TRACT/ED 313 E 0633 491

STATE: MINNESOTA

	ATE AND COUNTY		ACT/ED	POP.		ACT/ED	POP.		ACT/E
MIN	ITASCA	E	1513B N1493	67 162	E	1514 N1494	136	E	N149
1494	JACKSON	E	00108	32	-	141434	130	-	10143
	KITTSON	Ē	0276	36	E	0286	368	E	028
	KOOCHICHING	Ē	1793	331	E	1804	212	Ē	182
tall.fl	KUUCHICHING	E	1909	597	E	1914	128	Ē	N191
MM	LAC OUI PARLE	E	0904	106	Ē	0908	50	Ē	093
	LAKE	E	0077	390	-	0300	-	_	000
	LAKE OF THE WOODS		2819	38	E	0860	96	E	086
	LINCOLN	Ē	0800	289	E	0802	202	Ē	080
MN		Ē	NO053	155	E	N0058	187	E	N005
1-11-0	MAN HOUSE 14	E	N0065	189	Ē	NO073	128	Ě	N007
MAL	MARSHALL	E	0379	107	Ē	0392	170	Ě	
	PIRKSTINEC	Ē	0406	79	Ē	0440	159	Ē	
MM	MEEKER	Ē	1550	141	-	Q.1.0	. 4.5	_	• • •
	MORRISON	E	1114	322	E	1115	93	E	111
	F.BAT : 30.14	E		276	Ē	1153	126	Ě	115
MN	MOWER	T	0004.	1297	-			_	
	MURRAY			274	E	0263	201		
	NOBLES	Ē	1475A	129		4.00	77.		
	NORMAN		0018	522					
	OTTER TAIL	E	0866A	167	E	0873	401	E	088
	0.164	E	0921	87	E	0924	394	Ě	
MN	PENNINGTON	E	0476	191	E	0477	74	E	048
	PINE	E	0501	79	E	0505	222	E	
		E	0521	202	E	0525	573	E	053
MN	PIPESTONE	E	0850	328	E	0855A	234	E	085
	POPE	E	0121	62	Ē	0123	341	EEE	012
	RED LAKE	E	0325	206	E	0330	302	E	033
	REDWOOD	E	0732	96	É		262	E	076
	ROCK	E	0678	72	E	0689	922	E	069
MN	ROSEAU	E	0683	110	E	0732	164	E	073
		E	0765	58	E	0770	127	E	
MN	SIBLEY	E	1129	331					
	STEVENS	E	0650	130	E	0654	773		
MN	SWIFT	E		341	E	0007	232	E	001
	TOOD	E	1259	508	E	1290	74		
	TRAVERSE	E	0160	136					
	WABASHA	Ē	0381	63					
	WADENA	E	0251	220	E	0257	234	E	025

59575 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

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CT/ED	POP.	TR	ACT/ED	POP.	TR	ACT/ED	POR.	TRA	ICT/ED	POP.
1518	97	E		234	E	1603	128 /	E	N1491	158
N1496 ,	266	E	N1499	149				•		
0288	30									
1822	110	E	1825	444	E	1907	129	E	1908	312
N1910	77									
0934	174									
0865	198	E	0896	135						
0806A	357									
N0059	175	E	NQ060	123	E		298	E	NOO634	363
NO074	470	E	N0078	126	E	N0080	170			
0393	223	E	0400	212	3	0401	67	E	0404	87
0441	66									
1118	51	E	1125	256	E	1129	219	E	1143	103
1154	400									
0885	194	Ε	0899	372	E	0903	370	E	0920	121
0925	323	Ě		354		4-4-	,			
0489	228	E		130	E	0494	162			
0507	48	E		169	E		134	E	0516	60
0531	124	E		86	E	0535	281	E	0547	61
0857	261	E		329						
0129	207	Ē	0130	218						100
0333	95	-	4.54							
0762	118	E	0769	158	E	N0754	28			
0695	153				_			_	0704	404
0733	71	E		202	E	0741	103	E	0761	184
0771	165	E	0773	47						
00188	25	E	0028	274						
00186	23		0020	214						
0258	69	E	0259	185	E	0260	374			
CENT 4	. 1									

# STATE: MISSISSIPPI

STATE	AND COUNTY	TR	ACT/ED	POP.	TR	ACT/EO	POP.	TR	ACT/E
MS BOI	LIVAR	T	9901.	4256	T	9902.	5415	T	9903
MS CO	AHOMA	T	9901.	8692	T	9902.	2964	1	9905
MS FOI	RREST	T	0001.	1273	T	0004.	3261	T	0005
MS HOI	LMES	T	9901.	9239	T	9903.	5441		
MS HUI	MPHREYS	T	9902.	5952	T	9903.	4282		
MS JEI	FFERSON	T	9902.	4768					
MS JOH	VES	T	9906.	3759					
MS LAL	JDERDALE	T	0001.	668	T	0004.	7702	T	0005
MS LE	LORE	T	9901.	3113	T	9904.	7112	T	9906
MS LO	INDES	T	0007.03	3569	T	0008.	6053	T	0011
MS SUP	MFLOWER	T	9902.	6152					
MS TAL	LAHATCHIE	T	9904.	4464					200
MS TUR	VICA	T	9901.	6743	T	9902.	2485	T	9903
MS WAR	RREN	T	9902.	2652	T	9905.	4124	T	9906
MS WAS	SHINGTON	T	0001.	1190	T	0004.	6486	T	0005
		T	0019.	1973	T	0020.	4581	T	0022

## 208169 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

### STATE: MISSOURI

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Federal Register / Vol. 56, No. 179 / Monday, September 16, 1991 / Notices

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7/ED	7155		CT/ED 9907.			CT/ED 9908.	POP. 5285	TRA	CT/ED	POP.
905. 905.	5783 2614	T	0006.	7270	Ť	0009.	4305	Ť	0105.	3223
005. 006.	1190 4572 2292		0006. 9909.	4325 1181						
103. 106. 105.	424 4082 377 1647	Ţ.	9907. 0006.	1961 5788	Ť	9908. 0011.	3 154 3278	Ť	0018.	940
ENT 11	.5									,
r/ED	POP.	TRA	CT/EO	POP.	TRA	CT/ED	POP.	TRA	CT/ED	POP.
0430 0273	865 826	E	0432 0274	120 348	E	0438A 0275	121 474	E	0277	740
1237	45	E	1244	81	E	1247	104	E	1248	59
0115	565			. • •						
902.	3857					•				
)385 )891	152 320	E	0389 0893	390 216	E	0391 0894	218 315	E	0895	302
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STATE: MISSOURI

				0.00		07/20		70.	07/50
	TE AND COUNTY		ICT/ED	POP.		CT/ED	POP.	TRA	CT/ED
	DOUGLAS	E	0896	194	E	0898	567	-	
MO	DUNKLIN	E	0875	648	Ε	0879	1141	E	0880
		E	0899	675	E	0902	831	-	
	GENTRY	E	1801A	126	E	1806	131	E	1814
MO	GRUNDY	E	0551	389	E	0559A	323		
MO	HARRISON	E	0309	114		0312	496	E	0316
MO	HICKORY	E	0600	190	E	0601	217	Ε	0602
	HOLT	Ε	0503	126	E	0505	379	E	0513
	HOWARD	E	0150	359					
	HOWELL	E	0650	895	E	0653	511	E	06570
	IRON	E	0539	237	-	0000	• • •	_	
	KNOX	E	0979	227	E	0992	105		
	LACLEDE	E	0450A	46	E	0460	802	E	0462
		C		232	Ē	07161	742	Ē	07 19E
	LAWRENCE	E	0706		E	0/101	142	E	01195
	LEWIS	E	1555	419					
	LINN	E	1451	144	-				
	LIVINGSTON	E	0940	251	E	0943	311		
MO	MCDONALD	E	0938	440					
MO	MACON	E	0225	79	E	0227C	57	E	0230
MO	MADISON	E	0479	1068	E	0480	828	E	0484
		E	0494	368					
MO	MARIES	EEEEEE	0032	428					
	MARION		1936	32					
	MERCER	E	0201	55	E	0204	299	E	0207
	MILLER	6	1275	128	Ē	1305	109	_	
	MISSISSIPPI		0100	309	Ē	0104	1075	E	0105
		e e	1225	50	E	1239B	143	-	0103
	MONITEAU	E	1225		Ċ.	15320	143		
	MONROE	E	0693	142					
	MONTGOMERY		0153	91	-		000		0500
MÓ	NEW MADRID	3	0580	42	E	0581	369	E	0588
		E	0593	180	E	0597	197	E	0602
MO	NODAWAY	E	0616	66					
MO	OREGON	E	0152	338	E	0153	404	E	0154
		3	0159	259	E	0161	140	E	0162
MO	OZARK	E	0280	155	E	0281	346	E	0282
	PEMISCOT	E	08258	56	E	0827	184	E	0829
		E	0845	1251	_				
140	PIKE		0200B	89	E	0212	808	E	0220
			1003	140	Ē	1016	1453	Ē	10218
		2	1014	57	E	1015	30	E	1016
	PULASKI	E			E	0354	876	E	0358
	PUTNAM		0350	162	E			Ė	Ożób
	RANDOLPH	E	1025	267	5	1059B	55		
	REYNOLDS	E	0803	241	_			-	
MO	RIPLEY		0951	809	E	0953	379	E	0954
		E	0966A	393	E	0967	540	E	0969

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POP. TRACT/ED

E 0884

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TRACT/ED

E 0881

E 0328

E 0605

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E 0111

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E 0832A

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STATE: MISSOURI

STATE AND COUNTY	TRA	CT/EO	POP.	TRA	CT/ED	POP.	TRA	CT/EO
MO ST. CLAIR	E	0550	184	E	0562	686	E	0565
	E	0572	91					
MO ST. FRANCOIS	. E	04198	22	E	0434C	35	E	0446
MO SALINE	E	0733	71					
MO SCHUYLER	E	0800	462					
MO SCOTLAND	E	0086	295	E	0087	128		
MO SCOTT	E	1140	551	E	1141	425	E	1146
MO SHANNON	E	0201	220	E	0203	98	E	0211
MO STOODARO	Ē	0701	539	Ē	0706	260	Ē	0709
	Ē	0728	928	_				
MO STONE	E	0983	94	E	0985A	149		
MO SULLIVAN	Ē	1676B	102	E	1678	116	E	1681
MO TANEY	E	0771	377					
MO TEXAS	E	0335A	353	E	0336	383		
MO VERNON	E	0150	327	E	0155	136	E	0157
MO WASHINGTON	E	0301	1020	E	0306A	358	E	0307
MO WAYNE	E	1075	473	E	1076	498	E	1077
	E	1087	196	E	1090	341		
MO WEBSTER	E	0244B	70					
MO WORTH	Ē	0001	95	E	8000	137	E	0010
MO WRIGHT	E	1208	492	E	1210	84	E	1216

108183 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT 6.

STATE: MONTANA

TRACT/EO
E 0630
E 0656
E N3049
E N3530
E N3557
E 1456
E 0384
E 1093
E 1130
E NO283
E N0293

D 5	POP. 45	TR	ACT/ED 0566	POP. 285	TR	ACT/ED 0567	POP. 73	TR	ACT/ED 0569	POP. 145
16	356	E	0463	263						
1 1 9	170 785 1111	EEE	1147 0213 0715	274 622 136	E	07 18B	147	E	0720	298
11	93	E	1682	133	Ε	1688	285			
7 17 7	48 1347 1289	E	0314 1078D	349 887	E	1081	257	E	1084	477
0	74 147	E	1218	25	E	1221	868	Ε	1223	798
6	.5									
D	POP.		ACT/ED 0637	POP. 624	TR.	ACT/ED 0638	POP.		O643	POP. 361
6	191	E	0660	71	E	0661	88	-	0043	301
0	129	E	N3531	299	E	N3538	223	E	N3551	73
6	53	E	1466	120	E	1469	74	E	1470	47
4	86									
3	139	E	1097	186	E	1105	139	E	1124	56
0	36	Ε	1137	84	E	1143	28	E	1208	575
3	136 51	E	NO286 NO296	416 340	E		161 116	E	NO289	115

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STATE: MONTANA

	ATE AND COUNTY		ACT/ED	POP.		ACT/EO	POP.	TR	ACT/E
MT	GRANITE	E		296	E		377		
MT	HILL	E	0102	265	E		161	E	012
MT	JEFFERSON	Ε	0933	252	E	0935	184		
MT	LAKE	E	0864	59	E	N0865A	560	E	NO86
		E	NO878	168	E	N0883	117	E	NOSE
		E	N0913	179	E	NO914	51	E	N09
MT	LEWIS AND CLARK	E	0984	138					
	LIBERTY	Ε	8000	222					
MT	LINCOLN	Ε	0709	36	E	0712	56		
MT	MCCONE	Ε	0004	105	Ë		290		
MT	MADISON	E .	0976	296	E	0977	437	E	098
	MEAGHER	E	0827	73	E	0828	133	E	083
MT	MISSOULA	T	0003.	2094					
	MUSSELSHELL	E	1203	59	E	1204	43	E	120
MT	PARK	E	1175	871	E		100		
MT	PETROLEUM	Ε	0227	79					
MT	PHILLIPS	E	1952	146	E	1954A	252	E	196
MT	PONDERA	E	1087A	580	E	1088	110	E	N109
MT	POWDER RIVER	E	0455	34					
	POWELL	E	0772	223					
	PRAIRIE	E	0075	200	E	0076	70	E	007
MT	ROOSEVELT	Ε	N0559	52	E	NO566A	1093		
	ROSEBUO	T	9904.	1002					
	SANDERS	E	0214	388	E	NO200A	217	E	NO20
MT	SILVER BOW	T	9903.	5973	T	9904	5004		
	STILLWATER	Ε	1002	208					
	SWEET GRASS	E	1251	140	E	1253	138		
	TETON	Ε	0327	74	Ε	0337	61	E	034
	VALLEY	E	0678	139	E		29	Ε	068
		E	N0696	96	Ε	NO698	193		
MT	WHEATLAND	E	0802	55					

41845 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

STATE: NEBRASKA

STATE AND COUNTY	TRA	CT/ED	POP.	TRA	CT/ED	POP.	TRA	CT/E
NE ADAMS	E	0903	98					
NE ANTELOPE	E	1156	86	E	1165	409	E	116
	E	1175	161	E	1176	151	E	117
	E	1182	141					
NE BLAINE	E	1450	46	E	1451	224		
NE BOONE	E	1100	185	E	1103	501	E	110
	E	1113	719	Ε	1117	274	Ε	112
NE BOYO	Ε	1201	104	E	1202	66	E	120

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0121	57	E	NO 113	395						
N0869 N0884 N0915	172 45 52		NO871 NO893 NO917	188 146 59	E	N0872 N0901 N0924A	175 290 488	E	N0873 N0912 N0925	104 64 90
0982	476									
0833	65 96									
1960 N1092	173 366	E	N3509	44						
0077	142	E	0078	495						
NO201	182	E	NO203	91						
0341 0684	25 248	E	0688	578	Ε	0692	106	Ε	0703	65
CENT	7.0									
CT/ED	POP.	TD	ACT/FD	POP.	TRA	ACT/ED	POP.:	TRA	CT/ED	POP.
1166	221	E	1167	114	E	1171	103	E	1172	293
1177	147	E	1178	126	E	1180	257	E	1181	199
1106	198	E	1108	102	E	1109	235	Ε	1110	196
1121	184 166	E	1206	54	E	1210	219	E	1213	276

TRACT/ED

CT/ED

STATE: NEBRASKA

NE NE	ATE AND COUNTY BOYD BROWN	E	1218 1437	POP. 84 87	TRA	1221	POP. 286	TR	ACT/E
	BUFFALO	E	1368 0050	190	E	0074	60		
NE	CASS	E	1185	209					
NE	CEDAR	E	1050	111	E	1057A	383	E	105
	CHASE	E	1559	41	Ē	1561	167	Ē	
	CHERRY	E	0705	86	Ē	0708A	93	Ē	071
	CHEVENNE	E	0409A	772	-	0,004	33		0, 1
	CLAY	Ē	0804	94	E	0824	174	E	082
	CUMING	Ē	0333	30	Ē	0351	326	-	002
NE		Ē	1029	111	E	1035	48	E	104
IAE	COSTER	E	1077	176	E	1079	71	6	104
NE	DAWES	E	1181	287	Ē	1197	335	E	120
NE		E	0377	310	E	0380	209	Ē	
ME	DIXUN	E	0377	90	E	0392	142	3	
NE	FILLMORE	5	1349	59				c	040
	FILLMORE	3			E	1351	135		
	FRANKLIN	E	0201	80	E	0203	120	E	
	FRONTIER	E	0114	45	E	0116	81	E	
	FURNAS	E	1704	147	E	1707	247	E	170
	GAGE	E	0837	99	E	0843	83		
	GARDEN	E	0859	32	_				
	GARFIELO	E	0255	761	E	0259	131		
	GOSPER	E	0233	178	E	0536	65		
	GREELEY	E	0179	597	E	0181	301	E	018
	HALL	E	0686	44					
NE	HAMILTON	3	0055	106					
NE	HARLAN	E	0354	87					
NE	HAYES	3	1375	40	E	1377	71	E	137
NE	HITCHCOCK	E	1276	104	E	1279A	22	E	128
NE	HOLT	E	0451	75	E	0453	64	Ē	045
		E	0468	461	E	0484	172	E	048
			0493	30	E	0501	84	E	050
NE	HOOKER	Ě	0903	47	_		-	_	
	HOWARD	E	0533	506					
NE		F	0446	421	E	0449A	123	3	045
NE	JOHNSON	Ē	0763	145	-				0.40
	KEITH	Ē	1230	520					
	KNOX	Ē	0478	172	E	0485A	58	3	048
145	11107	E	0498	278	E	0501A	139	Ē	050
		Ē	0509	194	E	NO481	50	Ě	NO49
NE	LINCOLN	3	0935	32		140481	30		IAO48
NE	LOGAN	5	0576	54	E	0581	112		
NE	LOUP	E			E	0381	112		
	MADISON	E	0055	170	E	1589	58		450
NE	MWO 1 20M	£	1580	201	E	1589	28	E	159

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1058	117	E	1069	271	·E	1073A	227	E	1079	151
1562 0711	205 177	E	0717	37	E	0718	80	E	0727	81
0826	69									
1045	168	E	1059	388	3	1074	274	E	1075	187
1200 0381 0404A	227 76 150	Ε	0382	193	Ε	0383	186	Ε	0384	212
0213A 0117 1708	98 48 297	E	0217 0121 1709	138 51 186	E	0222 0130 1712	160 46 278	E	1714	129
0182	234									
1378 1283 0456 0486 0504	39 159 99 41 219	EEE	1380 1299 0459 0488	40 65 37 181	EEEE	1382 1300 0461 0490	46 33 150 50	EEE	1392 1301 0467 0492	85 42 641 67
0452	89									
0489 0502 N0491	64 617 71	E	0490 0504	121 136	E	0494 0507	286 159	E	0497 0508	701 82
1592	192	E	1595	.195	E	1596	206	E	1599	250

TRACT/ED

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POP. TRACT/ED

POP. TRACT/ED

STATE: NEBRASKA

STATE AND COUNTY	TR	ACT/ED	POP.	TR	ACT/ED	PDP.	TR	ACT/EI
NE MORRILL	E	1325	154	E		102	E	132
NE NANCE	E	0853	150	E	0864	262	E	086
NE NEMAHA	E	0181	81	E	0186	90	E	0189
NE OTDE	E	1510	101	E	1519	47	E	
NE PAWNEE	E	0278	108	E	0282	134	Ē	
	E	0294	178	E	0295	197		
NE PERKINS		0003	245	E	0014	278		
NE PHELPS	Ē	1273	102	E	1274	148		
NE PIERCE	Ē	1000	46	Ē	1008	267	E	1009
NE PLATTE	Ē	1001	301	Ē	1002	37	Ē	
NE POLK		0418	397	-		•	_	
NE RED WILLOW	E	1 104B	76	E	1107A	57	E	110
NE RICHARDSON	Ē	0926	299	Ē		230	Ē	
NE ROCK	Ē	0289	64	-	0000		_	
NE SALINE	Ē	1113	142	E	1117D	505	E	1123
NE SAUNDERS	F	0124	23	E	0127	286	•	
NE SCOTTS BLUFF	Ē	0607	234	Ē	0618	332		
NE SHERIDAN	Ē	0354	463	E	0355	331	E	0360
NE SHERMAN	E	0578	65	Ē		428	Ē	
NE STANTON	E	0011	51	-	0302	440		000
NE THAYER		0675	255	E	0676	266	E	067
NE THOMAS	2	1356	85		00.0	200	-	00.
NE THURSTON	E	N1450	256	E	N1451	145	E	N145
NE VALLEY	E	0303	114	Ē	0306	134	Ē	
NE WAYNE	E	0580	241	Ē	0583	308	E	
NE WEBSTER	E	0035	48	Ē	0037	344	E.	050
	E	0005		E	0037	344		
NE WHEELER NE YORK	E	0256	132	E	0262	202		
ME TONK	P	0236	33	E	0202	202		

48119 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

STATE: NEVADA

STATE AND COUNTY	TRA	CT/ED	POP.	TR	ACT/ED	POP.	TR	ACT/ET
NV CHURCHILL	E	0856	527	E	0859	83	E	0860
NV DOUGLAS	E	0058	27	E	0064	16	E	N0031
NV ELKO	E	0502	124	E	A0510	106	E	N0541
NV EUREKA	Ē	0485	214	E	0487	23		
NV HUMBOLDT	E	0608	83	E	0609	85	E	0620
NV LANDER	E	0100	404	Ε	0103	200		
NV LINCOLN	E	0785	551					
NV LYON	E	0018	42	E	A0012	819		
NV MINERAL	E	0800	114	E	0805	378	E	0811
NV NYE	E	0732	27	E	N0730	106		
NV PERSHING	E	0165	61	E	NO 175	126		

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T/ED 1327A 0867	POP. 398 266	TRA	1333	POP. 161	TRA	1335	POP. 133	TRA	CT/ED	POP.
0189 1521 0288	245 224 107	E	0191 1525A 0289	195 101 604	E	0291	135	E	0293	153
1009 1010	81 378	E	1017 1012	203	E	1019 1013	78 63			
1107B 0958A	95 516	E	1116B 0961	107	E	1118A 0964	161 131	E	1120A 0965	68 155
1123	230	ŧ	1127	157						
0366 0587	136	E	0589	138	E	0591A	197	E	0593	75
0677	158	E	0687A	69	E	0690	71			
1452 0307 05848	501 250 42	EEE	N1468 0314 0595	157 405 261		N1475 0317	39 127	E	N1478	539
ENT 5	. 6									
T/ED 0860 0031	POP. 29 129	TRE	0872	POP. 417	TRA	NO865	POP. 64	TRA	CT/ED	POP.
0541	649	Ε	N0543	128						
0620	86	E	N0607	37	E	N1569	73	E	N1574	399
0811	13									

STATE: NEVADA

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP. TRACT/ NV WHITE PINE E 0699 212 E N0682 74

6426 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCEN

STATE: NEW HAMPSHIRE

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP. TRACT/ED NH GRAFTON E 0145 1686 NH SULLIVAN E 0236 322

2008 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCEN

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STATE AND COUNTY	TRACT/ED	POP.	TR	ACT/ED	POP.	TR	ACT/
NM CATRON	E 0001	245		0002	226		00
NM CHAVES	T 0006.	5122	_			_	
NM COLFAX	T 9903.	888	T	9904.	316		
NM CURRY	T 0001.	4857			0.0		
NM DE BACA	E 0101A	544					
NM GRANT	E 0806	195	E	0810	708	. T	990
NM GUADALUPE	E 0500	1279	E	0504	131	E	05
NM HIDALGO	E 0276	786	E	0279	367	E	02
NM LEA	T 0003.	4038	_			_	
NM LINCOLN	E 0329	19	E	0332	365	E	0
NM LUNA	E 0203	412	E	0204A	731	E	
NM MCKINLEY	E 11898	148	E		190	T	999
	E A1181	8 1		A1182A	84	E	A11
	E A 1190B	96		A1191A	215	Ē	
	E A1194A	468		A 1 194B	96	E	A11
	E A1196A	198		A 1 1968	725	E	A11
	E A1200C	63	E	A 1200D	59	E	A 12
	E N1243	113	E	N1246	239	E	N12
	E N1253	395		N1254	92	E	N12
	E N1262	135		N1275	220	E	N20
	E N2618	132	E	N2619	170	E	N26
	E N2627	272	E	N2630	439	E	N26
	E N2638	326	E	N2639	57	E	N26
NM MORA	E 0650	416	E	0653	119	E	06
	E 0662	599					
NM OTERO	T 0001.	2322					
NM QUAY	E 0192	586					
NM RIO ARRIBA	E 0675	59	E	0676	503	E	06
	E 0706	495	E	NO712	122	E	NO7
	E N0742	44	E	NO743	128	E	NO7

46856

POP.

TRACT/ED

POP.

RCENT 4	.5						
ACT/ED	POP.	TRACT/ED	POP.	TRACT/ED	POP.	TRACT/ED	POP.
RCENT	.5						
ACT/ED 0003	POP. 168	TRACT/ED E 0010	POP. 419	TRACT/ED	POP.	TRACT/ED	POP.
9902. 0508 0280	4127 524 354	E 0509 E 0291	345 35	E 0510 E 0293	392 43	E 0511	85
0333 0209A 9999.99 11184A A1191B A1195B A1197A A1201A N1247 N1255 N2002A N2622 N2631 N2640 0656	142 188 11773 84 130 903 50 549 266 199 219 61 166	E 0334A T 9901. E A1179A E A1184B E A1191E E A1195C E A1197B E A1202B E N1249 E N1256 E N2614 E N2623 E N2633	112 4628 175 102 97 277 64 552 280 130 83 74 1123	E 0337 T 9902. E A1179D E A1186A E A1195A E A1195E E A1199A E A1203D E N1250 E N1258 E N2615 E N2624 E N2634	61 2131 186 371 407 61 723 124 692 248 191 592	E 0359 E A1180B E A1188 E A1193B E A1195G E A1200A E N1236 E N1252 E N12617 E N2626 E N2637 E 0661	206 395 121 99 127 75 490 223 109 81 162 131
0679 N0714 N0745	684 41 194	E . 0681 E N0723	107 588	E 0702A E N0724	34 375	E 0705 E N0734	410 87

TRACT/ED

POP.

ACT/ED

TRACT/ED

POP.

STATE: NEW MEXICO

TRACT/ED	POP.	TRACT/ED	POP.	TRACT
E 0127A	836	E 0132	202	E O
T 0008.	2793	T 0010.	16379	
E 0577	100	E 0580	99	E O
E 0572	130	E 0590	22	E NO
E 0442	414	E 0445A	139	E O
E 04700	325	E 0471B	170	E O
E NO468A	89	E N0479D	50	
E 0825	155	E. 0827	82	E O
E 0380A	95	E 0393	443	E O
E 1020	34	E 1062	40	E 1
E N1025	127	E N1032	231	E NI
E N2026A	31	E N2027A	135	E N2
	E 0127A T 0008. E 0577 E 0572 E 0442 E 0470D E N0468A E 0825 E 0380A E 1020 E N1025	E 0127A 836 T 0008. 2793 E 0577 100 E 0572 130 E 0442 414 E 04700 325 E N0468A 89 E 0825 155 E 0380A 95 E 1020 34 E N1025 127	E 0127A 836 E 0132 T 0008. 2793 T 0010. E 0577 100 E 0580 E 0572 130 E 0590 E 0442 414 E 0445A E 0470D 325 E 0471B E N0468A 89 E N0479D E 0825 155 E 0827 E 0380A 95 E 0393 E 1020 34 E 1062 E N1025 127 E N1032	E 0127A 836 E 0132 202 T 0008. 2793 T 0010. 16379 E 0577 100 E 0580 99 E 0572 130 E 0590 22 E 0442 414 E 0445A 139 E 0470D 325 E 0471B 170 E N0468A 89 E N0479D 50 E 0825 155 E 0827 82 E 0380A 95 E 0393 443 E 1020 34 E 1062 40 E N1025 127 E N1032 231

116471 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCEN

STATE: NEW YORK

STATE AND COUNTY	TRACT/ED	POP.	TRACT/ED	POP.	TRACT/
NY CORTLAND	T 9906.	3242			
NY TOMPKINS	T 9910.	13015			

16257 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCEN

STATE: NORTH CAROLINA

ST	ATE AND COUNTY	TR	ACT/ED	POP.	TR	ACT/ED	POP.	TR	ACT/
NC	ALLEGHANY	E	0009U	661	E	0009V	224		
NC	ANSON	E	0284	1463	E	0292	133		
NC	ASHE	3	0076	765	E	0082	336	E	00
NC	AVERY	E	0025	750	E	0031E	175		
NC	BEAUFORT	E	0575	1423	E	0580	207	E	05
NC	BERTIE	E	0178	824	E	0184	254	E	01
		E	0200	762					
NC	BLACEN	E	0051	483	E	0063	458	E	00
NC	CALDWELL	E	0382	293					
NC	CAMDEN	E	0100U	840					
NC	CARTERET	E	0057	322	E	0072V	248		
NC	CHEROKEE	E	0043	1000	E	0051	46	E	NOO
NC	CLAY	E	0002	435					
NC	CLEVELAND	E	0933	38					
NC	COLUMBUS	E	0193	1376	E	0204	1456		
NC	CRAVEN	E	0272	651					
NC	DARE	E	0367	37					
NC	OUPLIN	E	0134	1259	E	01368	42	E	01
NC	GRAHAM	E	NO357	54	E	NO359	38		
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I	VOI.
l	VOI. 56, NO. 3
l	/ VOI. 56, NO. 179 /
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	Monday,
	September 1
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ı	16, 1997
	/ Notices
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POP. 416			TRACT/EO	POP.	TRACT/EO	POP.
200			E 0591	1037	T 9903.	6359
60 118	E 0466	E 74	E 0466G E N0446	73 357	E 0469E E N0452	158 206
802	E 0838	166	E 0839	563	E 0840	607
74 102 86	E N2022	A 40	E 2032B E N2024A E N2032A	81 116 40	E N1000 E N2025A	337 226
. 8						
POP.	TRACT/EO	POP.	TRACT/ED	POP.	TRACT/EO	POP.
. 1						
POP.	TRACT/EO	POP.	TRACT/ED	POP.	TRACT/ED	POP.
522						
36 459			E 0592 E 01988	1135	E 0597 E 0199	1018 1460
1641	E 0069	B 1294				
25						
911	E 0149	477	E 0158	499		
	416 200 650 60 118 802 83 74 102 86 .8 POP.	416 T 9901.  200 E 0590 650 E N0588 60 E 0466 118 E 0474 802 E 0838 83 74 E 2022 102 E N2022 86 E N2031 .8  POP. TRACT/E0  522 36 E 0584 459 E 0191 1641 E 0069	416 T 9901. 5592  200 E 0590 519 650 E N0588 422 60 E 0466E 74 118 E 0474 1090  802 E 0838 166 83 74 E 20228 63 102 E N2022A 40 86 E N2031A 267  .8  POP. TRACT/EO POP.  522 36 E 05848 33 459 E 0191 1127 1641 E 00698 1294	416 T 9901. 5592  200 E 0590 519 E 0591 650 E N0588 422 60 E 0466E 74 E 0466G 118 E 0474 1090 E N0446  802 E 0838 166 E 0839 83 74 E 20228 63 E 20328 102 E N2022A 40 E N2024A 86 E N2031A 267 E N2032A  .8  POP. TRACT/EO POP. TRACT/EO  .1  POP. TRACT/EO POP. TRACT/ED  522 36 E 05848 33 E 0592 459 E 0191 1127 E 0198B 1641 E 0069B 1294	416 T 9901. 5592  200 E 0590 519 E 0591 1037 650 E N0588 422 60 E 0466E 74 E 0466G 73 118 E 0474 1090 E N0446 357  802 E 0838 166 E 0839 563 83 74 E 20228 63 E 20328 81 102 E N2022A 40 E N2024A 116 86 E N2031A 267 E N2032A 40  .8  POP. TRACT/ED POP. TRACT/ED POP.  522 36 E 05848 33 E 0592 1135 459 E 0191 1127 E 01988 105 1641 E 00698 1294	### 16  ### 19901. 5592  200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200  ### 200

### STATE . NORTH CAROLINA

STATE AND COUNTY NC GRANVILLE NC HALIFAX  NC HENDERSON NC HOKE NC HYDE NC IREDELL NC JACKSON NC JONES NC LEE NC LENDIR NC MCOOWELL NC MACON NC MADISON NC MATIN NC MITCHELL NC MOORE NC NASH NC NORTHAMPTON NC PANGUOTANK NC PENDER NC PERQUIMANS	TRACT/ED E 0389	POP.	TRACT/EO	POP.	TR	ACT/ED
NC GRANVILLE	E 0625		E 0627	1801	E	0629
NC HALIFAX	E 06501	1152		711	E	
NC HENDEDCOM	E 06301					9904.
NC HENDERSON	E 0640	953	E 0644			
NC HERTFURU	E 0487	1380	E 0491			0497
NC HOKE	E 07090	64	E 0712B	170	E	0715
NC HYDE	E 0002	864				
NC IREDELL	1 0602.	2706			-	
NC JACKSON	E 0479B	124	E 0483A	425	E	NO452
NC JONES	E 0002	772				
NC LEE	1 0303.	3313			_	
NC LENDIR	E 0325	339	T 9904.	4485	T	9905.
NC MCOOWELL	E 0587B	169				
NC MACON	E 0177	8 12				
NC MADISON	T 0102.	1524	T 0103.	925	Ť	0104.
NC MARTIN	E 0040	1333				
NC MITCHELL	E 0153	514				
NC MOORE	E 0348	1543	E 0350	203		
NC NASH	T 0101.	488				
NC NORTHAMPTON	E 0405	1011	E 0415	509		
NC PAMLICO	E 0530A	798	E 0530B	100		
NC PASQUOTANK	E 0808A	395				
NC PENDER	E 0688					
NC PERQUIMANS	E 0860 E 0252U E 0237	138	E 0861U	601		
NC PITT	E 0252U	230	E 0269	424	E	0279
NC RICHMOND	E 0237	1278				
NC PORESON	E 0403	1226			E	0425
WO ROOF SOM	E 0448	249	E 0456	1068	Ē	
NC DITHERENDO	E 05261		2 0.00	.000	-	0 101
NC PENDER NC PERQUIMANS NC PITT NC RICHMOND NC ROBESON NC RUTHERFORD NC SAMPSON NC STANLY NC SURRY NC SWAIN NC TRANSYLVANIA	E 0403 E 0448 E 0526T E 0166 E 0010	1043	E 0190	1935		
NC STANLY	E 0010	139	E 0013U			
NC STRICT	E 0012E	30	E 0013	408		
NC SWAIN	E NO079	618	E N0084	97		
NC TRANSVI VANTA	E 0408	100	E 0413A		E	0413
NC TYPELL	E 0230	474	L 0413A	807		0413
NC TRANSYLVANIA NC TYRRELL NC WARREN NC WATAUGA NC WAYNE	E 0004	569	E 0014	824		
NO WATALICA	E 0125	280		207		
NC WATAUGA	T 0017.	547	T 0018.	4028		
NU WATNE	T 0017.					
NC WILSON		1926	T 0008.0	1 3717		
NC YANCEY	E 0128	867				

123768 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

0629 0654 904. 0497 0715A	263 1341 23 1475 1329	E		652 2073	E	0642 0661	707 1016	E	0648	1156
0452	81	E	NO453	53	Ε	NO454	109	Ε	NO455	466
905.	4827									
104.	1547									
0279	1148	E	0284A	1492	Ε	0288	597	T	9905.	5147
0425 0457	1641	E	0427 9902.	101 5427	E	0428	137	E	0447	83
0413B	41	Ε	0414U	447						
ENT 4.	6									

T/ED

PDP.

TRACT/ED

POP.

TRACT/ED

POP.

STATE: NORTH DAKDTA

ST	ATE AND COUNTY	TR	ACT/ED	PDP.	TR	ACT/ED	PDP.	TR	ACT/E
ND	ADAMS	E	2227	42	E	2228	41	E	223
		Ē	2239	28	E		32	E	224
0.00	BARNES	Ē	0957	78	E		75	E	099
		E	1182	52	E		54	Ē	
	BENSON	E						E	
ND	BOTTINEAU	E	1111	44	E		101	E	114
		E	1153	49	E		329	_	
ND	BDWMAN	E	0003	49	E	0004	44	E	000
	-	E	0028	46					
ND	BURKE	E	0654	178	E	0655	50	E	066
		E	0681	54	E	0682	40	E	068
ND	CAVALIER	F	1100	119	E		164	E	111
	DICKEY	E	0258	52	Ē		46	E	026
140	DIGNET	E	0279	49	E		42	Ē	028
0.00	DIMIDE		1270	283	E		39	Ē	128
	DIVIDE	E						E	120
	DUNN	E	0726A	392		N0725	220	_	
	EMMDNS	E	0380	138	E		154	E	039
ND	FOSTER	E	0701	85	E	0717	64	E	07
ND	GDLDEN VALLEY	E	1205	33					
ND	GRANT	E	0327	64	E	0330	503	E	033
		E	0341	75	E	0342	41		
NO	GRIGGS	EEEE	0596	68	_				
	HETTINGER	E	1300	40	E	1301	51	E	130
140	HETTHOEK		1311	59	Ē		70	Ē	13
			1329	38	E		25	-	13
		E						-	058
ND	KIDDER	E	0577	84	E		39	E	
		E	0602	76	E		48	E	06
	LA MDURE	E	1879	81	E		74	E	189
ND	LOGAN	EEEE	0130A	55	E	0131	57	E	013
		E	0142	69					
ND	MCHENRY	E	1701	35	E	1703	76	E	170
		E	1728	65	E	1729	79	E	174
		F	1746	87	E		78	E	175
		E	1761	355	Ē		109	_	
AID	MCINTDSH	EEEE	1656	672	Ē	1660	149	E	166
	MCKENZIE		1881	32	Ē		31	Ē	189
	MCLEAN	E	1377	23	E	1379	101	Ē	14
			1775	75	E		47	E	178
NU	MDUNTRAIL	E							
		E	1801	99	E	1807	56	E	180
		E	N1828	423				_	-
ND	NELSDN	E	0919	60	E	0920	78	E	093
		E	0933	120					
ND	PEMBINA	E	1068	100					
	PIERCE	EEE	0201	38	E	0214	113	E	02
		E	0221	102	Ē		58	E	023
ND	RAMSEY	E	0136	68	Ē		101	Ē	013
140	KINIJE!	C	0.30	00	_	0.00		_	310

CT/ED	POP.	TRA	CT/EO	POP.	TR	ACT/EO	POP.	TR	ACT/ED	POP.
2230	46	E	2234	186	E	2237	48	E	2238	109
2244	45	Ē	2246	43	E	2248	49	E		63
	64	E	1011	95	Ē	1013	87	Ē	1016	92
0998							655		N1222	440
N1207	704		N1210	63	E	N1215				
1140	50	E	1149	84	E	1151	89	E	1152	66
0009	151	E	0019	54	E	0020	24	E	0021	35
0662	27	E	0666	37	E	0670A	43	E	0674	97
0683	31	E	0684	43	E	0687	68			
1110	102	E	1119	100	E	1120	. 99	E	1139	33
0262	69	Ē	0263	59	Ē	0277	61	E	0278	55
0282	84	E	0289	101	_	04	•	_	•	
1286	48	-	0203							
	407									
0398 0718	127 53	E	0726	63						
0/18	33	-	0720	03						
0337	43	E	0338	30	E	0339	62	E	0340	33
1302	63	Ε	1303	54	E	1308	47	Ε	1310	56
1314	44	Ē	1324	38	E	1325	44	E	1328	95
0582	61	E	0597	30	E	0599	62	E	0601	44
0615	87	E	03.97	30	-	0335	04	-	000.	
		E	1898	100	E	1905	53			
1890	118				E	0137	57	E	0140	37
0135	84	E	0136	66	2	0137	37	-	0140	37
1709	28	Ε	1710	64	E	1720	71	Ε		179
1741	164	E	1742	71	E	1743	95	E		104
1753	84	Ē	1754	52	E	1756	35	E	1758	36
1661	253	E	1662	40						
1891	26	Ē	1892	60	E	1914	33	E	1919	125
1410	57	Ē	1411	41	Ē		32	Ē	N1390	91
1784	36	Ē	1788	25	Ē	1791	67	Ē		30
		Ē	1811	44	Ē		45	Ē		67
1808	44	E	1811		6	N1022	43	-	111027	0.
0921	51	E	0922	69	E	0923A	626	E	0925	101
0045		E	0216	43	E	0218	89	E	02208	53
0215	85 84		0210	43	-	0210				
0139	75	E	0148	62	E	0149	85	E	0161	385

STATE: NORTH DAKOTA

STATE AND COUNTY	TR/	CT/EO	POP.	TR	ACT/EO	POP.	TR	ACT/ED
ND RANSOM	E	0061	99	E	0062	103	E	0068
ND RENVILLE	E	1603	72	E	1606	51	E	1608
	E	1623	76					
ND RICHLAND	E	0640	54					
NO ROLETTE	Ē	A0003	174	E	A0006A	93	E	A0006
	F	A0011A	514	F	A0012A	756	E	A0012
	Ē	A0034B	118	F	A0035	43	E	N0014
ND SHERIDAN	Ē	0463	141	Ē	0467	56	_	
ND SIOUX	Ē	NO511	57	Ē	N0524	82		
ND SLOPE	E	0256	43	E	0261	34	E	0263
ND STARK	Ē	0984A	743	_	0_0.	-	_	
NO STEELE	E	0818	94					
NO STUTSMAN	Ē	0459	28	E	0466	89	E	0468
110 31013MAIT	Ē	0517	53	_	0.00		_	0.00
ND TOWNER	Ē	1326	82	E	1328	43	E	1329
NO TRAILL	Ē	1288	69	-	.020	40	-	1023
ND WALSH	Ē	0364	85	E	0366	113	E	0386
NO WELST	Ē	0399	78	-	0000		-	0000
ND WARD	E	0843	68	E	0852	56	E	0864
ND WELLS	E	0176	41	Ē	0178	104	Ē	0188
NO WELLS	E	0208	193	Ē	02 16	49	Ē	0221
ND WILLIAMS	Ē	1476	40	Ē	1482	69	E	1488
MD MIFFINM2	E	1514		E	1521	37	E	1524
	E	1014	34	E	1521	31	E	1924

## 28225 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

STATE: OHIO

STATE AND COUNTY	TRACT/ED	POP.	TRACT/E	D POP.	TRACT/ED
OH ADAMS	E 0007	210	E 001	1 492	E 0013
OH ATHENS	E 0226	1143	E 023	4 1213	T 9903.
OH BROWN	E 0027	994			
OH COLUMBIANA	E 0070	652			
OH CRAWFORD	E 0179	228			
OH ERIE	T 0408.	3917			
OH GALLIA	E 0153	375	E 015	5 148	
OH GUERNSEY	E 0150	491	E 017	2E 224	
OH HAROIN	E 0233	2233			
OH HENRY	E 0109	1060			
OH HOLMES	E 0318	2723			
OH HURON	E 1183N				
OH JACKSON	E 02521		E 025		E 0254
	E 0260	1437	E 026	1 1338	E 0270
OH KNOX	E 1022	255			

/ED	POP.		ACT/ED	POP.		ACT/ED	PDP.	TR	ACT/ED	POP.
068 608	94 21	E	0078 1609	61	E	0080 1616	123	Ε	16 18	62
006B	55		A0007A	156		A0007F	108	æ	A0009	246
012B	191 325	E	A0027A N0016	258 657	E	A0031 N0019	124 466		A0034A	38
263	61	Ε	0270	190						
168	63	Ε	0471	89	Ε	0498	63	£	0500	74
329	97	Ε	1333	50	Ε	1337	65	E	1359	57
386	114	Ε	0387	75	E	0390	123	E	0398	124
864 188	104	E	0866	50 54	Ε	0198	79	E	0204	66
221 488 524	62 30 35	E	1494 1531	39 75	E	1506	35	E	1511	35
	.,7	2	1531	75						
/50	200	70	OT /50	200	70	ACT /55	200	70		200
/ED	POP. 981		OO14	POP. 1278		OO18A	POP. 214		0022	POP. 782
03.	11406									
254	646		0.056	1050		0257	620		0258	1479
254 270	613 705	E.	0256 0275	1250 1527	E	0257	639	Ε	0528	14/9

STATE: OHIO

STATE AND COUNTY	TRACT/EO	POP. TRACT/ED	POP.	TRACT/
OH LOGAN	E 0113T	185 E 0133	45	
OH MARION	T 0001.	1871 T 0009.	3786	
OH MEIGS	E 00200	112 E 0021	830	E 00:
OH MONROE	E 0362	482		
OH MORGAN	E 0067	895		
OH MUSKINGUM	E 0752	227 E 0757	139	E 076
	T 9904.	2572 T 9907.	5200	
OH NOBLE	E 0675	129 E 0697	359	E 069
OH PERRY	E 0428	68		
DH PIKE	E 0100	1174 E 0103	685	E 012
OH SCIOTO	E 0426	1281 E 0436	804	E 043
	E 0444	1891 E 0447	1144	E 044
	T 9905.	3891 T 9906.	4716	
OH TUSCARAWAS	E 0958	418 E 0986	164	E 099
OH VINTON	E 0064	967		

92829 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

STATE: DKLAHOMA

	311	TIE. UKLAHUMA								
	ST	ATE AND COUNTY	TR	ACT/ED	POP.	TR	ACT/ED	POP.	TR	ACT/E
		ADAIR		A0577	753		A0578	507		A057
	-		E	A0586	506	E		598	E	A059
	OK	ALFALFA	E		67		0504	183	_	
		ATOKA	Ē	A0001	1047		A0003	365	F	A000
	UN	RIONA	Ē	A0018	147	-	40000	000	-	-000
	OV	BEAVER	E	0650	146	E	0670	345		
		BECKHAM	E	0194	106	E		497		A018
				A0610	440		A0611	639	-	4010
		BLAINE	T				A1075	302		A 108
		BRYAN		9903.	3426					
	UK	CADDO		A0751	596		A0766	697		A077
				A0786	316	E		487		A079
		CARTER		A0677	281		A0678	47		A068
1	OK	CHEROKEE		A0502	648		A0505	633		A051
				A0523A	581	E		876		A053
- (	OK	CHOCTAW		9902.	3331		A0204A	913		A021
1	OK	COAL		A0175	483	E	AO 178	715	E	A018
	OK	COTTON	E	A0137	521					
-	OK	CRAIG	E	A0882	1097	E	A0884	910		
-	OK	CUSTER	E	A0358	62	E	A0359	336	E	A037
1	OK	DELAWARE	E	A0977T	1028	E	A0990	1009	E	A099
			E	A 1002	663	E	A1003	591	E	A100
-	nk	DEWEY	F	A0051	484	E	A0064	74		
	DK			A0450A	470	E		618	E	A045
		GRADY	Ť	0002.	1474					
	0	13111101		0002.						

POP. TRACT/EO

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		onday, September 16,	
		r / Vol. 56, No. 179 / Monday, September 16, 1991 /	
		onday, September 16, 1991 / Notices	

0767	66	E	0795	58	E	0826	281	T	9903.	3502
0699	187	E	0700	38						
0120 0438 0448	706 1952 1051	E		199 993	E	0440 0466	654 1017	E		941 1041
0993	1824									
CENT	4.1									
CT/E0 A0579 A0591	POP. 542 1665	E	ACT/E0 A0582 A0592	POP. 885 586	E	ACT/ED A0584A A0595	POP. 503	E	ACT/E0 A0584E A0598	POP. 69 724
10004	500	_	A0007	447	ε	A0008	573	E	A0011	158
10185	357									
A 1080 A0770E	599 81 1067		A 108 1 A077 1	29 144		A 1085 A0772	140 479		A1104 A0776	743 536
A0680 A0512 A0537	636 1089 972	E	A0691 A0514 A0539	500 397 119	Ε	A0516	341	E	A0518	324
10337 10210 10180	465 284	E	A0211 A0183	334 166		A0212 A0184	368 542		A0215 A0185	894 28
NO37 1 NO99 1 N 1008 A	354 1091 931	E	A0992	673	E	A 1000	303	E	A 1001	425
10452	366	E	A0460	426	Ε	A0461	646	Ε	A0485	226

POP. TRACT/EO

CT/ED

0022

POP. TRACT/EO

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IRS Section 42(d)(5)(C) QUALIFIED CENSUS TRACTS

STATE: OKLAHOMA

OK GRANI         E 0256         138           OK GREER         E 0454         151         E 0459         744         E 0466           OK HARPER         E 0137A         87         DK HASKEIL         E A0126         537         E A0129         140         E A0130           OK HUGHES         E A0138B         119         E A0141         549           OK JACKSON         T 9906.         2463         314         E A0633           OK JACKSON         T 9906.         2463         314         E A0633           OK JOHNSTON         E A0075         808         E A0077         350         E A0528           OK KINGH         E A0526         472         E A0527         376         E A0528           OK KINGH         E A0526         472         E A0527         376         E A0528           OK KIOWA         E A0526         472         E A0527         376         E A0528           OK KIOWA         E A0526         472         E A0527         376         E A0528           OK KINGH         E A0350         676         E A0351A         965         OK         A0834         385         E A0364         22         E A0847           OK MCURTAIN         E A07	STATE AND COUNTY	TRACT/ED	POP.	TR	ACT/ED	POP.	TR	ACT/EC
OK HARPER         E         0137A         87         E         A0129         140         E         A0130           OK HASKELL         E         A0138B         119         E         A0141         549           OK JACKSON         T         9906.         2463         314         E         A0631         314         E         A0630           OK JACKSON         T         9906.         2463         BOR         E         A0077         350         E         A0078           OK JOHNSTON         E         A0526         472         E         A0527         376         E         A0528           OK KINGFISHER         E         A0532         405         E         A0537         A0685         A77         E         A0528           OK KINGHA         E         A0350         676         E         A0538         A06086         708         E         A0638           OK LINCOLN         E         A0350         676         E         A0528         E         A0840         22         E         A0847           OK MCCURTAIN         E         A0725         133         E         A0745         331         E         A0762				-			_	
DK HASKELL         E A0128         537         E A0129         140         E A0130           OK HUGHES         E A0629         393         E A0631         314         E A0633           OK JACKSON         T 9906.         2463         DK JEFFERSON         E A0526         472         E A0527         376         E A0526           DK JOHNSTON         E A0526         472         E A0523         776         E A0538           DK KINGFISHER         E 1254B         90         E 125B         855           OK KIOWA         E A0085         347         E A0086         708         E A0673           OK LINCOLN         E A0834         385         E A0640         22         E A0847           OK LOVE         E A0725         133         E A0745         331         E A0762           OK MCCURTAIN         E A0770         709         E A0776         273         E A0762           OK MCINTOSH         E A0676A         532         E A0678A         894         E A0680           OK MIRRAY         E A0699         541         A0835A         91         E A0836           OK MURRAY         E A0261         588         A0216         743         A0745           OK OFLUSKEE				E	0459	744	E	046
OK HUGHES         E A0629         393         E A0631         314         E A0633           OK JACKSON         T 9906.         2463         314         E A0633         314         E A0633           OK JEFFERSON         E A0526         472         E A0577         350         E A0628           OK JUHNSTON         E A0532         405         E A0533         776         E A0528           OK KINGFISHER         E A0532         405         E A0533         776         E A0528           OK KINGFISHER         E A0085         347         E A0086         708         E A06728           OK KINGFISHER         E A0350         676         E A0351A         965         OK B6           OK LINCOLN         E A0834         385         E A0840         22         E A0847           OK MCCURTAIN         E A0725         133         E A0745         331         E A0762           OK MCINTOSH         E A0676A         532         E A0678A         894         E A0680           OK MIRRAY         E A0825         600         E A0835A         91         E A0836           OK MURRAY         E A0251         408         E A0216         743         743           OK MURRAY         <								
OK HUGHES OK JACKSON OK JACKSON T 9906. 2463 OK JACKSON OK JACKSON OK JACKSON OK JOHNSTON E A0075 B808 E A0077 350 E A0078 OK JOHNSTON E A0526 472 E A0527 376 E A0528 OK KINGFISHER E 1254B 90 E 1258 B55 OK KIOWA E A0585 OK KIOWA E A0585 OK LATIMER E A0350 OK LOVE E A0834 OK LOVE E A0834 OK LOVE OK MCCURTAIN E A0725 133 E A0745 E A0770 E A0784 OK MCINTOSH E A0686 E A0770 E A0784 OK MCINTOSH E A06876A 532 E A0678A OK MURRAY OK MURRAY OK MURRAY OK MURRAY OK MURRAY OK MURRAY OK MURKAY OK OK JOHNA O	DK HASKEI.L						E	A0130
OK JACKSON  OK JEFFERSON  E A0526  E A0527  E A0526  E A0527  OK JOHNSTON  E A0526  E A0526  E A0527  OK LOWA  E A0526  OK KINGFISHER  E 1254B  OK KIOWA  E A0085  OK LATIMER  E A0380  OK LATIMER  E A03834  OK LOVE  OK LOVE  OK MCCURTAIN  E A0725  E A0725  I33 E A0745  E A0770  E A0770  OK MCINTOSH  E A0676A  IA A0689  OK MURRAY  OK MUSKOGEE  OK MUSKOGEE  OK OK NOWATA  OK OKFUSKEE  OK OK OKFUSKEE  OK OK PAWNEE  OK PAYNE  OK PONTOTOC  OK POSTOCK  OK PONTOTOC  OK POSTOCK  OK WASHITA  OK WOODS  E A0780  I SOBO  E A0780  I SOBO  E A0780  I SOBO  E A0780  I SOBO  E A0077  I SOBO  E A0077  I SOBO  E A0678A  I SOBO  E A0835A  I E A0680  I E A0836  I E A0680  I E A0836  I E A0680  I E								
OK JEFFERSON OK JUHNSTON         E A0075 E A0526         808 472         E A0077 E A0527         350 376 E A0528         E A0078 A0526         376 E A0533         E A0527 776 E A0528         376 E A0528         E A0527 B A0523         776 E A0523         E A0528 F A0533         776 E A0523         E A0527 F A0523         776 F A0523         E A0528 F A0533         776 F A0526         E A0528 F A0086         E A0087 F A0086         E A0087 F A0087         E A0087 F A0087         E A0087 F A0251 F A0770         E A0351A F A0745         965 F A0840         E A0087 F A0776         E A0840         22 F A0847         E A0847 F A0777         22 F A0847         E A0847 F A0777         273 F A0777         E A0745 F A0777         331 F A0776         E A0777 F A0777         273 F A0777         E A0678A F A0777         894 F A0680 F A0777         E A0678A F A0680 F A0777         894 F A0680 F A0777         E A0678A F A0680 F A0777         894 F A0680 F A0777         E A0678A F A0777         894 F A0680 F A0777         E A0680 F A0777         E A0680 F A0777         E A0680 F A0777         E A0680 F A0780 F A			393	E	A0631	314	E	A0633
OK JOHNSTON  E A0526 472 E A0527 376 E A0528  OK KINGFISHER E 1254B 90 E 1258 855  OK KIOWA  OK LATIMER E A0350 676 E A0351A 965  OK LINCOLN E A0834 385 E A0840 22 E A0847  OK LOVE E A0059 120  OK MCCURTAIN  E A0725 133 E A0745 331 E A0762  E A0770 709 E A0776 273 E A0777  OK MCINTOSH  E A0676A 532 E A0678A 894 E A0680  OK MARSHALL E A0699 541  OK MURRAY  OK MURRAY  OK MURRAY  OK MUSKOGEE I 0002. 2209 I 0004. 1777 I 0005.  OK NOWATA E A0261 588  OK OKFUSKEE E A0925 338 E A0927 376 E A0933  OK OKFUSKEE E A0925 338 E A0927 376 E A0933  OK OKTAWA  OK PAWNEE E 0018 659 E 0023B 35 E A0065  OK PAYNE  OK PONTOTOC  OK POSTOTOC  OK POSTOTOC  OK POSTOTOC  OK POSTOTOC  OK POSTOTOC  OK SEPHENS  OK WASHITA  OK WASOODS  E A0780 188 E A0793 347 E A0797  OK WASHITA  OK WASHITA  OK WASOODS  E A0780 188 E A0793 347 E A0797  OK WASHITA  OK WASHITA  OK WASHITA  OK WASHITA  OK WOODS  E A0780 188 E A0793 347 E A0797  OK WASHITA  OK WOODS			2463					
DK KINGFISHER E 1254B 90 E 1258 855 OK KIOWA E A0085 347 E A0086 708 E A0087 OK LATIMER E A0085 347 E A0086 708 E A0087 OK LATIMER E A0085 347 E A0086 708 E A0087 OK LINCOLN E A0834 385 E A0840 22 E A0847 OK LINCOLN E A0059 120 OK MCCURTAIN E A0752 133 E A0745 331 E A0762 E A0770 709 E A0776 273 E A0777 OK MCINTOSH E A0676A 532 E A0678A 894 E A0680 OK MURRAY E A0699 541 OK MURRAY E A0699 541 OK MURRAY E A0205U 408 E A0216 743 OK MURRAY E A0205U 408 E A0216 743 OK MURRAY E A0261 588 OK OKFUSKEE E A0925 338 E A0927 376 E A0933 OK PAWNEE E A0053 665 E A0054 561 E A0053 OK PAWNEE E A0053 665 E A0054 561 E A0053 OK PAWNEE E A0376 597 E A0377 238 E A0376 OK PONTOTOC T 9902. 3133 E A0341 669 OK PONTOTOC T 9002.	DK JEFFERSON	E A0075	808	E	A0077	350	Ε	A0078
OK KINGFISHER         E         1254B         90         E         125B         855           OK KIOWA         E         A0085         347         E         A0086         708         E         A0087           OK LINCOLN         E         A0350         676         E         A0351A         965           OK LINCOLN         E         A0059         120         120         120         120         120         120         120         120         120         120         120         120         120         120         120         120         120         120         120         120         120         120         120         120         120         120         120         120         120         120         120         120         120         120         120         120         120         120         120         120         120         120         120         120         120         120         120         120         120         120         120         120         120         120         120         120         120         120         120         120         120         120         120         120         120         120         120 <td>OK JOHNSTON</td> <td>E A0526</td> <td>472</td> <td>E</td> <td>A0527</td> <td>376</td> <td>E</td> <td>A0528</td>	OK JOHNSTON	E A0526	472	E	A0527	376	E	A0528
OK KINGFISHER         E         1254B         90         E         125B         855           OK KIOWA         E         A0085         347         E         A0086         708         E         A0087           OK LINCOLN         E         A0350         676         E         A0351A         965           OK LINCOLN         E         A0059         120         120         120         120         120         120         120         120         120         120         120         120         120         120         120         120         120         120         120         120         120         120         120         120         120         120         120         120         120         120         120         120         120         120         120         120         120         120         120         120         120         120         120         120         120         120         120         120         120         120         120         120         120         120         120         120         120         120         120         120         120         120         120         120         120         120         120 <td></td> <td>E A0532</td> <td>405</td> <td>E</td> <td>A0533</td> <td>776</td> <td>E</td> <td>A0538</td>		E A0532	405	E	A0533	776	E	A0538
OK KIOWA OK LATIMER OK LINCOLN E A0350 OK LOVE OK MCCURTAIN E A0059 OK MCCURTAIN E A0725 I 33 E A0740 E A0770 E A0784 T17  OK MCINTOSH E A0676A E A0678A OK MARSHALL OK MURRAY OK MOUTHAIN E A0699 OK MOUTHAIN E A0699 S41 OK MURRAY OK MOUTHAWA OK OFFUSKEE OO02. OK OTTAWA OK OFFUSKEE OO18 OK PAWNEE OO18 OK PAWNEE OO18 OK PANNE OK PONTOTOC OK PUSHMATAHA E A0275 OK PONTOTOC OK PUSHMATAHA E A0275 OK PONTOTOC OK PUSHMATAHA E A0275 OK SEMINOLE E A0977 C56 E A0278 A83 E A0283 OK SEMINOLE E A0977 C56 E A0293 OK STEPHENS OK TILLMAN E A0003 C39 E A0008 C32 E A0015 OK WASHITA OK WOODS E 0424 C77 C78 C78 C78 C78 C79	DK KINGFISHER	E 1254B	90		1258	855		
OK LATIMER         E A0350         676         E A0351A         965           OK LINCOLN         E A0834         385         E A0840         22         E A0847           OK LOVE         E A0059         120           OK MCCURTAIN         E A0725         133         E A0745         331         E A0762           E A0770         709         E A0776         273         E A0777           OK MCINTOSH         E A0676A         532         E A0678A         894         E A0680           OK MARSHALL         E A0825         600         E A0835A         91         E A0836           OK MURRAY         E A0205U         408         E A0216         743           OK MOWATA         E A0261         588         1777         T 0005.           OK OKFUSKEE         E A0925         338         E A0927         376         E A0933           OK PAWNE         E 0018         659         E 00238         35         E A0026           OK PAYNE         T 0003         8941         T 0004         2954         T 0005           OK PONTOTOC         T 9902         3133         E A0341         669           OK PUSHMATAHA         E A0275         165         E A0278	OK KIOWA	E A0085			A0086		E	A0087
OK LINCOLN         E A0834         385         E A0840         22         E A0847           OK LOVE         E A0059         120         22         E A0847           OK MCCURTAIN         E A0725         133         E A0776         273         E A0777           E A0770         709         E A0776         273         E A0777           OK MCINTOSH         E A0676A         532         E A0678A         894         E A0680           OK MURRAY         E A0825         600         E A0835A         91         E A0836           OK MUSKOGEE         T 0002.         2209         T 0004.         1777         T 0005.           OK NOWATA         E A0261         588           OK OKFUSKEE         E A0925         338         E A0927         376         E A0933           OK PAWNEE         E 0018         659         E 00238         35         E A0058           OK PAYNE         T 0003.         8941         T 0004.         2954         T 0005.           OK PUSHMATAHA         E A0275         165         E A0277         238         E A0379           OK PUSHMATAHA         E A0275         165         E A0278         483         E A0283           OK SEMINOL	OK LATIMER							
OK LOVE OK MCCURTAIN  E A0725  E A0770  E A0770  E A0784  T17  OK MCINTOSH  E A0680  E A0680  OK MARSHALL  E A0825  OK MURRAY  OK MURRAY  OK MUSKOGEE  OK NOWATA  OK OKTUSKEE  E A0925  OK OTTAWA  OK OTTAWA  E A0693  OK PAWNEE  E A0925  OK PANNE  E A0053  OK PANNE  E A0076  OK PONTOTOC  T 9902.  3133  E A0341  669  OK PUSHMATAHA  E A0275  I65  E A0278  A083  OK SEMINOLE  E A0977  256  E A0293  OK SEMINOLE  E A0077  256  E A0293  OK STEPHENS  T O005.  OK WASHITA  OK WASHITA  E A0780  I88  E A0793  347  E A0797  OK WASHITA  OK WOODS  E 0424  57  E 0425  I34  E A0762	DK LINCOLN						F	A0847
OK MCCURTAIN         E A0725         133         E A0745         331         E A0767           E A0770         709         E A0776         273         E A07677           DK MCINTOSH         E A0676A         532         E A0678A         894         E A0680           DK MARSHALL         E A0825         600         E A0835A         91         E A0836           DK MUSKOGEE         T O002.         2209         T O004.         1777         T O005.           DK NOWATA         E A0261         588         L A0927         376         E A0933           DK OKFUSKEE         E A0925         338         E A0927         376         E A0933           DK OTTAWA         E A0053         665         E A0054         561         E A0053           DK PAYNE         T O003.         8941         T O004.         2954         T O005.           DK PITTSBURG         E A0376         597         E A0341         669           DK PUSHMATAHA         E A0275         165         E A0278         E A0283           DK SEMINOLE         E A0275         165         E A0278         E A0997         270         E A0998           DK STEPHENS         T O005.         2025         E A09997				_			-	
E A0770 709 E A0776 273 E A0777  OK MCINTOSH E A0686 717  OK MCINTOSH E A0676A 532 E A0678A 894 E A0680  OK MARSHALL E A0895 600 E A0835A 91 E A0836  OK MUSKOGEE T 0002. 2209 T 0004. 1777 T 0005.  OK NOWATA E A0261 588  OK OFFUSKEE E A0925 338 E A0927 376 E A0933  OK OTTAWA E A0053 665 E A0054 561 E A0058  OK PAWNEE O 018 659 E 00238 35 E A0020  OK PATTSBURG E A0376 597 E A0377 238 E A0379  OK PONTOTOC T 9902. 3133 E A0341 669  OK PUSHMATAHA E A0275 165 E A0278 483 E.A0283  OK SEMINOLE E A0977 256 E A0278 483 E.A0283  OK STEPHENS T 0005. 2025  OK WASHITA E A0780 188 E A0793 347 E A0797  OK WASHITA E A0780 188 E A0793 347 E A0797  OK WASHITA E A0780 188 E A0793 347 E A0797  OK WOODS E 0424 57 E 0425 134 E 0435				F	A0745	331	F	A0762
OK MCINTOSH         E A0784         7.17         E A0678A         894         E A0680           OK MARSHALL         E A0699         541         600         E A0835A         91         E A0836           OK MURRAY         E A0205U         408         E A0216         743         743         743           OK MUSKOGEE         T COO2.         2209         T COO4.         1777         T COO5.         740         740         740         740         740         740         740         740         740         740         740         740         740         740         740         740         740         740         740         740         740         740         740         740         740         740         740         740         740         740         740         740         740         740         740         740         740         740         740         740         740         740         740         740         740         740         740         740         740         740         740         740         740         740         740         740         740         740         740         740         740         740         740         740         <		F A0770						
OK MCINTOSH         E A0676A         532         E A0678A         894         E A0680           OK MARSHALL         E A0825         600         E A0835A         91         E A0836           OK MUSKOGEE         T O002.         2209         T O004.         1777         T O005.           OK NOWATA         E A0261         588         1777         T O005.         1777         T O005.           OK OKFUSKEE         E A0925         338         E A0927         376         E A0933           OK OTTAWA         E A0053         665         E A0054         561         E A0930           OK PAWNEE         E O018         659         E O0238         35         E A0020           OK PITTSBURG         E A0376         597         E A0341         669           OK PONTOTOC         T 9902.         3133         E A0241         669           OK PUSHMATAHA         E A0275         165         E A0278         483         E A0283           OK SEMINOLE         E A0977         256         E A0997         270         E A0998           OK STEPHENS         T 0005.         2025         2025         2025           OK TILLMAN         E A0003         239         E A0008         <				-	40110	2.0	-	40111
OK MARSHALL         E A0699         541           OK MURRAY         E A0825         600         E A0835A         91         E A0836           OK MURRAY         E A0205U         408         E A0216         743           OK MUSKOGEE         T 0002.         2209         T 0004.         1777         T 0005.           OK NDWATA         E A0261         588         A0927         376         E A0933         OK 0KFUSKEE         E A0925         338         E A0927         376         E A0933         OK 0KFUSKEE         E A0053         665         E A0054         561         E A0058         OK PAWNEE         E O018         659         E O0238         35         E A0005         OK PAWNEE         T 0003.         8941         T 0004.         2954         T 0005.         OK PITTSBURG         E A0376         597         E A0377         238         E A0379         OK PUSHMATAHA         E A0275         165         E A0278         483         E A0283         OK SEMINOLE         E A0977         256         E A0997         270         E A0998           OK TULLMAN         E A0003         239         E A0008         322         E A0015           OK WASHITA         E A0780         188         E A0793         347	OK MCINTOSH				A0679A	904		ACCRC
OK MARSHALL         É A0825         600         E A0835A         91         E A0836           OK MURRAY         E A0205U         408         E A0216         743         743           OK MUSKOGEE         T 0002.         2209         T 0004.         1777         T 0005.           OK NOWATA         E A0261         588         588         588         665         665         665         665         665         665         665         665         665         665         665         665         665         665         665         665         665         665         665         665         665         665         665         665         665         665         665         665         665         665         665         665         665         665         665         665         665         665         665         665         665         665         665         665         665         665         665         665         665         665         665         665         665         665         665         665         665         665         665         665         665         665         665         665         665         665         665         665	OK MC114103/1			6	AUGIOA	034	6	AUUUU
OK MURRAY         E A0205U         408         E A0216         743           OK MUSKOGEE         T 0002.         2209         T 0004.         1777         T 0005.           OK NOWATA         E A0261         588         A0927         376         E A0933           OK OKFUSKEE         E A0925         338         E A0927         376         E A0933           OK PAWNEE         E 0018         659         E 0023B         35         E A0058           OK PAYNE         T 0003.         8941         T 0004.         2954         T 0005.           OK PITTSBURG         E A0376         597         E A0377         238         E A0379           OK PUSHMATAHA         E A0275         165         E A0278         483         E A0283           OK SEMINOLE         E A0977         256         E A0997         270         E A0998           OK TILLMAN         E A0003         239         E A0008         322         E A0015           OK WASHITA         E A0780         188         E A0793         347         E A0797           OK WOODS         E 0424         57         E 0425         134         E 0435	ON MADEMALI				A0025A	0.1		A0026
OK MUSKOGEE         T 0002.         2209         T 0004.         1777         T 0005.           OK NDWATA         E A0261         588         A0927         376         E A0933           OK OKFUSKEE         E A0925         338         E A0927         376         E A0933           OK OTTAWA         E A0053         665         E A0054         561         E A0058           OK PAWNEE         E 0018         659         E 00238         35         E A0002           OK PAYNE         T 0003.         8941         T 0004.         2954         T 0005.           OK PITTSBURG         E A0376         597         E A0377         238         E A0379           OK PONTOTOC         T 9902.         3133         E A0341         669           OK PUSHMATAHA         E A0275         165         E A0278         483         E A0283           OK SEMINOLE         E A0977         256         E A0997         270         E A0998           OK STEPHENS         T 0005.         2025           OK TILLMAN         E A0003         239         E A0008         322         E A0015           OK WASHITA         E A0780         188         E A0793         347         E A0797							E	AU030
OK NOWATA         E A0281         588           OK OKFUSKEE         E A0925         338         E A0927         376         E A0933           OK OTTAWA         E A0053         665         E A0054         561         E A0053           OK PAWNE         E O018         659         E O023B         35         E A0002           OK PAYNE         T O003         8941         T O004         2954         T O005           OK PITTSBURG         E A0376         597         E A0377         238         E A0376           OK PONTOTOC         T 9902         3133         E A0341         669           OK PUSHMATAHA         E A0275         165         E A0278         483         E A0283           OK SEMINOLE         E A0977         256         E A0997         270         E A0998           OK TILLMAN         E A0003         239         E A0008         322         E A0015           OK WASHINGTON         T 0002         3 109         B         E A0793         347         E A0797           OK WOODS         E 0424         57         E 0425         134         E 0436								OOOE.
OK OKFUSKEE E A0925 338 E A0927 376 E A0933 OK OTTAWA E A0053 665 E A0054 561 E A0053 OK PAWNEE E O018 659 E 00238 35 E A0050 OK PAYNE I 0003. 8941 I 0004. 2954 I 0005. OK PITTSBURG E A0376 597 E A0377 238 E A0379 OK PONTOTOC I 7 9902. 3133 E A0341 669 OK PUSHMATAHA E A0275 165 E A0278 483 E.A0283 OK SEMINOLE E A0977 256 E A0997 270 E A0998 OK SEMINOLE OK STEPHENS I 0005. 2025 OK TILLMAN E A0003 239 E A0008 322 E A0015 OK WASHITA E A0780 188 E A0793 347 E A0797 OK WASHITA E A0780 188 E A0793 347 E A0797 OK WOODS E 0424 57 E 0425 134 E 0435					0004.	1///	,	0005.
OK OTTAWA OK PAWNEE OK PAWNE OK POWNEE OK PAWNE OK PAWNEE OK PAWNE OK PAWN		C A0201			10007	070		
OK PAWNEE E 0018 659 E 0023B 35 E A0002 OK PAYNE T 0003. 8941 T 0004. 2954 T 0005. OK PITTSBURG E A0376 597 E A0377 238 E A0376 OK PONTOTOC T 9902. 3133 E A0341 669 OK PUSHMATAHA E A0275 165 E A0278 483 E.A0283 OK SEMINOLE E A0977 256 E A0997 270 E A0998 OK STEPHENS T 0005. 2025 OK TILLMAN E A0003 239 E A0008 322 E A0015 OK WASHINGTON T 0002. 3109 OK WASHITA E A0780 188 E A0793 347 E A0797 OK WOODS E 0424 57 E 0425 134 E 0435								
OK PAYNE         T 0003.         8941         T 0004.         2954         T 0005.           OK PITTSBURG         E A0376         597         E A0377         238         E A0379           OK PONTOTOC         T 9902.         3133         E A0341         669           OK PUSHMATAHA         E A0275         165         E A0278         483         E A0283           OK SEMINOLE         E A0977         256         E A0997         270         E A0998           OK SEPHENS         T 0005.         2025         E A0003         239         E A0008         322         E A0015           OK WASHINGTON         T 0002.         3109         347         E A0797           OK WASHITA         E A0780         188         E A0793         347         E A0797           OK WOODS         E 0424         57         E 0425         134         E 0435		E W0023						
OK PITTSBURG         É A0376         597         É A0377         238         É A0378           OK PUSHMATAHA         F A0275         165         E A0278         483         E A0283           OK SEMINOLE         F A0277         256         E A0997         270         E A0998           OK STEPHENS         T COO5         2025         0K TILLMAN         E A0003         239         E A0008         322         E A0015           OK WASHINGTON         T COO2         3 109         0K WASHITA         E A0780         188         E A0793         347         E A0797           OK WOODS         E O424         57         E O425         134         E O435		E 0018						
OK PONTOTOC T 9902. 3133 E A0341 669 OK PUSHMATAHA E A0275 165 E A0278 483 E.A0283 OK SEMINOLE E A0977 256 E A0997 270 E A0998 OK STEPHENS T 0005. 2025 OK TILLMAN E A0003 239 E A0008 322 E A0015 OK WASHINGTON T 0002. 3109 OK WASHITA E A0780 188 E A0793 347 E A0797 OK WOODS E 0424 57 E 0425 134 E 0435								
OK PUSHMATAHA  E Â0275  OK SEMINOLE  E A0977  E A0997  OK SEPHENS  T O005  OK TILLMAN  E A0003  OK WASHINGTON  OK WASHITA  E A0780  OK WASHITA  OK WOODS  E 0424  ST E 0425  134  E A0797							E	A0379
OK SEMINOLE         E A0977         256         E A0997         270         E A0998           OK STEPHENS         T COOS.         2025         205         205         205         205         205         205         206         206         206         206         206         206         207         207         207         207         207         207         207         207         207         207         207         207         207         207         207         207         207         207         207         207         207         207         207         207         207         207         207         207         207         207         207         207         207         207         207         207         207         207         207         207         207         207         207         207         207         207         207         207         207         207         207         207         207         207         207         207         207         207         207         207         207         207         207         207         207         207         207         207         207         207         207         207         207         <								
OK STEPHENS         T 0005.         2025           OK TILLMAN         E A0003         239         E A0008         322         E A0015           OK WASHINGTON         T 0002.         3109           OK WASHITA         E A0780         188         E A0793         347         E A0797           OK WOODS         E 0424         57         E 0425         134         E 0435								
OK TILLMAN				3	A0997	270	E	A0998
OK WASHINGTON T 0002. 3109 OK WASHITA E A0780 188 E A0793 347 E A0797 OK WOODS E 0424 57 E 0425 134 E 0435	OK STEPHENS		2025					
OK WASHITA	OK TILLMAN	E A0003	239	E	8000A	322	E	A0015
OK WOODS E 0424 57 E 0425 134 E 0435	OK WASHINGTON		3109					
OK WOODS E 0424 57 E 0425 134 E 0435	OK WASHITA	E A0780	188	E	A0793	347	E	A0797
OK WOODWARD E 0300 64	OK WOODS	E 0424	57	E	0425	134	E	0435
	OK WOODWARD	E 0300	64					

138195 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

STATE: OREGON

STATE AND COUNTY	TRACT/EO	POP.	TRACT/EO	POP.	TRACT/EO
OR BAKER	E 0450	380	E 0452	772	E 0453

POP. TRACT/ED

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0461	364									
0130	491	E	A0132	782	E	A0133	368	E	A0136A	303
0633A	424	E	A0638	434	E	A0639	455	E	A0647	381
0078 0528 0538	111 1310 487		A0085 A0529	350 544	E	A0530	780	E	A0531	598
0087	760	E	A0097	533	E	A0099	536			
0847	466	E	A0851	173						
0762 0777	743 656		A0763 A0778	748 192		A0767 A0779	439 341		A0769 A0783	145 604
0680A	627	E	A0683U	217	E	A0686	126	E	A0689	60
0836	94	E	A0838	412						
005.	1093	T	0006.	2676						
0933 0055 0002 005.	671 954 117 3150 228	E	A0935 A0073 A0007 0007. A0383	319 502 101 770 279	E	A0941A A0077 A0012B A0389	423 336 34			
0283	549	_	A0284	583						
0998	399		A 1003C	44	E	A1011	549	E	A1012	391
0015	203	E	A0017	589	E	A0026	501			
0797 0435	636 104	E	A0801 0439	264 157						
ENT 10	. 6									

POP. TRACT/ED 147 E 0468

POP. TRACT/ED

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7/ED 0453 POP. TRACT/ED 181 E 0467

POP. TRACT/ED

#### STATE: OREGON

DR CODS	T/E
DR CODS	011
OR CROOK E 0227 808 OR CURRY E 0175 1050 E 0185 45 OR DESCHUTES E 0676 346 E 0678 464 E OR DDUGLAS E 0243 76 E 0271 74 OR GILLIAM E 0530 26	048
OR CURRY E 0175 1050 E 0185 45 OR DESCHUTES E 0676 346 E 0678 464 E  OR DDUGLAS E 0243 76 E 0271 74 OR GILLIAM E 0530 26	
OR DESCRUTES E 0676 346 E 0678 464 E 0715B 16 E 0723 92 E 0715B 16 E 0725B 175B 175B 175B 175B 175B 175B 175B 17	
DR DDUGLAS E 0715B 16 E 0723 92 E 0715B 16 E 0723 92 E 0715B 16 E 0715B 174 E 0715B 174 E 0715B 175B 175B 175B 175B 175B 175B 175B	067
DR DDUGLAS E 0243 76 E 0271 74 DR GILLIAM E 0530 26	072
OR GILLIAM E 0530 26	0.2
	057
	129
	129
DR HODD RIVER E 0180 98	
OR JEFFERSON E NO283 43 E NO287 375	
BR LAMATH E 0022 901 E 0023 176 E 002	003
DR ŘĽAMATH E 0340 109 E 0342 43 E	034
DR KLAMATH E 0340 109 E 0342 43 E 00 LAKE E 0053 215 E 0054 34 E 00 LAKEL E 0056 / 194 E 0035 26 E	005
OR LINCOLN E 0006 / 194 E 0035 26 E	005
OR MALHEUR E 0907 320 E 0908 106 E	092
E 0942 213 E 0947 458 E	095
OR LINCOLN E 0006 / 194 E 0035 26 E 0000	***
OR UMATILLA E 1333 449 E 1353 67 E	143
OR UNION E 0619 75	130
OR WALLDWA E 0775 100 E 0780 38 E	078
OR WALLDWA E 0775 100 E 0780 38 E 0 0856 39 E	085
OR WASCD E 0855 30 E 0856 39 E 98 B WHEELER E 0004 80 E 0006 183	héż
OR WHEELER E 0004 80 E 0006 183	

39122 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

## STATE: PENNSYLVANIA

ST	ATE AND COUNTY	TR	ACT/ED	PDP.	TR	ACT/ED	POP.	TRA	CT/E
PA		E	0876	762					
PA	BEDFDRD	Ē	0365	256					
PA		Ŧ	9004.	1608	T	9005.	637		
PA		E	0297	248					
PA		E	0211						
PA		E	0002	132	E	0003	35	E	000
PA		E	0618	110	-		6 ~	-	- 40 C
PA		Ē	0027	721	E	0028	539	E	004
PA		E	0700	352	T	9903.	10573		
PA		Ŧ	0004.	3303	T	0005.	315		
PA		E	00860	494			~   .		
PA	MONTOUR	E	0012	635					
PA	NORTHUMBERLAND	Ē	0213	723	E	0249	1028	E	025
PA		E	0029	39					
PA		Ē	0333	160					

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/ED	POP.	TRA	CT/ED	POP.	TRA	CT/ED	POP.	TRA	CT/ED	POP.
11. 483B	8775 30	E	0491	236	E	0496	52			
679 1726	441	Ε	0681	207	E	0705	281	E	0712	76
)573 1297	102	E	0574	26	E	0575	32			
0024A	2853	E	0026	77 820	E	0027	2120	E	00548	102
0057 0041 0920 0952	411 254 386 194	E	0925	143 156	-	0993	297 226	E	0968	652 40
1436	132									
0787 0857	146	E	0859	104	E	N0547	44	E	N0853	51
ENT 4	.5									
CT/ED	POP.	71	RACT/ED	POP.	ŢØ	ACT/ED	POP.	TR	ACT/EB	POP.
0004U	49	, ,	E 0014	61						
0040	405		E 0041	504	1					
0257	79	1	E 0265	59	•	7 9902.	332	1		

STATE: PENNSYLVANIA

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP. TRACT/

PA TIOGA E 0776 1740

29654 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCEN

STATE: RHDDE ISLANO

STATE AND COUNTY TRACT/ED PDP. TRACT/ED PDP.

5274 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCEN

STATE: SDUTH CARDLINA

	ATE AND COUNTY		CT/ED	POP.		CT/ED	PDP.	TRA	CT/
	ABBEVILLE	E	0021A	529	E	0024B	128	E	00
	ALLENDALE	E	0058A	1112	E	0059	1731	E	OC
SC	BAMBERG	E	0002	816	E	0003	1169	E	00
		E	0028	245					
SC	BARNWELL	E	0463	90					
SC	BEAUFORT	E	0500	275	E	0501	1612	E	05
		E	0532	940					
SC	CALHOUN	E	0004	60	E	0013	1455		
SC	CHESTERFIELD	E	0452B	244	E	0454A	403	E	04
SC	CLARENDON	E	0128	930	E	0131	58	E	01
		E	0156	712	E	0157	65	E	01
		E	0169	692	E	0170	452		
SC	COLLETON	E	0227	148	E	0233	223	E	02
		E	0271	300	E	0277	375	E	02
SC	DARLINGTON	E	0557	1053	E	0562	161	E	05
		E	0581	499	E	0583	504	E	05
		E	0629	169					
SC	DILLDN	E	0383	1271	E	0389	155	E	03
		E	0407	389	E	04 10A	924	E	04
SC	FAIRFIELD	E	0343	713	E	0344	709	E	03
SC	GEORGETOWN	E	0286	107	E	0289	97	E	02
		E	0296	428	E	0300	210	E	03
SC	GREENWOOD	E	02280	126	E	0229E	73	E	02
SC	HAMPTON	E	0103	479	E	0119	93	3	01
		E	0135	209	E	0136	54	E	01
SC	HORRY	E	0678	260	E	0682	4D9	E	06
		E	0705	121	E	0706	899	E	07
	•	E	0726	435	E	0744	60	E	07
SC	JASPER	E	0176	1008	E	0177	728	E	01
SC		E	1303	199	E	1317	1774	E	13
SC	LAURENS	E	0694	94					

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RCENT	7.7										
ACT/ED	POP.	TRA	CT/ED	POP.		ACT/ED	POP.		CT/ED	POP.	
0027	38	E	0032	95	E	0034U	144	E	0038	136	
0060		E	0070	873	E	0071	334	E	0072	85 482	
0011	1999	Ε	0016	64	E	0019	86	£	0020	462	
0502	1107	E	0505	988	É	0509	82	Ε	0510	211	
0484	152 295	ε	0142	845	Ε	01480	398	ε	0151	142	
0134 0164	588	E	0165	656	E	0166	88	E	0168	876	
0244	371	E	0251	233	E	0254	98	E	0270	314	
0279		E	0287	948				_			
0563	534	E	0564	2247	E	0567	1928	E	0580	281	
0594	56	E	06 10A	63	E	0612	745	E	0625	1227	
0390	197	Ε	0394A	1749	E	0399	75	E	0400	125	
0411	110	E	0412	82	E	0417	557	E	0418	971	
0345	328	Ε	0348	273				E	0295	675	
0290	87	E	0291	198	E	9902.	598 4544	E	0295	0/5	
0305	528 8 41	E	0326 0252A	1524	'	9902.	4344				
0243	79	E	0122	440	Ε	0123	385	E	0126	1421	
0137	375	E	0139	515	Ē	0140	192		0.20		
0690	560	E	0691	41	ε	0697	1497	E	0699	254	
0717	35	Ē	0719	576	E	0722	476	E	0725	44	
0747	878	E	0762	269	Ē	0778	193	E	0805	98	
0180	946	E	0185A	1410	E	0189	93	Ε	0192	78	
1320	219	Ē	1324	116							

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STATE: SOUTH CAROLINA

STATE AND COUNTY	TRAC	T/ED	POP.	TR	ACT/ED	PDP.	TRA	ACT/ED
SC LEE	E	0005	1349	E	0007	728 81	E	0013
SC MCCORMICK	E	0301	84	E	03D2	326	E	0323
SC MARION	E	0865	1501	E	0867	388	E	0878
SC MARLBORD	E	0050	150	E	006D	81	E	0072
	E	009 1A	761					
SC NEWBERRY	E 4	00 14B	15					
SC OCDNEE	E	UOBOU	320	E	0087H	37	E	0094
SC DRANGEBURG	E	03D1	339	E	0305	1136	E	0307
	E	0314	588	E	0315	594	E	0317
	E	0331T	2017	E	0334	897	E	0357
SC SALUOA	E	0050	98	E	0052	64	E	0056
	E	0086	33					
SC SUMTER	TO	001.	2792	T	0012.	327	T	0013.
SC WILLIAMSBURG	E	0204	173	3	0206	1023	E	0210
	E	0237	215	E	0247	131	E	0250

## 116681 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

#### STATE: SOUTH DAKOTA

ST	TE AND COUNTY	TR	ACT/ED	POP.	TR	ACT/ED	PDP.	TR	ACT/ED
				81	E	0391	113	E	0394
				72	F	1256	117	E	1257
30	DEADEE							E	1275
								_	
cn	DEMNETT				E			F	A0881
					E				0784
									0988
									0379
50	DKOMM							-	0013
	DDIN E								1002
SU	RKULE								1D25
									NO681
								E	NU68 1
								-	-
									0254
SD	CHARLES MIX	E							1962
		E	N1978					E	N1985
		E	N1996						
SD	CLARK	E	0102	135	E	0105	60	E	0127
-		E	0132	126					
SD	CLAY	E	0154A	383					
		E	0675	241	E	0682	90	E	N0680
					E	N0604	81	E	N0608
50	00000.1				E	N0620	1D3	E	N0624
	SD SD SD SD SD SD SD SD SD SD SD SD SD S	SD BON HOMME SD BROOKINGS SD BROWN SD BRULE SD BUFFALO SD BUTTE SD CAMPBELL SD CHARLES MIX SD CLARK SD CLAY SD CODINGTON	SD AURORA SD BEADLE E SD BENNETT SD BON HOMME SD BROOKINGS SD BROWN E SD BRULE SD BUFFALO SD BUTFE SD CAMPBELL SD CHARLES MIX E SD CLARK E SD CLAY SD CODINGTON E	SD AURORA   E   0376   E   1253   E   1264   E   1287   SD   BENNETT   E   AOBBOA   E   0778   SD   BROWN   E   0375   E   0437   E   0437   SD   BRULE   E   1000   E   1018   SD   BUTTE   E   1629   SD   BUTTE   E   1629   SD   CHARLES MIX   E   1953   E   1918   SD   CLARK   E   0102   E   0132   SD   CLARK   E   0132   SD   CLARK   E   0134   SD   CUDINGTON   E   0675   SD   CODINGTON   E   0675   CODINGTON   E   0675   CDOINGTON   E   0675   CDO	SD AURORA   E 0376   81	SD AURORA   E 0376   81   E 0391   113   E			

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7/ED 0013 0029 0323	POP. 141 1436 478	TR.	0015 0031	POP. 638 653		ACT/ED 0018	POP. 491	TR	ACT/ED 0024	POP. 103
9878 9072	384 172	Ε	0081	151	E	0082	313	E	0083	50
0941 9307 9317 9357 9056	1069 1545 302 347 564	EEEE		1554 1224 471 59	EEEE	0311 0319 0377 0071	280 1359 572 249	E	0313 0322 00798	1462 274 33
13. 210 250	3120 584 554	T E	0211	589 67 351	T E	0015. 0218 0255	3002 1469 46	E	0221	207
NT	9.3									
/E0	POP.	TR	ACT/ED 0396	POP.	E	ACT/ED 0397	POP. 109		ACT/ĘĐ	POP
257 275	55 304	E	1258	77 37	E	1260 1284	49 49	E	1263 1285	197 154
988 1988	612 196 219		A08828	52					0.405	405
379	96	E	0384	74	E	0388	87	E	0436	108
002 025 68 1	78 45 212	E	1012	159	E	1014	76	E	1017	88
254 962 985	303 201	E	0256 N1965 N1986	86 136 88	E		132	E	N1968 N1995	147 163
127	105	Ε	0128	78	E	0129	131	E	0130	аÓ
680 608 624	55 38 38	E	N0686 N0610 N0632	32 84 -	E		32 753	E	N0615 N0641	62 507

STATE: SOUTH DAKOTA

S	TATE AND COUNTY	TRACT/ED	PDP.	TRACT/ED	PDP.	TRACT
S	D CORSON	E NO647	282	E N0650	55	
S	D CUSTER	E 2555A	46			
S	D DAVISON	E 1210	182			
	D DAY	E 0822	126	E 0834	119	E O
	D DEUEL	E 0326	198	E 0334	354	E O
	D DEWEY	E A 1800	17	E A1818	133	E A1
0	O CHE!	E N1808	143	E N1829A	128	
<	D DDUGLAS	E 0300	172	E 0301	104	E O
9	o booders	E 0309	180	E 0313	153	E O
C	D EDMUNDS	E 1901	146	E 1902	144	E 1
3	O EDINOIAD3	E 1927	42	E 1930	52	E 1
S	D FALL RIVER	E 1757	94	E 1761	40	F
	D FAULK	E 0900	80	E 0905	162	E 1
3	DYAULK	E 0916	58	E 0918	52	E O
	D GRANT	E 1130	156	E 1149	95	E 1
	D GREGORY	1 9902.	225	E A11278	70	E A1
2	D GREGORY					
			199	E A1136A	105	
-	D 444 014 mai	E A1144	172	E A1145	115	E A1
	D HAAKON	E 0236	183	E 0237	112	- 0
	D HAMLIN	E 0054	185	E 0056	96	E O
5	D HAND	E 1052	74	E 1053	72	E 1
		E 1066	35	E 1070	94	E 1
		E 1089	93	E 1090	47	E 1
	D HANSON	E 0337	281	E 0339	262	E 0
	D HARDING	E 0104	59			
S	D HUGHES	E 0703	184	E 0709	59	
S	D HUTCHINSON	E 0780	245	E 0783	196	E 0
		E 0808	135			
S	D HYDE	E 1700	98	E 1701	110	E 1
5	D JACKSON	E N3150	763	E N3152	50	E N3
		E N3166	158			
S	D JERAULD	E 0956	162	E 0958	77	E O
S	D JDNES	E 0155	51			
	D KINGSBURY	E 1311	374	E 1317	66	E 1
	D LAKE	E 0001	214	E 0002	60	
	D LYMAN	E 2162	34	E 2164	80	E 2
		E 2185	63	E N3021	385	E N3
5	D MCCDDK	E 0229	133	E 0231	207	E O
	D MCPHERSON	E 0175	68	E 0176	113	E O
3	o mor riem son	E 0188	117	E 0189	315	
•	D MARSHALL	E 0508	91	E N0501	139	E NO
	D MELLETTE	E A1350	27	E A 1353	48	E A1
3	O MEECETTE	E A 1367A	31	E A1372	83	E.A1
C	D MINER	E 0051	133	E 0052	274	E O
3	D WINEK	E 0065	88	E 0070	106	2 0
		E 0003	90	2 00,0	100	

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RACT/ED	POP.	TRACT/ED	POP.	TR	ACT/ED	POP.	TR	ACT/ED	PDP.	
0836	73	E 0847		E	N0837	443	Ε	N0854	61	
0335 A1820	162 207	E 0342 E A1826		E	A1830B	353	E	A 1838	189	
0303	209	E 0304	193	E	0305	206	E	0307	169	
0317 1909	164	E 1912	70	E	1925	77	Ε	1926	60	
1932	52	E 1764	64	E	1766	44				
1762	16			E	0914	59	E	0915	69	
0906	159 62	E 0907		E	0914	87	-	0913	03	
1150	92	E 1156			0923	01				
A1128A	65	E A1130		E	A1130B	128	E	A1131A	407	
A1139	447	E A1140			A 1 143A	34		A1143C	72	
A1148A	99	E A1151			A1152A	137		A1152B	87	
	000		486							
0061	289	E 0064		E	1061	76	E	1064	33	
1055	73 54	E 1060 E 1083		Ē		38	Ē	1088	79	
1082	100	E 1094		E		48	-	1000		
0340	181	6 1034			1030	40				
0784	186	E 0790	188	E	0798	213	E	0803	96	
1704	40	E 1712			N3160	47		N3162	67	
N3157	178	E N3159	66		N3160	4/	E	143102	0,	
0963	83									
1320	222									
2165	190	E 2169	50	E	2181	48	E	2184	53	
N3022	125	-								
0237	182									
0178	45	E 0180	179	E	0183	80	E	0185	102	
N0520	47	E N0523	59	F	N0528	40				
A 1354B	28	E A1360			A13628	308	E	A1366	120	
.A1374	213	2								
0053	61	E 0055	97	E	0057 '	176	E	0058	158	

## STATE: SOUTH DAKOTA

STATE AND COUNTY	TRACT/ED	POP.	TRACT/ED	POP.	TRACT/ED
SD MOODY	E 1076	101	E 1077	179	
SD PERKINS	E 1405	39	E 1407	30	E 1411
	E 1434	111	E 1436	34	E 1438
SD POTTER	E 0825	97	E 0826	255	E 0827
SD ROBERTS	E 0625	115	E NO588	87	E N0593
	E N0621	525	E NO627	232	E N0628
	E N0638	116	E N0640	65	E N0641
SO SANBORN	E 1500	83	E 1501	121	E 1502
	E 1511	227			
SD SHANNON	E N3207	37	E N3209	782	E N3210
	E N3236	323	E N3239	36	E N3250
	E N3264A	116	E N3266	570	E N3268
SD SPINK	E 0463	51	E 0465	46	E 0468
	E 0482	102	E 0495	242	E 0497
SD STANLEY	E 2026	146			
SD SULLY	E 0027	149	E 0029	168	
SD 1000	E N3057	82	E N3063	236	E N3065
	E N3089	187	E N3092	181	E N3094
	E N3101	238	E N3107	100	E N3108
SD TRIPP	E A0532	56	E A0533A	99	E A0533
	E A0553	130	E A0555	503	E A0572
SD TURNER	E 1182	299	E 1190	100	
SD YANKTON	E 0903	266	E 0918	156	
SD ZIEBACH	E A0001	168	E A0002	131	E A0004
	F NO017	56	F NO018	134	

## 56424 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

#### STATE: TENNESSEE

STATE AND COUNTY	TRA	CT/ED	POP.	TR	ACT/ED	POP.	TRA	ACT/ED
TN BENTON	E	0800	264	E	0801A	113	E	0818
TN BRADLEY	T	9910.	608	T	9911.	1414	T	9913.
TN CAMPBELL	E	0052	542	E	0058A	177	E	0068
TN CANNON	E	0461	38					
TN CARROLL	E	0582	100	E	0597U	642		
TN CHESTER	E	0280	548	E	0288	2061	E	0291
TN CLAIBORNE	E	0203	849	E	0204	497	E	0211
	E	0221	1116	E	0223	286	E	0224
TN COCKE	E	0052	752	E	0055	44	E	0063
TN CUMBERLAND	E	0196A	397	E	0197B	57	E	0201
TN DE KALB	E	0203	909	E	0215	338		
TN DYER	E	0160	410	E	0167A	23	E	0169
TN FENTRESS	E	0028	753	E	0030B	76	E	0031
TN FRANKLIN	E	0562	1105	E	0586	38	E	0587

POP.	TR	ACT/ED	POP.	TR	ACT/ED	POP.	TR	ACT/ED	POP.
26	E	1413	42	E	1415	51	E	1429	34
37	E	1439	29	E	1447	46			
	e	NOCOO	E40		NOCOA	220		NOSOS	108
									77
78	-	140033	, ,	-	140034	80	-	140030	, ,
118	E	1503	80	E	1504	211	E	1507	135
133	E	N3219	69	E	N3227	562	E	N3230	146
934	E	N3251	194	E	N3252	897	E	N3260	48
	E	0476	70	E	0477	55	E	0481	205
254	E	0499	93	E	0500	79			
173	E	N3068	167	E	N3082	35	E	N3087	299
180			65	E	N3096	396			319
92			86	E	N3 1 16	167			
									235
32	E	A05/3A	60	E	AU581A	51	E	AUSBAA	51
411	E	A0005	151	E	N0013A	205	E	N0016	354
0								,	
POP.			POP.	TRA	ACT/ED	POP.	TR	ACT/ED	POP.
	F	0826	178						
1123	T	9901.	2798						
32	F	06568	33						
196	Ē	0214	1326	E	0218	53	E	0220	1390
1603	E	0225	573	E	0227	508	E	0229	443
102	E	0065	564	E	0070	753	E	0072	753
125									
995						15.			
94	E	0036	591	E	0037	981	E	0039	1628
232	E	0602	44						
	26 37 233 54 191 78 118 133 934 254 173 180 92 121 32 411 0	26 E 37 E 233 F 4 E 191	26 E 1413 37 E 1439 233 54 E N0600 191 E N0633 78 118 E 1503 133 E N3219 934 E N3251 382 154 E 0476 254 E 0499  173 E N3068 180 E N3095 92 E N3112 121 E A0540 32 E A0573A  411 E A0005  O  POP. TRACT/ED 186 F 0826 3076 1123 T 9901.  32 E 06568 196 E 0214 1603 E 0225 102 E 0065 195 94 E 0036	26 E 1413 42 37 E 1439 29 233 54 E N0600 510 191 E N0633 71 78 118 E 1503 80 133 E N3219 69 934 E N3251 194 382 154 E O476 70 254 E O499 93 173 E N3068 167 180 E N3095 65 92 E N3112 86 121 E A0540 34 32 E A0573A 60  PDP. TRACT/ED PDP. 186 F 0826 178 3076 1123 T 9901. 2798  32 E 0656B 33 196 E 0214 1326 1603 E 0225 573 102 E 0065 564 1295	26 E 1413 42 E 37 E 1439 29 E 233 54 E N0600 510 E 191 E N0633 71 E 78 118 E 1503 80 E 133 E N3219 69 E 934 E N3251 194 E 382 154 E 0476 70 E 254 E 0499 93 E 173 E N3068 167 E 180 E N3095 65 E 92 E N3112 86 E 121 E A0540 34 E 32 E A0573A 60 E 181 E A0540 151 E 186 E 187 E 186 E 187	26 E 1413	26  E 1413	26  E 1413	26  E 1413

#### STATE: TENNESSEE

STATE AND COUNTY	TRA	CT/ED	POP.	TRA	CT/EO	POP.	TRA	CT/EO
TN GIBSON	Ε	0347T	1578	E	0347U	360	E	0363
TN GRUNDY	E	0280	44	E	0292	330		
TN HAMBLEN	E	0276	117	E	0277	122	E	0282
TN HANCOCK	E	0001	520	E	0002	576	E	0005
	E	0011A	439	E	0012A	238	E	0014
TN HARDEMAN	E	0116	148	E	0123	49	E	0125
TN HARDIN	E	0092	718					
TN HAYWOOD	E	0010	134	E	0015	303	E	0027
TN HENDERSON	E	0536	81	E	0550B	66		
TN HENRY	E	0130	266	E	0144	111	E	0146
TN HICKMAN	E	0061	50	E	0066	437		
TN JACKSON	E	0064	29	E	0071A	26		
TN JOHNSON	E	0175	583	E	0180	1244		
TN LAKE	E	08550	407	E	0857	77		
TN LAWRENCE		0666	130					
TN LEWIS	E	0032	103					
TN LINCOLN	E	0394	1240	E	0403A	221		
TN LOUDON	Ē	0235B	190					
TN MCNAIRY	Ě	0656A	1544	E	0671	271	E	0674
TN MACON	E	0307	15					
TN MARSHALL	Ě	0186	1223	E	0188	896	E	0189
TN MAURY	E	0110G	46	E	0114	47	E	0120
TN MONROE	Ē	0051G	211	E	005 IU	28	E	0056D
TN MOORE	Ē	0012	834		.,			
TN MDRGAN	E	0283	1177	E	0284	323		
TN OBION	E	0221	465	E	0232	323		
TN OVERTON	E	00130	182	E	0021	978	E	0022
IN PERRY	E	0056	39					
TN PUTNAM	E	0153	131					
TN RHEA	E	036 1A	685					
TN ROANE	T	0305.	3969					
TN SCOTT	E	0130	51	E	0134A	519	E	0135
TN VAN BUREN	E	0330	23					
TN WARREN	E	0137A	38	E	0156	81		
TH WAYNE	E	0434	135					
TN WEAKLEY	E	0475	787	E	04900	266		
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82574 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

## STATE: TEXAS

STATE AND COUNTY	TRA	CT/ED	POP.	TRA	CT/ED	POP.	TRA	CT/ED
TX ANGELINA	E	0324	762	E	0326T	642	E	0338U
TX ARANSAS	E	0800B	55	E	0810	860		Like
TX ATASCOSA	E	0481	1406	E	0482	1680	E	0486

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363	1116	E	0364	263	E	0369	POP. 50		9903.	POP. 4604
282 005 014 125	55 570 205 1627	E	0290A 0008 0015	1082 520 583	E	0295 0009	157 96	E	0010	450
027	1240	E	0028	50						
146	115									
874	88	8	0677U	720	E	0685	149			
189	98 32	E	0196A 0122	102	E	0202	125			
560	54	8	0065	698	Ε	0066	1203	ε	0069	39
022	1603									
135	237	E	01428	49	ξ	0144	1559	Ē	0145	831
IT 5	.4									
SED ED	POP. 169	TRA	CT/ED	POP.	TRA	CT/ED	POP.		CT/ED	POP.
86	857	E	0488	406						

STATE: TEXAS

STATE AND COUNTY		CT/ED	POP.		ACT/ED	POP.	TRA	CT/ED
TX BAILEY	E	0153	1332	E	0158	466		
TX BASTROP	E	0392	695	E	0393	661		
TX BAYLDR	E	0751T	31					
TX BOSOUE	E	0475	251	E	0478	29		
TX BREWSTER	E	03 15	322	E	0317	348	E	0328
TA BREWSTER	E	0337	55	E	0340	44	E	0341
TX BRISCOE		0026	275	_	00.0		_	
TX BROOKS	E	0525	1824	E	0526	1034	E	0530
TX BROWN		01051	320		9901.	2775		0000
TX BURLESON	E .	0402	946		3301.	2113		
		0204	631					
TX BURNET	E E E	0075	1365	E	0079	1936	E	0084
TX CALDWELL	E			E	0079	1930	C	0004
TX CALHOUN	E	0034	43	-	0000	400		
TX CAMP	E	0051	866	E	0053	123		0000
TX CASS	E	0650	249	E	0657	419	E	0666
TX CHEROKEE	E	0415A	418					
TX COCHRAN	E	0200	556	E	0201	479		
TX COLEMAN	E	0775	583	E	0784	201		
TX COLLINGSWORTH	E	0427	670	E	0428	799	E	0430
TX COMANCHE	E	0301	1168					
TX CONCHO	Ε	0005	256					
TX COTTLE	E	0076	528					
TX CRANE	E	0176	48					
TX CROSBY	E	0656A	471	E	0657	267		
TX CULBERSON	F	0253	78	E	0257	94	E	0258
TX DALLAM	E	0400	118	E	0401	394	Ē	0402
TX DELTA	E	0029	751	Ē	0033	234	-	
TX DE WITT	E	0201	822	Ē	0206	1184	Ε	0207
TX DICKENS	E	0700	409	Ē	0701	403	Ē	0702
	8	0025	939	E	0026	131	E	-0027
TX DIMMIT	E	0151	342	E	0157	380	-	002
TX DONLEY			1957	E	0703	281	E	0709
TX DUVAL	E	0700		E	0439	496	Ē	0448
TX EASTLAND	3	0426T	945	E	0439	490	E	0440
TX EDWARDS	E	0825	505	-	0000			
TX ERATH	E	0551	102	E	0557	524	-	0000
TX FALLS	E	0535	711	E	0536	1360	E	0538
TX FANNIN	E	1285	1321	E	1288	276		
TX FAYETTE	E	0126	87	E	0132E	45		
TX FISHER	Ε	0303	490					
TX FLOYD	E	0231	1194	E	0232	848		
TX FOARD	E	0029	256					
TX FRANKLIN	E	0004U	397					
TX FREESTONE	E	0027	754	E	0035	390	E	0036
TX FRIO	Ē	0277	2465	E	0278	1664		
TX GAINES	E	0626	983					
	-	00	-					

0328 0341	397 58	E	0330	1131	E	0331	840	Ε	0334	233
0530	195	E	0531	444	E	0532	249			
0084	1001	ε	00898	113						
0666	858	Ε	0667U	857						
0430	185									
0258 0402	83 591	E	0261 0408	971 251	E	0262A	79			
0207 0702 0027	1380 486 1843	E	0213 0703 0028	1144 55 1662	TE	9901. 0032	169Q 771	E	0033	803
0709 0448	1425 1204	E	0712 0455	1061 685						
0538A	565	E	05388	198	Ε	0541	267			
0036	496	E	0040	599						

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## STATF: TEXAS

STATE AND COUNTY	TRACT/ED	POP.	TR	ACT/ED	POP.	TR	ACT/
TX GONZALES	E 0182 E 0225	486 942	E	0226	382	E	001
TX GRAY	E 0779	414	E	0226	382	E	023
TX HALE	E 2011	674	-	0040	040		00
TX HALL			E	2013	242	E	
TX HARDEMAN	E 0100	727	E	0103	832	E	
TX HARTLEY	E 0375	163	E	0380	105	E	038
	E 0254	201	-	0740			-
TX HASKELL	E 0702	212	E	0710	551	E	07
TX HEMPHILL	E 0375 E 0254 E 0702 E 0502 E 0985	488	-		400	400	400
TX HENDERSON	E 0985	122	E	0993	155	E	
TX HILL	E 0797	1361	E	0808	3 15	E	
TX HOCKLEY	E 0329	450	E	0332	355	E	
TX HOUSTON	E 0232	396	E	0235	2203	E	024
TX HOWARD	T 9901.	3184	-				
TX HUDSPETH	E 0556	699	E	0557	112	_	
TX HUNT	E 0575	1159	E	0578T	1270	E	05
TX HUTCHINSON	T 9903.	2926	-				
TX JASPER	E 0150	228	E	0151	1132	_	
TX JEFF DAVIS	E 0776	327	E	0780	328	E	
TX JIM HOGG	E 0250	1100	E	0253	1032	E	025
TX JIM WELLS	E 0603	894	-			-	
TX KARNES	E 0150 E 0776 E 0250 E 0603 E 0382 E 0728 E 0002 E 0127 E 0126 T 9901.	552	E	0383	469	E	038
TX KENDALL	E 0728	298					
TX KENEDY	E 0002	276	-				
TX KIMBLE	E 0127	429	E	0131	196	E	
TX KINNEY	E 0126	581	E	0127	210	E	013
TX KLEBERG	T 9901,	6861	-				
TX KNOX	E 0081	388	E	0087	524		
TX LAMAR	E 1214	794	E		735	-	
TX LAMB	E 0575	1180		0580	222	T	990
TX LAMPASAS	E 1255	1047	E	1259	277	_	
TX LA SALLE TX LAVACA	E 0001	1294	E	0002	1515	E	000
TX LEE	E 0077T	901	E	0085	1061	E	900
TX LEON	E 0129	1155		0004	4.05	-	
	E 0626	594	E	0634	165	E	063
TX LIMESTONE TX LIPSCOMB	E 0728	1256	E	0737	618		
	E 0226	289	E	0232	122		
TX LIVE DAK	E 0107	341		0704		-	
	E 0725	352	E	0731	890	E	073
TX MCCULLOCH	E 0451	202	E	0452	591	E	045
TX MADISON	E 0081 E 1214 E 0575 E 1255 E 00071 E 00777 E 0728 E 0728 E 0726 E 0727 E 0725 E 0955 E 0955 E 0955 E 00552 E 00552 E 00552 E 00552 E 00552	2883	E	0906	56	-	
TX MARION	E 0552	976	E	0553	1594	E	055
TX MARTIN	E 0955	463					
TX MASON	E 0025	636					
TX MAVERICK	E 0552D	5338	1	9902	5705	T	9903

POP.	TR	ACT/ED	POP.	TRA	ACT/ED	POP.	TRACT/ED	POP.
801	E	0235T	1517	E	0238U	658		
595 229 131	E	0111 0389	258 514	E	0392	41		
778	E	0715A	24					
54 235	E	1003E	50					
625 1071	E	0338	175					
921	E	0584	245	E	0593	168	T 9902.	4734
34 63	E	0257	46					
223								
295 77	E	0130	71					
4341								
704 1148								
615	E	0637	580					
321 791	E	0733 0456U	773 150	E	0457	768	E 0458	848
1663	E	0555	1269	E	0557	1047		
5105	T	9904.	7189					
	801 595 229 131 778 54 235 625 1071 921 34 63 223 295 77 4341 704 1148 615	801 E 595 229 E 131 E 778 E 54 E 235 625 E 1071 921 E 34 63 E 223 295 77 E 4341 704 1148 615 E 321 E 791 E	801 E 0235T 595 229 E 0111 131 E 0389 778 E 0715A 54 E 1003E 235 625 E 0338 1071 921 E 0584 34 E 0257 223 295 77 E 0130 4341 704 1148 615 E 0637 321 E 0733 791 E 0456U 1663 E 0555	801 E 0235T 1517 595 229 E 0111 258 131 E 0389 514 778 E 0715A 24 54 E 1003E 50 235 625 E 0338 175 1071 921 E 0584 345 34 63 E 0257 46 223 295 77 E 0130 71 4341 704 1148 615 E 0637 580 321 E 0733 773 791 E 0456U 150 1663 E 0555 1269	801 E 0235T 1517 E 595 229 E 0111 258 131 E 0389 514 E 778 E 0715A 24 54 E 1003E 50 235 625 E 0338 175  921 E 0584 345 E  34 E 0257 46 223 295 77 E 0130 71  4341 704 1148 615 E 0637 580  321 E 0733 791 E 0456U 150 E 1663 E 0555 1269 E	801 E 0235T 1517 E 0238U  595 229 E 0111 258 131 E 0389 514 E 0392  778 E 0715A 24  54 E 1003E 50 235 625 E 0338 175  1071  921 E 0584 345 E 0593  34 63 E 0257 46  223  295 77 E 0130 71  4341 704 1148 615 E 0637 580  321 E 0733 773 791 E 0456U 150 E 0457 1663 E 0555 1269 E 0557	801 E 0235T 1517 E 0238U 658 595 229 E 0111 258 131 E 0389 514 E 0392 41 778 E 0715A 24 54 E 1003E 50 235 625 E 0338 175  921 E 0584 345 E 0593 168  34 63 E 0257 46 223 295 77 E 0130 71  4341 704 1148 615 E 0637 580  321 E 0733 773 791 E 0456U 150 E 0457 768 1663 E 0555 1269 E 0557 1047	801 E 0235T 1517 E 0238U 658  595 229 E 0111 258 131 E 0389 514 E 0392 41  778 E 0715A 24  54 E 1003E 50 235 625 E 0338 175  921 E 0584 345 E 0593 168 T 9902.  34 63 E 0257 46  223  295 77 E 0130 71  4341  704 1148 615 E 0637 580  321 E 0733 773 791 E 0456U 150 E 0457 768 E 0458 1663 E 0555 1269 E 0557 1047

STATE: TEXAS

TX MEDINA TX MENARD TX MILAM E 0402 388 E 0407 E 0419 468  TX MORRIS TX MOTLEY TX NACOGOOCHES TX NAVARRO TX NOLAN TX OLDHAM TX PALO PINTO TX PAROLA TX RESIDIO TX RESIDIO TX RESIDIO TX RESIDIO TX REAL TX REAL TX REAL TX REAL TX REAL TX REBORTO TX RESIDIO	555 1011 334 371 343 99		040 017 9902 9905 023
TX MILAM E 0402 388 E 0407  E 0419 468 E 0419 468 E 0419 468 E 0417 E 0419 468 E 0419 E 0419 468 E 0419 E 0421 E 0421 E 0421 E 0431 E 0431 E 0431 E 0433 E 0443 E 0450 E 0467 E 0467 E 0467 E 0467	1011 334 371 343 99	ETT	017 9902 9905
TX MORRIS	334 371 343 99	ETT	017 9902 9905
TX MORRIS TX MOTLEY TX MACGGOOCHES TX NACOGGOOCHES TX NAVARRO TX NOLAN TX NOLAN TX OLDHAM TX PALO PINTO TX PAROLA TX PECOS TX PRESIDIO TX PRESIDIO TX PRESIDIO TX REAL TX REAL TX REAL TX REAL TX REAL TX REAL TX REFUGIO TX REFUGIO TX REFUGIO TX REFUGIO TX REFUGIO TX REFUGIO TX ROBERTSON TX SAN SABA TX SCHLEICHER TX SAN SABA TX SCHLEICHER TX SCHLEICHER TX FOR THE TRANSPORT TX FOR THE TRANSPORT TX SAN SABA TX SCHLEICHER TX SAN SABA TX SCHLEICHER TY SON THE TRANSPORT TY SAN SABA TX SCHLEICHER TY SON THE TRANSPORT TY SAN SABA TX SCHLEICHER TY SON THE TRANSPORT TY SON THE TRANSPORT TY SON THE TY THE TRANSPORT TY SON THE TRANSPORT TY SON THE TY TY THE T	371 343 99	Ť	9902
TX MOTLEY TX NACOGOOCHES TX NAVARRO TX NAVARRO TX NAVARRO TX NEWTON TX NEWTON TX NOLAN TX OLDHAM TX OLDHAM TX PALO PINTO TX PANOLA TX PARMER TX PECOS TX PECOS TX PESIDIO TX REAL TX REAGAN TX REAGAN TX REAGAN TX REAGAN TX REAGAN TX REBUST TX RESULE TX RESULE TX RESULE TX RESULE TX RESULE TX ROBERTSON TX ROBERTSON TX RUSK TX RABINE TX SAN SABA TX SCHLEICHER TX SOMBAR TX SCHLEICHER TX OCOST TA TOTAL TX TABLET TX SAN SABA TX SCHLEICHER TY OCOST TY TABLET	371 343 99	Ť	9902
TX NACOGOOCHES E 0053 972 E 0063 TX NAVARRO E 0114 730 E 0123B TX NEWTON E 0226 1017 E 0227B TX NOLAN T 9902. 3141 TX OLDHAM E 0135 74 TX PALO PINTO E 0862 208 TX PARMER E 0213 420 TX PECOS E 0511 775 E 0513 TX PECOS E 0511 775 E 0513 TX PESIDIO E 0586 754 E 0588 TX RAINS E 0586 754 E 0588 TX RAINS E 0500 813 TX REAGAN E 0433 47 TX REAL E 0175 468 E 0176 TX RED RIVER E 0700 520 E 0705 TX REPUSIO E 0050 1413 TX ROBERTSON E 0050 486 E 0472 TX ROBERTSON E 0450 68 E 0472 TX SABINE E 0126 506 E 0129 TX SAN SABA E 0001 420 E 0005A TX SCHLEICHER E 0467	371 343 99	Ť	9902
TX NEWTON E 0226 1017 E 02278  TX NOLAN T 9902. 3141  TX OLDHAM E 0135 74  TX PALO PINTO E 0862 208  TX PANOLA E 0543 868  TX PARMER E 0213 420  TX PECOS E 0511 775 E 0513  TX PECOS E 0511 775 E 0578  E 0586 754 E 0588  TX RAINS E 0500 813  TX REAGAN E 0433 47  TX REAGAN E 0175 468 E 0176  TX RED RIVER E 0700 520 E 0705  TX REEVES E 0050 1413  TX ROBERTSON E 0576 486 E 0472  TX RUSK E 0450 68 E 0472  TX SABINE E 0450 68 E 0472  TX SABINE E 0450 68 E 0472  TX SAN SABA E 0001 420 E 0005A  TX SCHLEICHER E 0467	343 99 584	Ť	9905
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TX PALO PINTO E 0862 208  TX PANDLA E 0543 868  TX PARMER E 0213 420  TX PECOS E 0511 775 E 0513  TX PRESIDIO E 0586 754 E 0588  TX RAINS E 0586 754 E 0588  TX REAGAN E 0433 47  TX REAGAN E 0175 468 E 0176  TX RED RIVER E 0700 520 E 0705  TX REEVES E 0050 1413  TX ROBERTSON E 0576 486 E 0582  TX RUSK E 0450 68 E 0472  TX SABINE E 0450 68 E 0472  TX SABINE E 0450 68 E 0472  TX SABINE E 0450 68 E 0472  TX SAN SABA E 0001 420 E 0005A  TX SCHLEICHER E 0467 164			
TX PANOLA TX PARMER TX PARMER E 0213 TX PARMER E 0213 TX PECOS E 0511 T75 E 0513 TX PRESIDIO E 0577 E 0586 T54 E 0588 TX RAÎNS E 0500 B13 TX REAGAN TX REAGAN TX RED RIVER TX RÊD RIVER TX REEVES TX REEVES TX REFUGIO TX REFUGIO TX ROBERTSON TX ROBERTSON TX RUSK TX RUSK TX RUSK TX RUSK TX SABINE TX SCHILEICHER TYPE TYPE TYPE TYPE TYPE TYPE TYPE TYPE			
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TX PARMER TX PECOS TX PECOS TX PRESIDIO E 0577 E 0586 TX RAÎNS TX REAGAN TX REAGAN TX REAGAN TX REAGAN TX REAGAN TX REAGAN TX REAL TX REAL TX REAL TX REAL TX REVES TX REFUGIO TX REFUGIO TX ROBERTSON TX RUSK TX SABINE TX SABINSABA TX SCHLEICHER TX SACHLEICHER TX SACHLEICH			
TX SAN SABA			
TX SAN SABA			
TX SAN SABA	609	E	058
TX SAN SABA	111	E	059
TX SAN SABA			
TX SAN SABA			
TX SAN SABA	728		
TX SAN SABA	759	E	070
TX SAN SABA	568	E	005
TX SAN SABA			
TX SAN SABA	442	E	058
TX SAN SABA	215	_	
TX SAN SABA	612	E	013
TX SCHLEICHER E 0467 164	691	_	
TA SCHEETCHER	00.		
TX SHELBY E 0002 1005 E 0005	1164	E	000
TX SHELBY E 0002 1005 E 0005 TX STARR E 0200 1692 E 0201	971	E	020
E 0209 70 E 0210	1621	E	021
E 0215A 1650 E 0216A	1487	E	021
TX STERLING E 0303 55 E 0304	100	E	030
TX SULTON E 0906 23	,00	_	030
	1680	Ε	056
TX SWISHER E 0554 1040 E 0555 TX TERRELL E 0754 50	1000	-	030
	1007	E	026
	61	E	020
TX TITUS E 0076 370 E 0079A	61		
TX TRINITY E 0207G 168			
TX TYLER E 0415 724			
TX UPSHUR E 0833 1109	40.		
TX UPTON E 0877 56 E 0882	431	-	
TX VAL VEROE E 0650 97 E 0651	169	1	9903
TX VAN ZANDT E 0353C 137 E 0375	880		
TX WALKER T 1905. 5666			

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CT/ED	POP.	TRA	CT/ED	POP.	TR	ACT/ED	POP.	TRA	CT/ED	POP.
0409A	625	E	0410	1045	E	04 15A	465	E	0417A	788
0179 9902. 9905. 0231A	338 1959 2551 704									
0580 0590	105	E	0581	162	E	0582	162	E	0585	969
0706 0056	1543 284	E	0711 0057	1119 763	Ť	9901.	4866			
0586	1131	E	0587	601	E	0589	1025			
01330	644									
0008 0202 0211 0217 0305	1647 2039 588 1442 67	EEE	0017 0203 0212 0218	1017 2874 1709 580	EE	0207 0213A 0219	405 1675 2258	E	0208 0214	1818 1952
0561	278	1								
0262	800									
9903.	5857	T	9906.	3644						

#### STATE . TEXAS

STATE AND COUN	TY TR	ACT/ED	PDP.	TRA	CT/ED	POP.	TRA	CT/E
TX WARD	E	0600	527					
TX WHARTON	T	1403.	2299					
TX WILBARGER	T	9901.	3597					
TX WILLACY	E	0029	1227	E	0030A	2101	E	003
	E	0040	1844					
TX WINKLER	E	0003	406	E	0010	228	E	001
TX WOOD	E	0301	1493	E	0314	1387		
TX YDUNG	E	09468	33					
TX ZAPATA	E	0050	766	E	0051	111	E	005
TX ZAVALA	E	0450	1450	E	0452	966	E	045

324210 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

## STATE: UTAH

		TRA E E	0126 0906A 9908.	POP. 74 75 306	TR	ACT/ED	POP.	TR	ACT/E
UT	DAGGETT	Ė	0055	241					
UT		E	NO282	72	E	NO295	217	E	NO29
UT	EMERY	E	0589A	49					
UT	GARFIELD	E	0707	113	E		94	E	072
UT	GRAND	E	0080	49	T	9901.	92		
UT	IRON	E	0383	181	E	0385	255	E	039
UT	JUAB	E	0653	91					
UT	KANE	E	0925	95	E		156	E	092
UT	MILLARD	E	1018	55	E	1020	51	E	102
UT	MORGAN	E	0007	176					
UT	PIUTE	E	1077	151					
UT	RICH	E	0026	87					
UT	SAN JUAN	E	1180	128	T	9903.	51	T	9904
		E	N 15 10	83	E	N1511	40	E	N151
		E	N1523	48		N1524	150	E	
		E	N 1532	76	E	N1537	118	E	N154
		E	N1555	69	E	N1556	30	E	N156
UT	SANPETE	E	0754	379	E	0765	199		
UT	UINTAH	E	0134	62	E	NO 139	189	E	NO 14
		E	NO 160	346	E	NO 16 1	602		
UT	WASHINGTON	E	1103	1009	E	1108A	195		
UT	WAYNE	E	0536	140	T	9999.99	157		

11715 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

0031A	1425	E	00320	387	E	0033	2200	E 00	37	1148
0015	130	E	0019	102						
0055 0454	165 2598	Ε	0457	1666						
CENT 11	. 1									
CT/ED	POP.	TRA	ACT/ED	POP.	TRA	CT/ED	POP.	TRACT/	ED	POP.
NO296	87									
0723	102	E	0725	64						
0391	100	E	0394	202						
0929 1025	38 120	E	0936A 1026	506 87	T	9902.	90	E N10	13	49
9904. N1512	234 517		N1500 N1514	82 430		N1501 N1516	55 55	E N15	17	81
N 1527 N 1547 N 1566	200 80 92	E	N1529 N1549 N1567	62 132 77		N1530 N1551	109 53	E N15 E N15		129
NO 148	90	E	NO 155	202	E	NO 158	300	E NO1	59	344

TRACT/ED

POP. TRACT/ED

CENT 3.5

CT/ED

POP. TRACT/ED

IRS Section 42(d)(5)(C) QUALIFIED CENSUS TRACT	IRS	Section	42(d)(5)(C)	QUALIFIED	CENSUS	TRACTS
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STATE: VERMONT

STATE AND COUNTY	TRACT/EO	POP. TRAC	T/EO POP.	TRACT/E
VT ESSEX	E 0014	100		
VT LAMOILLE	E 0060	35		

135 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

STATE: VIRGINIA

STATE AND COUNTY	TRACT/EO	POP. TRACT/EO	POP.	TRACT/E
VA LEE	T 9906.	4639		
VA STAUNTON	T 0001.	1456		

6095 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

STATE: WASHINGTON

STATE AND COUNTY	TRACT/ED	POP.	TRACT/ED	POP.	TRACT/E
WA CHELAN	E 0052	79	E 0053	51	E 006
WA CLALLAM	E N0502	323	E N0510	107	
WA COWLITZ	T 0001.	268	T 0010.	1317	
WA DOUGLAS	E 0259	567	E 0260	174	E 026
WA FERRY	E N0088	325	E N0091	160	
WA GRANT	E 0394	1152	T 9901.	1196	
WA GRAYS HARBOR	E N0655	83	E N0656	254	E N067
WA ISLAND	E 0075	2553			
WA JEFFERSON	E 0365	47	E N0363	67	
WA KITTITAS	E 0231	174	T 9902.	4569	
WA LEWIS	E 0060	73	E 0061	579	E 007
WA MASON	E 0406	285	E 0427	76	E NO41
WA OKANOGAN	E 0675	507 69	E 0683	563	E 070
WA PACIFIC	E 0591	827	E 0593	87	
WA PEND OREILLE	E 0404	146	E 0593 E 0406	246	E 0410
WA SAN JUAN	E 0130	92			
WA SKAMANIA	E 0028	45			
WA STEVENS	E 0194	610			
WA WALLA WALLA	E 0194	157	T 9904.	3718	
WA WHITMAN	E 0586	200	E 0595	176	E 059

33467 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

STATE: WEST VIRGINIA

STATE AND COUNTY	TRA	CT/ED	POP.	TRACT/EO	POP.	TRACT/E
WV BARBOUR	E	0363	1351			
WY BOONE	E	0066B	50			

PDP.

PDP. TRACT/ED

POP. TRACT/EO

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NO672	68						
0074 0413 0705	473 483 415	E 0711	352	E 0713	151	E 0733	206
0410	38	E 04198	66	E 0425	210		
0596 CENT	136	T 9902.	7475				
CT/EO	POP.	TRACT/EO	POP.	TRACT/ED	POP.	TRACT/ED	POP.
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PDP. TRACT/ED

E 0270

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POP. TRACT/ED POP. TRACT/ED POP. TRACT/ED

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#### STATE: WEST VIRGINIA

STATE AND COUNTY	TRACT/ED	PDP.	TRACT/ED	POP.	TRAC
WV BRAXTON	E 0502A	1481	E 0507B	37	E (
WV CALHOUN	F 0006	307	E 0007	1597	
WV CLAY	E 0101	943	E 0105B	45	
WV DODORIOGE	E 0005	983	E 0006	282	
WV GILMER	E 00300	75	E 0031	1553	E (
WV GREENBRIER	E 0251	875	E 0264B	79	E C
WV HARDY	E 0001	241			
WV LEWIS	E 0431	875	E 0441	376	
WV LINCOLN	E 0540	946	E 0441	755	
WV LOGAN	E 0344	2056			
WV MCDOWELL	E 0001 E 0431 E 0540 E 0344 E 0585	882	E 0591	813	E (
WV MARION	T 0201.	1214		0.0	
WV MASON	E 0488	392	E 0489	67	
WV MERCER	E 0417	674	E 0441	182	E C
WV MINGD	E 0223	417			-
WV MONONGALIA	T 0101.	4766	T 0102.	5251	TO
WV MONRDE		747			
WV MORGAN	E 0126 E 0082 E 0075A E 0151 E 0207 E 0153 E 0002 E 0405	258			
WV PLEASANTS	E 0075A	1134			
WV RANDOLPH	E 0151	579	E 0152	201	E
WV RITCHIE	E 0207	779	E 0208	994	E 0
WV ROANE	E 0153	338	E 0158	1156	E
WV SUMMERS	E 0002	1469	E 0003	1213	E
WV TUCKER	E 0405	241			
WV TYLER	E 0336	521	E 0339	826	
WV UPSHUR	E 0336	293	E 0314	139	E
WV WEBSTER	E 0101	250	E 0102	677	E
MA MEGGIEK	2 0101	230	2 0102	011	- '

# 61027 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCE

#### STATE: WISCONSIN

ST	ATE AND COUNTY	TR	ACT/ED	POP.	TR	ACT/ED	POP.	TRA	CT
WI	ASHLAND	E	1292	156	E	1299	276	E	1
WI	BARRON	E	1142	394	E	N1106	88		
WI	BAYFIELD	E	0420	254	E	0430	608	E	0
		E	A0406	85	E	NO404	76		
WI	BURNETT	Ε	1383	409	E	1386	172	E	1
WI	CLARK	E	0633	367	E	0677	399		
WI	CRAWFORD	E	0701	622					
WI	DUNN	E	0003	300					
WI	FLORENCE	E	0250	265	E	0255	170	E	0
WI	FOND DU LAC	T	0406.	542					
WI	FOREST	E	0125A	195	E	0126	44	E	C
1.0 %	CDANIT	-	0000	242					

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		/ Vol. 56, No. 1/9 / Monday, September 16, 1991 / N
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O512B	108			1120	IKA	ICITED	PUP.	IKA	ICI/EU	PUP.
0032 0280	492 371	E	0282	105	E	02848	128			
0592	189	8	05951	1953	E	0598	794			
0442	311	T	9901.	2786						
0103.	3582								. 0	
0153 0212 0162 0008	792 196 1612 767	E	0156 0213	913 116						
0315A 0103	155 734		0321 0106	1701 722						
CENT 5	.0									
CT/ED 1306	POP.	TRA	CT/ED	POP.	TRA	CT/ED	POP.	TRA	CT/ED	POP.
0435	102	Ε	0441	198	E	0444	242	E	0448	232
1392	251	E	1411	419	E	1417	361	E	1418	494
0256	199	E	0262	192						
0140	828	E	0159	162	E	A0154	254			
	05128  0032 0280  0592  0442 0103.  0153 0212 0162 0008  0315A 0103  CENT 5  CT/ED 1306 0435 1392	05128 108  0032 492 0280 371  0592 189  0442 311 0103. 3582  0153 792 0212 196 0162 1612 0008 767  0315A 155 0103 734  CENT 5.0  CT/ED POP. 1306 18 0435 102 1392 251	05128 108 E  0032 492 0280 371 E  0692 189 E  0442 311 T 0103. 3582  0153 792 E 0212 196 E 0162 1612 0008 767  0315A 155 E 0103 734 E  CENT 5.0  CT/ED POP. TRA 1306 18 0435 102 E 1392 251 E	05128 108 E 0513  0032 492 0280 371 E 0282  0592 189 E 0595T  0442 311 T 9901.  0103. 3582  0153 792 E 0156 E 0213  0162 1612 196 E 0213  0162 1612 1006  CENT 5.0  CT/ED PDP. TRACT/ED 1306 18  0435 102 E 0441  1392 251 E 1411	05128 108 E 0513 1120  0032 492 0280 371 E 0282 105  0592 189 E 0595T 1953  0442 311 T 9901. 2786  0103. 3582  0153 792 E 0156 913 0212 196 E 0213 116  0162 1612 0008 767  0315A 155 E 0321 1701 0103 734 E 0106 722  CENT 5.0  CT/ED PDP. TRACT/ED POP. 1306 18  0495 102 E 0441 198 1392 251 E 1411 419	05128 108 E 0513 1120  0032 492 0280 371 E 0282 105 E  0592 189 E 0595T 1953 E  0442 311 T 9901. 2786  0103. 3582  0153 792 E 0156 913 0212 1962 6 0213 116  0162 1662 1662 0213 116  0008 767  0315A 155 E 0321 1701 722  CENT 5.0  CT/ED POP. TRACT/ED POP. TRACT/ED 1306 18  0435 102 E 0441 198 E  1392 251 E 1411 419 E	05128 108 E 0513 1120  0032 492 0280 371 E 0282 105 E 02848  0592 189 E 0595T 1953 E 0598  0442 311 T 9901. 2786  0103. 3582  0153 792 E 0156 913 0212 196 E 0213 116  0162 1612 0008 767  0315A 155 E 0321 1701 0103 734 E 0106 722  CENT 5.0  CT/ED POP. TRACT/ED POP. TRACT/ED 1306 18  0435 102 E 0441 198 E 0444  1392 251 E 1411 419 E 1417	05128 108 E 0513 1120  0032 492 0280 371 E 0282 105 E 02848 128  0592 189 E 0595T 1953 E 0598 794  0442 311 T 9901. 2786  0103. 3582  0153 792 E 0156 913 0212 1962 0008 767  0315A 155 E 0321 1701 701 701 701 701 701 701 701 701 7	05128 108 E 0513 1120  0032 492 0280 371 E 0282 105 E 02848 128  0592 189 E 0595T 1953 E 0598 794  0442 311 T 9901. 2786  0103. 3582  0153 792 E 0156 913 0212 196 E 0213 116  0162 1612 0008 767  0315A 155 E 0321 1701 722  CENT 5.0  CT/ED POP. TRACT/ED POP. TRACT/ED POP. TRACT/ED 1306 18  0435 102 E 0441 198 E 0444 242 E 1392 251 E 1411 419 E 1417 361 E	05128 108 E 0513 1120  0032 492 0280 371 E 0282 105 E 02848 128  0592 189 E 0595T 1953 E 0598 794  0442 311 T 9901. 2786  0103. 3582  0153 792 E 0156 913 116  0162 1612 0008 767  0315A 155 E 0321 1701 0103 734 E 0106 722  CENT 5.0  CT/ED POP. TRACT/ED POP. TRACT/ED POP. TRACT/ED 1306 18  0435 102 E 0441 198 E 0444 242 E 0448 1392 251 E 1411 419 E 1417 361 E 1418

#### STATE: WISCONSIN

ST	ATE AND COUNTY	TR	ACT/EO	POP.	TR	ACT/ED	POP.	TR	ACT/ED
WI	IRON	E	0479	757	E	0492	109	E	0493
WI	JACKSON	E	0985	539					
WI	JUNEAU	E	0286	170	E	0288	216	E	0299
WI	LANGLAGE	E	0543	515	E	0545	309		
WI	LINCOLN	E	0180	104	E	0192	75		
WI	MARINETTE	E	0980	61	E	0990	287	E	0997
WI	MENOMINEE	E	1628A	155	E	1635	300	E	N1470
WI	MONROE	E	0200	117	Ē	0220	75	E	NO213
WI	OCONTO	E	0003	184	Ē	0006	146	E	0007
		E	0026	174	E	0038	469	E	0049
WI	ONEIDA	E	0834	47	E	0858A	100		
WI	POLK	Ē	0302	639	E	0321	468	E	NO316
WI	PRICE	E	0631	280	Ē	0633	619	E	0642
		E	0649	179	E	0653	166	E	0661
WI	RUSK	E	1203	185	E	1205	72	E	1215
		E	1228	240	E	1230	86		
WI	SAUK	E	0103A	54	E	NO 105C	81		
WI	SAWYER	E	0678	573	E	0680	269	E	0696
		E	0745	105	E	N0688	183	E	N0689
		E	NO719	307	E	N0727	239		
WI	SHAWANO	E	0318	109					
WI	TAYLOR	E	0399	142					
WI	VERNON	E	1078	398	E	1104	223		
WI	VILAS	E	0529	191	E	0535	104	E	0558
		E	NO585	44	E	N0593	484	E	NO597
WI	WASHBURN	E	0778	557	E	0779	168	E	0780
WI	WAUPACA	E	0098	203					
WI	W000	E	0435A	149	E	0436A	188	E	NO460

32277 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT 2

## STATE: WYOMING

STATE AND COUNTY	TRA	CT/ED	POP.	TRA	CT/EO	POP.	TRA	CT/ED
WY ALBANY	E	0526	66	E	0527	37	E	0536
WY BIG HORN	E	9903. 1630	4742 121	E	1640	370	Ε	1641
WY CAMPBELL	E	1000	106	_				
WY CARBON	E	0448	55	E	0453	69		
WY FREMONT	E	1302	140	E	1349	56	E	1364
WY GOSHEN	E	0352	53	E	0353	86	E	0363
WY HOT SPRINGS	E	1900	359	E	1911.	36	E	1912
WY JOHNSON	E	0026	52	E	0034	42	E	0038
WY LINCOLN	E	0200A	256	E	0207A	1386	E	0208
WY NIOBRARA	E	0002	357	E	0005	103	E	0006

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93	51	E	0498	26		,					
99	256	E	0303	410	Ε	N0314A	124				
97 70 13	344 82 81	E	1009	211	E	1018	407				
07	23 732	Ε	0009	107	E	0015	134	E	0018	345	
16	34	E	N0319	43							
42	498	E	0643	171	E	0644	152	E	0648	308	
61	457	E	0665	379		1219	465	E	1225	61	
15	402	Ε	1217	469	E	1219	465	E	1225	01	
96	242	E		376	E		264		0744	386	
89	85	E	N0702	222	E	N0713	88	E	NO718	26	
58	343	E	0559	426	E	0575	41	E	0596	52	
97 80	40 273	E	N0600 0806	46 260							
60	50										
T	2.1										
ED 36	POP.	TRA	ACT/ED 0539	POP.	TRA	ACT/ED 0549	POP.	TR	ACT/ED 0553	POP. 207	
41	244	E	1647	147		0040	.02		0000		
64 63	110	Ε	0364	232	E	0373	165	т	9903.	356	
12	34	E	1913	94		N1915	82	•	3300.	000	
	119	_				0217	32				
38	1502	E	0213	89	E						

POP. TRACT/ED

STATE: WYOMING

STATE AND COUNTY	TRACT/E	O POP.	TRACT/EO	POP.	TRA	CT/ED
WY PARK	E 091	3 30	E 0914	206		
WY PLATTE	E 011	4 138				
WY SHERIDAN	E 152	5 191	E 1550	65	Ε	1551
WY SUBLETTE	E 113	2 61	E 1142	69		
WY SWEETWATER	E 198	4 86	E 1995	418	E	2010
	E 202	9 75				
WY TETON	E 107	B 114				
WY WASHAKTE	F 117	7 155				

14760 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT 4.5

METROPOLITAN AREA: Abilene, TX

STATE AND COUNTY TRACT/ED POP. TRACT/ED TX-TAYLOR T 0118. 1215 T 0119. 3010

4225 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT 3.

METROPOLITAN AREA: Akron, OH

STATE AND COUNTY	TRACT/EO	POP.	TRACT/ED	POP.	TRACT/ED
OH SUMMET	T 5011.	1815	T 5012.	1384	T 5013.01
	T 5018.	82	T 5017.	2746	T 5018.
	T 5032.	3175	T 5034.	2526	T 5041.
	T 5056.	2361	T 5063.04	2913	T 5066.
	T 5074.	1866	T 5101.	4574	

55295 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT 8.4

METROPOLITAN AREA: Albany, GA

STATE AND COUNTY	TRACT/ED	PDP.	TRACT/ED	POP.	TRACT/ED	
GA DOUGHERTY	T 0002.	4664	T 0008.	3121	T 0012.	۰

22334 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT 19.5

METROPOLITAN AREA: Albany-Schenectady-Troy, NY

STATE AND COUNTY	TRACT/ED	PDP.	TRACT/ED	POP.	TRACT/EO
NY ALBANY	T 0001.	2631	T 0002.	5876	T 0006.
	T 0023.	2248	T 0024.	318	T 0025.
NY MONTGOMERY	T 0701.	72	T 0703.	2604	T 0709.
NY RENSSELAER	T 0404.	3457	T 0407.	4173	
NY SCHENECTADY	T 0203	1365	T 0209.	4279	T 0210.01

50369 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT 6.0

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)	POP.	TRACT/ED	POP,	TRACT/ED	POP.	TRACT/ED	POP.
1	117						
)	42	E 2013	125	E 2016	28	E 2025	63
4.	5						
0	POP.	TRACT/ED	POP.	TRACT/ED	POP.	TRACT/ED	POP.
3.	8						
01	POP. 969 1997 1748 3179	TRACT/ED T 5013.02 T 5019. T 5043. T 5067.	POP. 1206 2375 750 3272	TRACT/ED T 5014. T 5024. T 5044. T 5068.	POP. 2502 2728 2119 1391	TRACT/ED T 5015. T 5025. T 5053. T 5069.	POP. 1055 2320 2934 1308
8.	4						
	POP. 2311	TRACT/ED T 0013.	POP. 283	TRACT/ED T 0014.01	POP. 2572	TRACT/ED T 0014.02	
19.	9						
	POP. 3514 2060 2116	TRACT/ED T 0008. T 0129.	PÓP. 2579 3665	TRACT/ED T 0011.	POP. 1712	TRACT/ED T 0021.	POP. 4165
.01	887	T 0210.02	2648				
6.	0						

METROPOLITAN AREA: Albuquerque, NM

STATE AND COUNTY TRACT/EO POP. TRACT/EO POP. TRACT/EI
NM BERNALILLO T 0012. 6755 T 0013. 4337 T 0014
T 0021, 1242 T 0028. 790 T 0045.

28764 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Alexandria, LA

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP. TRACT/EL POP.

15152 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Allentown-Bethlehem-Easton, PA-NJ

STATE AND COUNTY TRACT/ED POP. TRACT/EO POP. TRACT/EL T 0002. 898 T 0005. 2324 T 0009 PA LEHIGH T 0110. PA NORTHAMPTON T 0105. 4583 T 0108. 2584

28358 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Altoona, PA

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP. TRACT/ED PA BLAIR T 1019. 2081

2081 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Amarillo, TX

POP. TRACT/ED POP. TRACT/ED STATE AND COUNTY TRACT/ED TX POTTER T 0111. 2538 T 0112. 923 T 0113. T 0129. T 0122. 3234 T 0123. 631

17238 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Anaheim-Santa Ana, CA

STATE AND COUNTY TRACT/ED POP. TRACT/EO POP. TRACT/EL 46 T 0524.04 7760 T 0626 CA DRANGE T 0219 07 T 0748.01 4424 T 0748.04 8258 T 0749 T 0762.04 2259 T 0873. 5941 T 0874 T 0995.03 8828

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T/ED 0014. 0045.01	POP. 3402 3247	TRACT/E0 T 0015. T 0048.	POP. 3224 879	TRACT/ED T 0016.	POP. 2865	TRACT/ED T 0020.	POP. 2023
ENT 6.	9						
T/ED 0119.	POP. 2477	TRACT/ED T 0120.	POP. 4660	TRACT/EO T 0129.	POP. 4192	TRACT/EO	POP.
ENT 11.	2						
T/ED 0009.	POP. 1664 2700	TRACT/E0 T 0010. T 0113.	POP. 2895 2658	TRACT/ED T 0011. T 0144.	POP. 957 2085	TRACT/ED T 0013. T 0145.	POP. 1878 3132
ENT 4.	5						
T/EO	POP.	TRACT/ED	POP.	TRACT/ED	POP.	TRACT/EO	POP.
ENT 1.	5						
CT/ED 0113. 0129.	POP. 502 2071	TRACT/ED T 0114. T 0130.	POP. 2037 2524	TRACT/ED T 0120.	POP. 1824	TRACT/ED T 0121.	POP. 954
ENT 9.	9						
7/ED 0626.14 0749.01 0874.03	POP. 2998 5945 2605	TRACT/E0 T 0743. T 0749.02 T 0886.01	POP. 3234 4159 3519	TRACT/ED T 0744.03 T 0750.01 T 0891.03	POP. 3350 3067 8764	TRACT/ED T 0745.01 T 0750.02 T 0995.02	POP. 5571 4448 331

ENT 4.4

METROPOLITAN AREA: Anchorage, AK

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP. TRACT/E POP.

22851 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Anderson, IN

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP. TRACT/ED IN MADISON T 0001. 409

409 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Anderson, SC

STATE AND COUNTY TRACT/ED POP. TRACT/ED SC ANDERSON T 0001. 130 T 0006. 5408 T 0007

13214 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Ann Arbor, MI

STATE AND COUNTY TRACT/E TRACT/ED POP. TRACT/EO POP. MI WASHTENAW T 0001. 1142 T 0002. 7646 T 0003 T 0009.01 4756 T 0009.02 2850 T 0025 T 0029.02 328 T 0029.03 4157

46718 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Anniston, AL

STATE AND COUNTY TRACT/EO POP. TRACT/EO POP. TRACT/EI AL CALHOUN T 0005. 4991 T 0006. 3268 T 0007

8527 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Appleton-Oshkosh-Neenah, WI

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP. TRACT/ED WI DUTAGAMIE T 0101. 1223 T 0006. 1284

CT/ED DQO6.	POP. 5505	TRACT/ED	POP.	TRACT/ED	POP.	TRACT/ED	POP.
CENT 13	1.1						
CT/ED	POP.	TRACT/EO	PDP.	TRACT/ED	POP.	TRACT/EO	POP.
CENT	. 3						
CT/E0	POP. 7676	TRACT/ED	PDP.	TRACT/ED	POP.	TRACT/ED	POP.
CENT 9	.9						
2T/ED 0003. 0025.01	POP. 7008 1861	TRACT/ED T 0005. T 0025.02	PDP. 5742 980	TRACT/ED T 0007. T 0026.	2569	TRACT/E0 T 0008. T 0028.	2714
CENT 17	.6						
CT/ED	POP. 268	TRACT/EO	POP.	TRACT/EO	POP.	TRACT/EO	POP.
CENT 7	. 1						
CT/ED	POP.	TRACT/ED	POP.	TRACT/ED	POP.	TRACT/ED	PDP.
CENT	.9						

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METROPOLITAN AREA: Asheville, NC

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP. TRACT/ED NC BUNCOMBE T 0001. 679 T 0002. 2173 T 0007

7183 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Athens, GA

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP. TRACT/E T 0001. 215 T 0002. 2475 T 0003

18937 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA Atlanta, GA

STATE AND COUNTY	TRACT/EO	POP.	TRACT/ED	POP.	TRACT/E
GA COBB	1 0307.	5545	T 0308.	5381	
GA DE KALB	T 0205.	4485	T 0206.	1509	T 0207
	T 0237.	6619			
GA FULTON	1 0006.	1278	T 0008.	2175	T 0010
	1 0020.	1550	T 0021.	2272	T 0022
	T 0026.	1694	T 0027.	755	T 0028
	T 0033.	2940	T 0035.	708	1 0036
	T 0040.	2826	T 0041.	2660	T 0042
	T 0048.	1937	T 0049.95	2125	1 0053
	T 0057.	1559	T 0058.	1868	T 0062
	T 0067.	5132	T 0068.02	1902	T 0071
	T 0083.01	4215	T 0083.02	3917	T 0084
	T 0087.01	3821	T 0087.02	4888	T 0106
GA SPALOING	T 9903.	2845	T 9905.	8267	
GA WALTON	T 1104.	3499			

248438 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Atlantic City, NJ

POP. TRACT/E STATE AND COUNTY TRACT/EO POP. TRACT/60 NJ ATLANTIC T 0008. 1453 T 0009. 813 T 0010 T 0016. 1375 T 0017. 1778 T 0018 NJ CAPE MAY T 0215. 2013

22436 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Augusta, GA-SC

STATE AND COUNTY TRACT/ED POP. TRACT/EO POP. TRACT/EGA RICHMOND T 0002. 3684 T 0003. 1997 T 0004

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0084. 0106.01	5748 4583	T 0085. T 0109.	6080 868	T 0086.01 T 0110.	6845 4483		4061 5797
CENT 11.	6						
CT/ED 0010. 0018.	PDP. 771 1150	TRACT/ED T 0011. T 0019.	PDP. 3121 2446	TRACT/ED T 0014. T 0020.	PDP. 3293 1573	TRACT/ED T 0015.	POP. 2650
CENT 8.	1						
CT/ED 0004.	PDP'. 879	TRACT/ED T 0006.	POP. 3358	TRACT/ED T 0007.	PDP. 2427	TRACT/ED T 0008.	POP. 772

PDP. TRACT/ED

POP. TRACT/ED

POP. TRACT/ED T 0221.

T 0006.

T 0017.

T 0024.

T 0031.

T 0038.

T 0064.

T 0055.02

T 0044

2954

3291

11387

1648

3641

1674

1169

1971

3025

2765

POP.

3349

3635

3083

3309

2195

3684

2717

4424

6945 T 0078.04 9409 T 0082.02 5199

TRACT/ED

T 0009.

T 0227.

T 0018.

T 0025.

T 0032.

T 0039.

T 0046.95 T 0056.

2550 T 0066.02 1578

POP. TRACT/ED

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0207.

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**CENT 14.6** 

CENT 4.5

PDP. TRACT/ED

T 0009.

TRACT/ED

T 0004.

TRACT/ED

T 0208.

T 0011.

T 0023.

T 0029.

T 0037.

T 0043.

T 0063.

4925 T 0072.

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TDC	Section	42(4)(5)(6)	OHAL TETED	CENSUS TRACTS

METROPOLITAN AREA: Augusta, GA-SC

STATE AND COUNTY TRACT/EO POP. TRACT/EO POP. TRACT/E GA RICHMOND T 0009. 3369 T 0014. 4367 T 0015

32619 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Aurora-Elgin, IL

STATE AND COUNTY TRACT/EO POP. TRACT/EO POP. TRACT/E IL KANE T 8512. 415 T 8515. 977 T 8537

1752 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Austin, TX

STATE AND COUNTY TRACT/EO POP. TRACT/EO POP. TRACT/E TX HAYS T 0101. 1943 T 0102. 6023 T 0103 TX TRAVIS T 0002.03 T 0003 958 T 0003.01 5831 T 0006.01 6802 T 0006.02 7887 T 0008 T 0009.02 6231 T 0010. 5425 T 0011 T 0023.04 4002 T 0023.05 5794 TX WILLIAMSON 3123 T 0210.

106079 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Bakersfield, CA

STATE AND COUNTY TRACT/EO POP. TRACT/EO POP. TRACT/E CA KERN 5720 T 0013. T 0016. 1500 T 0021

25895 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Baltimore, MD

STATE AND COUNTY	TRACT/EO	POP.	TRACT/ED	POP.	TRACT/E
MD ANNE ARUNDEL	T 7028.	680			
MD BALTIMORE	T 4016.01	1096	T 4507.	2332	T 4508
MD CARROLL	T 5053.	1809			
MD HARFORO	T 3025.	5722			
MD QUEEN ANNERS	E 0277	60	E 0280	34	E 0286
MD BALTIMORE	T 0103.	2639	T 0104.	1763	T 0105
	T 0402.	3181	T 0501.	4349	T 0603
	T 0704.	3498	T 0802.	4784	T 0803
	T 0808.	4015	T 0904.	2172	T 0905
	T 1002.	2677	T 1004.	1578	T 1102
	T 1301.	4661	T 1302.	4245	T 1303
	T 1403.	4842	T 1501.	4021	T 1502

46880

POP. 3397	TRACT/ED T 0106.	POP. 8369	TRACT/ED	POP.	TRACT/ED	POP.
4						
POP. 360	TRACT/ED	POP.	TRACT/ED	POP.	TRACT/ED	POP.
6						
POP.	TRACT/ED	POP.	TRACT/ED	POP.	TRACT/ED	POP.
4755 3570 1665			T 0008.04	2871	T 0005. T 0009.01 T 0021.10	4 165 2 150 3338
8						
POP. 2968	TRACT/ED T 0022.	POP. 4084		POP. 5098	TRACT/ED T 0048.	POP. 6525
4						
POP.	TRACT/ED	POP.	TRACT/ED	POP.	TRACT/ED	POP.
1254						
33 2268 2974 4243 2377 4993 3700	E 02878 T 0201. T 0604. T 0804. T 0908. T 1204. T 1304. T 1503.	36 2687 3137 3327 6175 2742 3047 3811	E 0299T T 0301. T 0605. T 0806. T 0909. T 1205. T 1401.	723 2938 1927 5775 4701 2471 5402 5715	T 0302. T 0703. T 0807. T 1001. T 1206. T 1402. T 1508.02	2850 3024 3944 2799 2907 3309 1138
	3397 4 POP. 360 6 POP. 7271 4755 3570 1665 B POP. 2968 4 POP. 1254 2368 4 2974 4243 2377 4993	3397 T 0106. 4  PDP. TRACT/ED 360 6  PDP. TRACT/ED 7271 T 0105. 4755 T 0004.01 3570 T 0008.03 1665 T 0012.  8  PDP. TRACT/ED 7 0002. 4  PDP. TRACT/ED 1254  33 E 02878 T 0022. 4  PDP. TRACT/ED 1254  33 E 02878 T 0201. 2974 T 0604. 4243 T 0804. 2377 T 0908. 4993 T 1204. 3700 T 1304.	3397 T 0106. 8369 4  POP. TRACT/ED POP. 360 6  POP. TRACT/ED POP. 3207 4755 T 0004.01 3614 3570 T 0008.03 2771 1665 T 0012. 3095  8  POP. TRACT/ED POP. 3095  8  POP. TRACT/ED POP. 4084 4  POP. TRACT/ED POP. 4084 4  POP. TRACT/ED POP. 4084 4  POP. TRACT/ED POP. 1254  23 E 02878 36 2268 T 0201. 2687 2974 T 0604. 3137 4243 T 0804. 3227 2377 T 0908. 6175 4993 T 1204. 2742 3700 T 1304. 3047	3397 T 0106. 8369  4  PDP. TRACT/ED POP. TRACT/ED 360  6  POP. TRACT/ED POP. TRACT/ED 3207 4755 T 0004.01 3614 T 0004.02 3570 T 0008.03 2771 T 0008.04 1665 T 0012. 3095 T 0013.05  8  POP. TRACT/ED POP. TRACT/ED 7008.04 T 0008.04 T 0008.	3397 T 0106. 8369  4  POP. TRACT/ED POP. TRACT/ED POP. 360  6  POP. TRACT/ED POP. TRACT/ED POP. 3207 4755 T 0004.01 3614 T 0004.02 3099 3570 T 0008.03 2771 T 0008.04 2871 1665 T 0012. 3095 T 0013.05 6489  8  POP. TRACT/ED POP. TRACT/ED POP. 3095 4  POP. TRACT/ED POP. TRACT/ED POP. 3	3397 T 0106. 8369  4  POP. TRACT/ED POP. TRACT/ED POP. TRACT/ED 360  6  POP. TRACT/ED POP. TRACT/ED POP. TRACT/ED 7271 T 0105. 3207 4755 T 0004.01 3614 T 0004.02 3099 T 0005. 3570 T 0008.03 2771 T 0008.04 2871 T 0009.01 1665 T 0012. 3095 T 0013.05 6489 T 0021.10  8  POP. TRACT/ED POP. TRACT/ED POP. TRACT/ED POP. TRACT/ED 2968 T 0022. 4084 T 0025. 5098 T 0048.  4  POP. TRACT/ED POP. TRACT/ED POP. TRACT/ED 1254  33 E 02878 36 E 0299T 723 1 0048.  4  POP. TRACT/ED POP. TRACT/ED POP. TRACT/ED 1254  33 E 02878 36 E 0299T 723 1 0048.  2974 T 0604. 3137 T 0605. 1927 T 0703. 4243 T 0804. 3137 T 0605. 1927 T 0703. 4243 T 0804. 3327 T 08066. 5775 T 0807. 2377 T 0908. 6175 T 0909. 4701 T 1001. 4993 T 1204. 2742 T 1205. 2471 T 1206. 3700 T 1304. 3047 T 1401. 5402 T 1402.

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METROPOLITAN AREA: Baltimore, MD

STATE AND COUNTY	TRACT/ED	POP.	TRACT/ED	POP.	TRACT/ED
MD BALTIMORE	T 1512.	7992	T 1513.	7798	T 1601.
	T 1701.	1815	T 1702.	3363	T 1703.
	T 1901.	2982	T 1902.	3042	T 1903.
	T 2004.	3473	T 2005.	4062	T 2101.
	T 2302.	2695	T 2502.01	865	T 2502.03
	T 2603.03	2328	T 2604.03	4514	T 2606.01
	T 2804.04	4003			

296773 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT 13

METROPOLITAN AREA: Bangor, ME

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP. TRACT/ED ME PENOBSCOT T 0001. 488 T 0010. 589

1077 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT 1

METROPOLITAN AREA: Baton Rouge; LA

STATE AND COUNTY	TRACT/ED	POP.	TRACT/ED	POP.	TRACT/ED
LA ASCENSION LA EAST BATON ROUGE	T 0308. T 0003.	1449 3017	T 0005.	6053	T 0009.
	T 0014.	984	T 0015.	3754	T 0021.
	T 0028.	10550	T 0030.01	7728	T 0030.02

78054 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT 15

METROPOLITAN AREA: Battle Creek, MI

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP. TRACT/ED MI CALHOUN T 0001. 128 T 0003. 4156 T 0004.

7466 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT 5

METROPOLITAN AREA: Beaumont-Port Arthur, TX

STATE AND COUNTY TRACT/EO POP. TRACT/ED POP. TRACT/EO T 0001.03 T 0007. 4422 TX JEFFERSON 3007 T 0008. T 0016. 345 T 0017. 3177 T 0018. 3579 T 0057. 1073 T 0058. T 0054. TX ORANGE T 0202. 9909

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ED 1. 3. 3. 1. 2.03 6.01	POP. 5138 5414 3868 1831 2392 3982	TRACT/ED T 1602. T 1801. T 2001. T 2102. T 2502.04 T 2608.	POP. 4548 1365 3390 5442 7273 2637	TRACT/ED T 1603. T 1802. T 2002. T 2201. T 2503.02 T 2718.01	POP. 3297 1755 4904 1120 2920 4842	TRACT/ED T 1604. T 1803. T 2003. T 2301. T 2506. T 2718.02	POP. 5561 2264 3158 1712 1504 6256
T 13.	.5						
€D	POP.	TRACT/ED	POP.	TRACT/ED	POP.	TRACT/ED	POP.
T 1.	.3						
ED	POP.	TRACT/ED	POP.	TRACT/ED	POP.	TRACT/ED	POP.
9. 1. 0.02	7291 3227 231	T 0010. T 0022. T 0031.	6788 2853 9965	T 0012. T 0024.	1395 4190	T 0013. T 0025.	2831 5748
T 15.	.8						
ED	POP. 3182	TRACT/ED	POP.	TRACT/ED	POP.	TRACT/ED	POP.
T 5.	3						
ED 8. 8.	POP. 1305 2346 902	TRACT/ED T 0010. T 0022. T 0059.	POP. 2492 3842 2645	TRACT/ED . T 0014. T 0052. T 0061.	POP. 1123 409 2789	TRACT/ED T 0015. T 0053.	POP. 1029 2251

T 12.4

METROPOLITAN AREA: Beaver County, PA

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP. TRACT/ED PA BEAVER T 6012. 4751 T 6015. 3598

8349 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT 4.1

METROPOLITAN AREA: Bellingham, WA

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP. TRACT/ED WA WHATCOM T 0005. 7047 T 0006. 478 T 0010.

13333 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT 12.5

METROPOLITAN AREA: Benton Harbor, MI

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP. TRACT/ED T 0001. 376 T 0002. 1676 T 0003. T 0205. 2953

17200 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT 10.0

METROPOLITAN AREA: Bergen-Passaic, NJ

TRACT/ED POP. TRACT/ED POP. TRACT/EO STATE AND COUNTY NJ PASSAIC T 1752. 3441 T 1753. 6168 T 1754. T 1802. T 1804. 7963 T 1803. 5965 T 1808. 2953 T 1809. 3233 T 1812. T 1816.01 313 T 1816.02 399 T 1817.01 T 1821. 3076 T 1822. 3123 T 1823.

116430 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT 9.0

METROPOLITAN AREA: Billings, MT

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP. TRACT/ED MT YELLOWSTONE T 0001. 1169 T 0002. 3737 T 0003.

8800 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT 8.1

METROPOLITAN AREA: Biloxi-Gulfport, MS

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP. TRACT/ED MS HARRISON T 0001. 1774 T 0003. 4712 T 0018.

TRACT/ED	POP.	TRACT/ED	POP.	TRACT/ED	PDP.
TRACT/ED	POP.	TRACT/ED	POP.	TRACT/ED	POP.
TRACT/ED T 0004.					PDP . 4065
TRACT/ED T 1755. T 1805. T 1813. T 1817.02 T 1828.	5543 1633 5116	T 1758. T 1806. T 1814.	8274 5085 3837	T 1759. T 1807. T 1815	PDP. 5290 3087 4246 2244
TRACT/ED	POP.	TRACT/ED	PDP.	TRACT/ED	PDP.
TRACT/ED	POP.	TRACT/ED	POP.	TRACT/ED	POP.
	TRACT/ED T 0004.  TRACT/ED T 1755. T 1805. T 1813. T 1817.02 T 1828.	TRACT/ED POP.  TRACT/ED POP. T 0004. 2007  TRACT/ED POP. T 1755. 5543 T 1805. 1633 T 1813. 5116 T 1817.02 2931 T 1828. 3083  TRACT/ED POP.	TRACT/ED POP. TRACT/ED  TRACT/ED POP. TRACT/ED T 1755. 5543 T 1758. T 1805. 1633 T 1806. T 1813. 5116 T 1814. T 1817.02 2931 T 1818. T 1828. 3083 T 1829.  TRACT/ED POP. TRACT/ED	TRACT/ED POP. TRACT/ED POP.  TRACT/ED POP. TRACT/ED POP. T 0004. 2007 T 0005. 3808  TRACT/ED POP. TRACT/ED POP. T 1755. 5543 T 1758. 8274 T 1805. 1633 T 1806. 5085 T 1813. 5116 T 1814. 3837 T 1817.02 2931 T 1818. 2446 T 1828. 3083 T 1829. 2814  TRACT/ED POP. TRACT/ED POP.	TRACT/ED POP. TRACT/ED POP. TRACT/ED TOOO4. POP. TRACT/ED POP. TRACT/ED POP. TRACT/ED POP. TRACT/ED T1755. 5543 T1758. 8274 T1759. T1805. 1633 T1806. 5085 T1807. T1813. 5116 T1814. 3837 T1815. T1817.02 2931 T1818. 2446 T1820. T1828. 3083 T1829. 2814

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METROPOLITAN AREA: Binghamton, NY

7928 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Birmingham, AL

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP. TRACT/E AL JEFFERSON T 0005. 6926 T 0006. 2138 T 0007 5114 T 0017. 699 T 0018 0012. T 0025. 374 T 0026.01 636 T 0026 T 0030.02 T 0029. 5023 5072 T 0032 T 0042. 2474 T 0044. 1559 T 0045 T 0101. T 0102. 4353 T 0103 4863 AL WALKER T 0201. 4161

114708 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Bismarck, ND

STATE AND COUNTY TRACT/ED POP. TRACT/E POP. TRACT/E ND MORTON T 0204. 3248

3248 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Bloomington, IN

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP. TRACT/E IN MONROE T 0001. 2991 T 0002.01 7587 T 0002

19484 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Bloomington-Normal, IL

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP. TRACT/EI IL MCLEAN T 0001.01 76 T 0002. 7999 T 0016

10619 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Boise City, ID

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STATE AND COUNTY TRACT/ED POP. TRACT/ED POP. TRACT/ED TOO1. 2938 TOO11. 3600

6538 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

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CT/ED 0012.	POP. 1047	TRACT/ED T 0013	POP. 3138	TRACT/ED	POP.	TRACT/ED	POP.
CENT 3.	0						
CT/ED 0007. 0018.01 0026.02 0032. 0045. 0103.02	POP. 6317 2132 1366 4317 1939 7287	TRACT/ED T 0008. T 0019.01 T 0027. T 0033. T 0046. T 0106.02	3056 3725 673	TRACT/ED T 0009. T 0023.04 T 0028.01 T 0039. T 0051.01 T 0136.02	POP. 3269 1516 650 2435 4524 122	TRACT/ED T 0010. T 0024. T 0028.02 T 0041. T 0055. T 0137.	POP. 1270 2918 391 2441 4711 3012
CENT 13.	0						
CT/EO	POP.	TRACT/EO	POP.	TRACT/EO	POP.	TRACT/ED	POP.
CENT 4.	1						
CT/ED DO02.02 CENT 19.	POP. 8906	TRACT/ED	POP.	TRACT/ED	POP.	TRACT/ED	POP.
CT/ED DO16. CENT 8.	2544	TRACT/ED	POP.	TRACT/ED	POP.	TRACT/ED	POP.
CT/ED		TRACT/ED .	POP.	TRACT/ED	POP.	TRACT/ED	POP.

6883

METROPOLITAN AREA: Boston, MA

STATE AND COUNTY	TRACT/EO	POP.	TRACT/ED	POP.	TRACT/E
MA ESSEX	T 2061.	2975	T 2062.	4056	T 2068
MA MIOOLESEX	T 3413.	3327	T 3427.	1190	T 3513
	T 3539.	5196			
MA NORFOLK	T 4102.	300	T 4173.	391	
MA SUFFOLK	T 0006.02	4530	T 0007.02	6284	T 0101
	T 0104.	11072	T 0302.	1470	T 0402
	T 0503.	1784	T 0504.	1695	T 0505
	T 0605.	3065	T 0606.	690	F 0607
	T 0611.	2095	T 0612.	711	T 0614
	· T 0709.	2734	T 0711.	1037	1 0712
	T 0804.	1679	T 0805.	4236	T 0806
	T 0813.	4094	T 0814.	1719	T 0815
	T 0819.	3157	T 0820.	3450	T 0821
	T 0905.	1295	T 0906.	1955	T 0907
	T 0913.	2382	T 0914.	2378	T 0915
	T 0920.	5281	T 0923.	2887	T 0924
	T 1011.02	4193	T 1102.	1727	T 1203
	T 1604.	2146	T 1605.	7873	T 1707
	1907	4 140	14430 -	1 10 1 3	11/01

281628 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Boulder-Longmont, CO

STATE AND COUNTY TRACT/EO POP. TRACT/EO POP. TRACT/EC T 0122,02 4288 T 0122.05 3552 T 0123

14299 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Bradenton, FL

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP. TRACT/ED FL MANATEE T 0001,02 1522

1522 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Bremerton, WA

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP.

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CT/ED 2068. 3513.	POP. 2217 4337	TRACT/ED T 2069. T 3522.	PDP. 2478 1687	TRACT/ED T 2070. T 3524.	PDP. 1610 1974	TRACT/ED T 2072. T 3527.	PDP. 2398 2369
0101.0 0402. 0505. 0607. 0614. 0712. 0806. 0815. 0821, 0907. 0915. 0924. 1203.	01 4573 1216 1473 1883 320 1186 1033 2545 5705 3000 4592 5738 5154 6556	T 0101.02 T 0408. T 0506. T 0608. T 0702. T 0801. T 0808. T 0816. T 0901. T 0908. T 0916. T 1001. T 1205.	3283 1725 1352 991 3552 311 1977 651 4711 1021 2600 4226 2186	T 0102. T 0501. T 0507. T 0609. T 0704. T 0802. T 0810. T 0902. T 0909. T 0909. T 1002.	7686 3937 1217 2125 1821 1420 4737 3576 2106 1426 3351 2546 5030	T 0103. T 0502. T 0509. T 0610. T 0708. T 0803. T 0812. T 0912. T 0912. T 0919. T 1003.	4567 3629 3282 2955 2830 2384 4131 2642 3253 3189 3433 3490 3181
CENT	10.0						
CT/ED 0123.	PDP. 5622	TRACT/ED T 0126.02		TRACT/ED	PDP.	TRACT/ED	PDP.
PENT	7.5						
CT/ED	POP.	TRACT/ED	PDP.	TRACT/ED	PDP.	TRACT/ED	POP.
CENT	1.0						
CT/ED	PDP.	TRACT/ED	POP.	TRACT/ED	PDP.	TRACT/ED	PDP.
CENT	2.9						

IRS	Section	42(4)	(5)(C)	QUALIFIED	CENSUS	TRACTS
	36011011	72(0)	(3)(6)	QUALIFIED		

METROPOLITAN AREA: Bridgeport-Milford, CT

STATE AND COUNTY	TRACT/ED	POP.	TRACT/EO	POP.	TRACT/E
CT FAIRFIELD	T 0703.	2474	T 0704.	2274	T 0705
	T 0709.	3317	T 0713.	2898	T 0715
	T 0739.	3707	T 0740.	1131	T 0741

46415 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Brockton, MA

STATE AND COUNTY TRACT/EO POP. TRACT/ED POP. TRACT/E MA PLYMOUTH T 5104. 3555 T 5109. 2319

5874 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Brownsville-Harlingen, TX

STATE AND COUNTY TRACT/EO POP. TRACT/EO POP. TRACT/E
TX CAMERON T 0109. 2561 T 0110. 4897 T 0118
T 0138.01 4650 T 0138.02 5099 T 0139

41714 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Bryan-College Station, TX

17210 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Buffalo, NY

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP. TRACT/E NY ERIE T 0003. 980 T 0004. 685 T 0012 0014.02 4103 T 0015. 3941 T 0016 T 0026. 1805 T 0027.01 4518 T 0027 T 0032.02 5786 T 0033.02 5966 T 0034 T 0044.02 3684 T 0059. 4343 T 0062 T 0070. 4384 T 0071.01 6401 T 0071 T 0121. 1357

125571 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Burlington, VT

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP. TRACT/E VT CHITTENDEN T 0003. 3354 T 0004. 2929 T 0005

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CT/ED 0705. 0715. 0741.	POP. 2712 332 1826	TRACT/ED T 0706. T 0716. T 0742.	PDP. 1954 2637 3545	TRACT/ED T 0707. T 0736. T 0743.	PDP. 94 3273 5319	TRACT/ED T 0708. T 0738. T 0744.	POP. 1113 2420 5389
CENT 10.	6						
CT/EO	PDP.	TRACT/ED	PDP.	TRACT/EO	POP.	TRACT/ED	POP.
CENT 3.	2						
CT/ED 0118.02 0139.01	POP. 3135 2886	TRACT/E0 T 0125.01 T 0139.03	POP. 2942 5264	TRACT/E0 T 0134.01 T 0140.01	POP. 4059 3184	TRACT/ED T 0134.02	POP. 3037
CENT 19.	9						
CT/ED 0014.	PDP. 3274	TRACT/ED T 0015.	PDP. 8526	TRACT/ED	PDP.	TRACT/ED	POP.
CENT 18.	4						
CT/E0 0012. 0016. 0027.02 0034. 0062.01 0071.02	PDP. 4178 5990 6001 5442 1885 3243	TRACT/E0 T 0013.01 T 0018. T 0029. T 0035. T 0064. T 0072.01	POP. 134 1403 5430 7775 856 929	TRACT/ED T 0013.02 T 0025.01 T 0031. T 0036. T 0067.01 T 0072.02	PDP. 1418 214 4846 5866 4029 815	TRACT/ED T 0014.01 T 0025.02 T 0032.01 T 0040.02 T 0069. T 0091.12	PDP. 138 3053 1527 624 10107 1715
CENT 12.	4						
CT/ED 0005.	POP. 3508	TRACT/EO T 0010.	PDP. 913	TRACT/ED	PDP.	TRACT/ED	PDP.

METROPOLITAN AREA: Burlington, VT

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP. TRACT/ED

10704 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT S

METROPOLITAN AREA: Canton, OH

STATE AND COUNTY TRACT/ED POP. TRACT/EO POP. TRACT/EO 1622 OH STARK T 7001. T 7016. 2303 T 7017. T 7023. 1790 T 7024. 2167 T 7025.

22173 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Casper, WY

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP. TRACT/ED TOOO1. 1600

1600 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT 2

METROPOLITAN AREA: Cedar Rapids, IA

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP. TRACT/ED T 0019. 2362 T 0020. 1727 T 0022.

9653 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT 5

METROPOLITAN AREA: Champaign-Urbana-Rantoul, IL

POP. STATE AND COUNTY TRACT/ED TRACT/ED POP. TRACT/ED T 0002, IL CHAMPAIGN T 0001. 477 2214 T 0003. T 0059. T 0060. 6236 4571

29056 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT 17

METROPOLITAN AREA: Charleston, SC

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP. TRACT/ED SC BERKELEY SC CHARLESTON T 0202. 6277 T 0004. 2669 T 0007. 2163 T 0008. 0012. 2023 T 0013. 2388 T 0014. T 0041. T 0045. 1387 2963

POP.

IT	9.3							
ED 7.	FOP. 3872 2238	T 7018.		TRACT/ED T 7019. T 7104.	POP. 1982 1628	TRACT/ED T 7020. T 7138.	POP. 1086 405	
IT	\$.5							
ED	POP.	TRACT/ED	POP.	TRACT/ED	POP.	TRACT/ED	POP.	
T	2,2							
ED 2,	POP, 3149		POP. 2415	TRACT/ED	POP,	TRACT/ED	POP,	
T	5.7							
ED 3.	POP. 5193	TRACT/ED T QOO4,	POP. 7778	TRACT/EO T 0051,	POP. 129	TRACT/ED T Q052.	POP. 2459	
T 1	7.3							
EĐ	POP,	TRACT/ED	POP.	TRACT/ED	POP,	TRACT/ED	POP,	
8.	2049 1529	T 0009. T 0022.	2623 2440	T 0010. T 0024.	3090 4155	T 0011. T 0037.	3854 5485	
T 1	0.5							

POP. TRACT/ED

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200	Section.	42(4)(5	MCA	QUALIFIED	CENCIL	TRACTS

METROPOLITAN AREA: Charleston, WV

STATE AND COUNTY TRACT/ED POP, TRACT/ED POP, TRACT/ED WV KANAWHA T 0002. 3043 T 0009. 1156 T 0010.

5114 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Charlotte-Gastonia-Rock Hill, NC-SC

TRACT/ED POP. TRACT/ED POP. TRACT/ED STATE AND COUNTY NC GASTON NC MECKLENBURG T 0319. 3029 T 0320. 3900 T 0330. 7 0005. T 0003. 662 1104 T 0009. T 0023. 2732 T 0026. 2636 T 0047. 2410 T 0049. 215 T 0050. NC ROWAN T 0501, 632 SC YORK T 0004.02 1502 T 0005. 5733 T 0006.

59730 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Charlottesville, VA

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP. TRACT/ED VA CHARLOTTESVILLE T 0002.02 3733 T 0004.01 2907 T 0006.

9986 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT &

METROPOLITAN AREA: Chattanooga, TN-GA

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP. 3463 TRACT/ED 3370 TN HAMILTON T 0001. T 0016. T 0003. T 0004. 3060 0019. 7515 T 0020. T 0027. 1162 T 0031. 872

38519 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT S

METROPOLITAN AREA: Cheyenne, WY

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP. TRACT/ED TOOO1. 1739

1739 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT 2

METROPOLITAN AREA: Chicago, IL

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP. TRACT/ED IL COOK T 0101. 6309 T 0312. 5558 T 0315. 0320. 1123 T 0321. 7985 T 0514. T 0623. 1488 T 0625. 1471 T 0626.

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	T COO8. T 0045.
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015. 18	TRACT/ED T 0015. T 0025.
T/ED PO	TRACT/ED
318. 22 621, 33	TRACT/ED T 0318. T 0621,
	TRAC

METROPOLITAN AREA: Chicago, IL

STATE AND COUNTY	TRACT/ED	POP.	TRACT/ED	POP.	TRACT/ED
IL COOK	T 0805.	4346	T 0807.	124	T 0808.
	T 0818.	834	T 0819.	1889	T 1304.
	T 2208.	85	T 2210.	3233	T 2211.
	T 2215.	3335	T 2216.	3866	T 2217.
	T 2223.	1131	T 2225.	2007	T 2226.
	T 2303.	1236	T 2305.	3137	T 2309.
	T 2316.	2635	T 2317.	1476	T 2318.
	T 2406.	1443	T 2407.	1719	T 2408.
	T 2412.	2463	T 2414.	4551	T 2415.
	T 2420.	4984	T 2421.	3865	T 2422.
	T 2429.	2293	T 2430.	2973	T 2432.
	T 2501.	429	T 2514.	6722	T 2515.
	T 2520.	9122	T 2522.	12073	T 2523.
	T 2604. T 2610.	2888	T 2605.	3558	T 2606.
		4372	T 2701.	508	T 2702.
	T 2706. T 2712.	1085	T 2707.	969	T 2708.
	T 2718.	1850 1788	T 2713.	2346 1007	T 2714. T 2801.
	T 2805.	4621	T 2806.		T 2807.
	T 2812.	945	T 2813.	183 1167	T 2814.
	T 2818.	580	T 2819.	449	T 2826.
	T 2833.	479	T 2836.	62	T 2837.
	T 2841.	967	T 2842.	962	T 2843.
	T 2906.	646	T 2907.	1260	T 2908.
	T 2912.	3921	T 2913.	4375	T 2914.
	T 2919.	631	T 2920.	1174	T 2921.
	T 2925.	6478	T 3001.	2347	T 3002.
	T 3009.	5507	T 3012.	4440	T 3014.
	T 3106.	8207	T 3108.	5927	T 3109.
	T 3206.	1485	T 3302.	1777	T 3303.
	T 3405.	1785	T 3406.	2292	T 3502.
	T 3509.	105	T 3511.	7586	T 3512.
	T 3601.	1034	T 3602.	5543	T 3603.
	T 3702.	1758	T 3703.	1164	T 3704.
	T 3804.	1780	T 3805.	3029	T 3806.
	T 3810.	3 105	T 3811.	675	T 3812.
	T 3816.	2180	T 3817.	5681	T 3818.
	T 3902.	2357	T 3903.	3324	T 3904.
	T 4004.	4534	T 4005.	3560	T 4006.
	T 4106.	2527	T 4113.	772	T 4201.
	T 4205.	3756	T 4206.	3339	T 4207.
	T 4211.	2675	T 4212.	1994	T 4303.
	T 4313.	12811	T 4401.	10463	T 4607.
	T 5105.	4450	T 5401.	13539	T 5602.
	T 6014.	864	T 6101.	1220	T 6103.

46888

POP.	TRACT/ED	POP.	TRACT/ED	POP.	TRACT/ED	POP.
6663	T 0809.	840	T 0810.	4632	T 0817.	1158
81	T 2006.	757	T 2108.	1318	T 2201.	609
5745	T 2212.	3404	T 2213.	4184	T 2214.	3238
3225	T 2218.	1418	T 2221.	1014	T 2222.	2190
2553	T 2228.	934	T 2301.	2080	T 2302.	2523
	T 2310.	3995	T 2312.	9126	T 2315.	11173
6797	T 2401.	208	T 2403.	1773	T 2405.	1253
436	T 2409.	2513	T 2410.	2538	T 2411.	4802
2104	T 2416.	4960	T 2417.	315	T 2419.	1291
3792		7281	T 2427.	2686	T 2428.	1623
4280		3052	T 2434.	3734	T 2436.	270
2771		2888	T 2518.	9144	T 2519.	10437
7463	T 2517.	1950	T 2602.	2056	T 2603.	3011
1376	T 2601.	4013	T 2608.	4618	T 2609.	2896
4503	1 2607.	1950	T 2704.	1592	T 2705.	1951
2127	T 2703.		T 2710.	1707	T 2711.	2552
905	1 2709.	562 1542	T 2716.	1396	T 2717.	1818
3925	T 2715.		T 2803.	342	T 2804.	4347
174	T 2802.	193	T 2809.	1151	T 2811.	384
512	T 2808.	5924	7 2816.	1338	T 2817.	772
574	T 2815.	1295		1988	T 2832.	3210
214	T 2827.	2257	T 2828. T 2839.	7925	T 2840.	1457
219	T 2838.	3090		682	T 2905.	1340
61	T 2902.	1695		2040	T 2911.	6491
1227	T 2909.	7628		973	T 2918.	888
2515	T 2915.	3413	T 2917.	1243	T 2924.	3963
1081	T 2922.	4551	T 2923.	558	T 3007.	5443
1225	T 3003.	1905	T 3004.	1936	T 3105.	2099
967	T 3101.	411	T 3104.	238	T 3205.	1888
5859	T 3110.	6423	T 3112.	196	T 3402.	5319
3233	T 3304.	56	T 3305.	1237	T 3508.	318
3083	1 3504.	2766	T 3507.	1863	T 3515.	5430
939	T 3513.	1827	T 3514.		T 3701.	1552
2586	T 3604.	4169	T 3605.	3416	T 3803.	4755
1358	T 3801.	3151	T 3802.	2020	T 3809.	2349
3694	T 3807.	2070	T 3808.	2453	T 3815.	1826
2837	T 3813.	416	T 3814.	3098	T 3901.	2114
3090	T 3819.	18 19	T 3820.	3713		3424
3409	T 4001.	3262	T 4002.	5958	T 4003.	660
1264	T 4007.	2277	T 4008.	7656	T 4204.	2310
1075	T 4202.	2343	T 4203.	2240	T 4210.	3192
5808	T 4208.	3555	T 4209.	4036	T 4310.	1558
4393	T 4304.	4114	T 4305.	5959		48 16
5128	T 4608.	1265	T 4610.	2384	T 4914. T 6009.	3900
5107	T 5811.	688	T 5901.	183		3142
4654	T 6104.	2460	T 6106.	231	T 6113.	3142

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IDE Cook	100 421	4)(5)(6)	QUALIFIED	CENCILS	TRACTS

METROPOLITAN AREA: Chicago, IL

STATE AND COUNTY	TRACT/EO	POP.	TRACT/ED	POP.	TRACT/E
IL COOK	T 6119.	4791	T 6120.	3427	T 6121
,	T 6702.	3062	T 6703.	2721	T 6704
	T 6711.	2325	T 6712.	2642	T 6713
	T 6801.	957	T 6802.	6834	T 6803
	T 6807.	2091	T 6808.	2129	T 6809
	T 6813.	4901	T 6814.	5354	T 6901
	T 6905.	1376	T 6906.	744	T 6907
	T 6915.	2864	T 7101.	1854	T 8173

994907 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Chico. CA

10505 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Cincinnati, OH-KY-IN

STATE AND COUNTY	TRACT/EO	POP.	TRACT/EO	POP.	TRACT/EC
KY CAMPBELL	T 0501.	2844	T 0502.	2132	T 0505.
KY KENTON	T 0603.	2762	T 0604.	2485	T 0605.
OH HAMILTON	T 0003.01	2987	T 0003.02	2603	T 0004.
	T 0010.	2322	T 0011.	1708	T 0014.
	T 0018.	2423	T 0019.	1879	T 0021.
	T 0026.	3519	T 0028.	2198	T 0030.
	T 0035.	1793	T 0036.	1928	T 0037.
	T 0044.	2290	T 0047.02	1427	T 0066.
	T 0077.	4908	T 0080.	7711	T 0085

150745 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

5089 T 0219.

1080

T 0227.

METROPOLITAN AREA: Clarksville-Hopkinsville, TN-KY

T 0093.

STATE AND COUNTY TRACT/EO POP. TRACT/EO POP. TRACT/EO TN MONTGOMERY T 1008, 3514

3514 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Cleveland, OH

STATE AND COUNTY TRACT/ED POP. TRACT/EO POP. TRACT/EO POP. TRACT/EO TO 1012. 3028 T 1013. 2252 T 1025.

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T/ED 121. 704. 713. 803. 809. 901. 907. 173.	POP. 2719 3090 4943 2205 6624 2673 459 3179	TRACT/ED T 6122. T 6706. T 6715. T 6804. T 6810. T 6902. T 6908. T 8290.	POP. 2527 3479 5640 2690 6213 374 3269 4324	TRACT/ED T 6601. T 6707. T 6716. T 6805. T 6811. T 6903. T 6911. T 8297.	POP. 156 2989 4203 3076 6927 3187 5206 6555	TRACT/ED T 6701. T 6709. T 6717. T 6806. T 6812. T 6904. T 6912.	POP. 2782 2225 3247 3057 6017 4907 3895
ENT 16.	. 4						
T/ED 028.	POP. 3490	TRACT/ED	POP.	TRACT/ED	PDP.	TRACT/ED	POP.
ENT _. 7.	.3						
T/ED	POP.	TRACT/ED	POP.	TRACT/ED	PDP.	TRACT/ED	PDP.
505. 605. 004. 014. 021. 030. 037. 066. 085.02	3398 1284 749 873 1694 5525 2613 2974 3159 5259	T 0606. T 0007. T 0015. T 0022. T 0032. T 0038. T 0067. T 0086.01	3044 2003 3727 3411 2107 3394 4014 5889	T 0607. T 0008. T 0016. T 0023. T 0033. T 0039. T 0068. T 0087.	2701 373 2961 3055 2432 3152 5369 1768	T 0609. T 0009. T 0017. T 0025. T 0034. T 0043. T 0074. T 0091.	2715 2616 2307 2577 1600 940 2819 2155
ENT 10.	.8						
T/ED	POP.	TRACT/ED	POP.	TRACT/ED	POP.	TRACT/ED	PDP.
ENT 2.	3	- * · · ·					
T/E0 025.	POP. 785	TRACT/ED T 1026.	POP. 2164	TRACT/ED T 1028.	POP. 2584	TRACT/ED T 1032.	POP. 970

METROPOLITAN AREA: Cleveland, OH

STATE AND COUNTY	TRACT/ED	POP.	TRACT/ED	POP.	TRACT/E
OH CUYAHOGA	T 1033.	2314	T 1034.	4422	T 1035
OIT GO THITIGON	T 1041.	1964	T 1042.	1057	T 1043
	T 1047.	1933	T 1048.	2172	T 1055
	T 1075.	405	T 1077.	504	T 1079
	T 1086.	536	T 1087.	1065	T 1088
	T 1097.	1802	T 1098.	3038	T 1099
	T 1112.	1450	T 1113.	685	T 1114
	T 1119.	3321	T 1121.	2807	T 1122
	T 1126.	2142	T 1127.	1129	T 1128
	T 1133.	1997	T 1134.	1846	T 1135
	T 1139.	173	T 1141.	1726	T 1142
	T 1147.	1727	T 1148.	1416	T 1149
	T 1165.	5198	T 1166.	5584	T 1168
	T 1181.	2603	T 1182.	4031	T 1183
	T 1187.	3449	T 1188.	2822	T 1189
	T 1198.	5823	T 1199.	3503	T 1201
	T 1206.	5510	T 1507.	48 13	T 1509

240672 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Colorado Springs, CO

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP. TRACT/ED CO EL PASO T 0013.01 2584 T 0022. 2880 T 0023

20756 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Columbia, MO

STATE AND COUNTY TRACT/ED PDP. TRACT/ED POP. TRACT/ED TOO1. 525 TOO02. 2727 TOO03.

18594 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Columbia, SC

STATE AND CDUNTY SC RICHLAND TRACT/EO PDP. TRACT/ED POP. TRACT/E T 0005. 3194 T 0009. 3342 T 0010 T 0016. 1154 T 0019. 3600 T 0020 T 0109. 2953 T 0117.01 3109

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CT/ED 1035. 1043. 1055. 1079. 1079. 1088. 1099. 1114. 1122. 1128. 1135. 1149. 1189. 1189. 1189. 1201.	PDP. 3163 1026 2421 1594 1349 130 3480 2734 1881 2865 1031 3393 6123 3920 4047 849 1894	TRACT/ED T 1037. T 1044. T 1072. T 1089. T 1104. T 1115. T 1123. T 1129. T 1129. T 1136. T 1143. T 1155. T 1169. T 1184. T 1191. T 1190. T 1184. T 1191. T 1190. T 1181.	POP. 1577 722 565 1369 2446 415 2008 1794 1496 2368 3026 833 4410 3289 899 1493	TRACT/ED T 1038. T 1045. T 1073. T 1084. T 1093. T 1106. T 1117. T 1124. T 1131. T 1137. T 1144. T 1161. T 1172. T 1185. T 1192.	PDP. 2960 14011 94 1676 1676 181 2999 2547 1139 504 536 1673 2601 931	TRACT/ED T 1039. T 1046. T 1074. T 1085. T 1096. T 1111. T 1118. T 1125. T 1132. T 1138. T 1145. T 1164. T 1173. T 1186. T 1193. T 1194.	POP. 3492 1450 12 229 783 2153 2093 733 2975 1132 5201 4943 4156 5685 4246
CT/ED 0023.	POP. 861	TRACT/ED T 0026.	PDP. 1212	TRACT/ED T 0044.	PDP. 13219	TRACT/ED	PDP.
CENT 6	.7						
CT/ED 0003.	POP. 4449	TRACT/ED T 0005.	POP. 3219	TRACT/ED T 0008.	POP. 3394	TRACT/ED T 0009.	POP. 1834
CENT 18.	.5						
CT/ED 0010. 0020.02	POP. 5455 371	TRACT/ED T 0013. T 0028.	POP. 4259 1875	TRACT/ED T 0014. T 0105.02	POP. 1113 1161	TRACT/ED T 0015. T 0106.	POP. 1188 7623
CENT O	0						

ENT 9.9

METROPOLITAN AREA: Columbus, GA-AL

STATE AND COUNTY	TRACT/EO	POP.	TRACT/EO	POP.	TRACT/E
AL RUSSELL	T 0301.	1419	T 0302.	2165	T 0308
GA MUSCOGEE	T 0001.	465	T 0003.	1469	T 0013
	T 0024.	2103	T 0025.	2479	T 0027

34223 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Columbus, OH

STATE AND COUNTY	TRACT/EO	POP. TRACT	/ED POP.	TRACT/EC
OH FRANKLIN	T 0007.30	5354 T 00	11.10 3190	T 0011.
	T 0015.		16. 2505	T 0017.
	T 0022.	2303 T 00	23. 1626	T 0024.
	T 0030.		31. 797	T 0034.
	T 0038.		39. 1679	T 0040.
	T 0050.	5300 T 00	51. 4206	T 0053.
	T 0061.	4234 T 00	75.34 3435	T 0078.
OH LICKING	T 0001.	1114		
OH MADISON	T 0410.	1802		
OH PICKAWAY	T 0201.		13. 1766	

139289 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Corpus Christi, TX

STATE AND COUNTY	TRACT/ED	POP.	TRACT/EO	POP.	TRACT/EO
TX NUECES	T 0002.	487	T 0003.	576	T 0004.
	T 0012.	6081	T 0013.	4819	T 0015.
TY SAN DATRICIO	T 0113	5667			

60442 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Cumberland, MD-WV

STATE AND COUNTY	TRACT/EO	POP.	TRACT/ED	POP.	TRACT/ED
MD ALLEGANY	T 0007.	5501	T 0009.	443	T 0010.
WV MINERAL	E 0664	1491			

10164 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Oallas, TX

STATE AND COUNTY	TRACT/EO	POP.	TRACT/EO	POP.	TRACT/EO
TX COLLIN TX DALLAS	T 0309. T 0013.02	5974 3866	T 0015.01	6475	T 0015.
IN DALLAS	T 0013.04	6102	T 0013.01	165	T 0013.

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T/ED 308	PDP. 4805	TRACT/ED	PDP.	TRACT/ED	PDP.	TRACT/ED	PDP.
013. 027.	1385	T 0014. T 0028.	2651 3904	T 0015. T 0032.	1494 3772	T 0016.	3631
ENT 14.	. 3			•			
T/ED 011.20 017. 024. 034. 040. 053. 078.20	PDP. 11219 3333 528 347 1408 5155 4607	TRACT/ED T 0012. T 0018.10 T 0027.10 T 0035. T 0041. T 0054.10 T 0087.30	PDP. 4961 3639 4810 913 3062 2764 2543	TRACT/ED T 0013. T 0018.20 T 0028. T 0036. T 0042. T 0056.10 T 0093.31	PDP. 6759 2979 3970 2547 1262 3072 1384	TRACT/ED T 0014. T 0021. T 0029. T 0037. T 0043. T 0060. T 0097.30	PDP. 2569 1706 2774 5171 3876 3115 936
ENT 11.	. 2						
T/ED 004. 015.	PDP. 3015 5844	TRACT/ED T 0009. T 0016.	PDP. 5873 11001	TRACT/ED T 0010. T 0017.	PDP. 5399 8854	TRACT/ED T 0011.	POP. 2826
ENT 18.	5						
T/ED 010.	PDP. 2729	TRACT/ED	POP.	TRACT/ED	POP.	TRACT/ED	PDP.
ENT 9.	4						
T/ED	PDP.	TRACT/ED	POP.	TRACT/ED .	PDP.	TRACT/ED	POP.
015.02 022.01	3808 933	T 0016. T 0022.02	3219 2071	T 0017.02 T 0023.	1853 1810	T 0019. T 0024.	1215 2480

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METROPOLITAN AREA: Dallas, TY

STATE AND COUNTY	TRACT/ED	POP.	TRACT/EO	POP.	TRACT/
TX DALLAS	T 0025.	3062	T 0027.01	5717	T 002
	T 0032.02	124	T 0033.	1078	T 003
	T 0038.	3772	T 0039.01	2412	T 003
	T 0046.	2337	T 0047.	3006	T 004
	T 0055.	5387	T 0056.	6543	T 005
	T 0087.01	6455	T 0087.03	3973	T 008
	F 0102.	3764	T 0103.	3858	T 010
	T 0114.02	1026	T 0115.	5842	T 015
TX DENTON	† 0207.	2884	T 0209.	3296	T 021
TX ELLIS	T 0604.	4001	T 0605.	2211	T 061
TH KAUFMAN	T 0505.	4808	T 0510.	1735	

245945 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCEN

METROPOLITAN AREA: Oanbury, CT

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP. TRACT/ GT FAIRFIELD T 2101. 3962 T 2102. 5045

9007 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCEN

METROPOLITAN AREA: Davenport-Rock Island-Moline, IA-IL

STATE AND COUNTY	TRACT/ED	POP.	TRACT/ED	POP.	TRACT/
IL ROCK ISLAND	1 0225.	235	T 0226.	564	T 023
IA SCOTT	T 0105.	1341	T 0106.	4273	T 010

16463 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCEN

METROPOLITAN AREA: Dayton-Springfield, OH

		-			
STATE AND COUNTY	TRACT/EO	POP.	TRACT/ED	POP.	TRACT/
OH CLARK:	T 0001.	972	T 0002.	2856	T 000
OH MONTGOMERY	† 0001.	756	T 0002.	828	1 000
	T 0019.	1361	T 0025.	2501	T 002
	1 0031.	1279	T 0032.	1577	T 003
	1 0039.	4631	T 0040.	1110	T 004
	T 0064.	3002	T 0065	3174	T 090

80641 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCEN

METROPOLITAN AREA: Oaytona Beach, FL

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP. TRACT/FL VOLUSIA T 0814. 1128 T 0815. 2546 T 081

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RCENT 1	12.6						
ACT/ED	PDP.	TRACT/ED	PDP.	TRACT/ED	PDP.	TRACT/ED	POP.
RÇENT	5.3						
ACT/ED 0234. 0107.	PDP. 2726 3045	TRACT/ED T 0236. T 0109.	POP. 3010 1269	TRACT/ED	POP.	TRACT/ED	90P.
RCENT	4.3						
ACT/ED 0003. 0003. 0026. 0033. 0044. 0904.	PDP. 3197 1955 4835 1742 3211 5105	TRACT/ED T 0009.01 T 0005. T 0028. T 0036. T 0046.	PDP. 3768 2677 4759 488 1125	TRACT/ED T 0009.02 T 0016. T 0029. T 0037. T 0047.	PDP. 1613 4988 1931 556 3357	TRACT/ED T 0012. T 0017. T 0030. T 0038. T 0048.	POP. 5656 2564 795 248 2024
RCENT	8.6						
ACT/ED 0819.	POP. 3589	TRACT/ED T 0820.	POP. 2576	TRACT/ED T 0821.	POP. 6970	TRACT/ED	2DP.

METROPOLITAN AREA: Daytona Beach, FL

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP. TRACT/

19458 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCEN

METROPOLITAN AREA: Oecatur, AL

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP. TRACT/
AL LAWRENCE E 0011 1201 E 0016 284
AL MORGAN T 0005. 1613

3098 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCEN

METROPOLITAN AREA: Decatur, IL

9424 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCEN

METROPOLITAN AREA: Denver, CO

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP. TRACT/ CO ARAPAHOE T 0054.03 630 T 0065.01 825 T 0006. 2498 T 000 CO DENVER T 0004.02 6689 T 0011.02 3114 T 0015. 3654 T 001 T 0019. 3639 T 0020. 751 T 002 1004 T 0025. T 0026.01 2656 T 002 T 0031.01 1943 T 0031.02 3494 T 003 T 0045.02 6199 T.0054.01 196 T 005

116296 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCEN

METROPOLITAN AREA: Des Moines, IA

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP. TRACT/ T 0012. 3570 3422 IA POLK T 0013. T 001 T 0027. 4510 T 0034. 2994 T 003

25944 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCEN

METROPOLITAN AREA: Detroit, MI

STATE AND COUNTY TRACT/ED POP. POP. TRACT/ED TRACT/ MI MACOMB T 2046. 3806 T 2047. 2344 MI MONROE T 0318. 2250 MI DAKLAND T 1011.01 3448 T 1011.02 2336 T 109

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RCENT 7.	.5						
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RCENT 2.	6						
ACT/ED 0007.	POP. 861	TRACT/ED T 0008.	POP. 3317	TRACT/EO	POP.	TRACT/EO	POP.
RCENT 7.	2						
ACT/ED	POP.	TRACT/ED	POP.	TRACT/ED	POP.	TRACT/EO	POP.
0007.02 0016. 0021. 0026.02 0036.01 0054.02		T 0008. T 0017.01 T 0023. T 0027.01 T 0036.02	5343 4392	T 0010. T 0017.02 T 0024.01 T 0027.03 T 0041.01	3131	T 0018. T 0024.02 T 0028.02	2353 2005
RCENT 8.	1						
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0014.	POP. 2269 673	TRACT/E0 T 0023. T 0037.		TRACT/E0 T 0025. T 0038.	POP. 624 930	TRACT/E0 T 0026.	POP. 2549
RCENT 7.	1						
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ACT/EO	POP.	TRACT/EO	POP.	TRACT/EO	POP.	TRACT/EO	POP.
1094	3222	T 1095	492	T 1096	4769	T 1097.	2859

METROPOLITAN AREA: Detroit, MI

STATE AND COUNTY	TRACT/ED	POP.	TRACT/EO	POP.	TRACT/ED
MI OAKLAND	T 1098.02	2160	T 1100.	2408	
MI ST. CLAIR	T 6002.	4218	T 6004.	3005	T 6005.
MI WAYNE	T 5045.	1758	T 5046.	3021	T 5047.
	T 5077.	2434	T 5078.	4582	T 5080.
	T 5105.	5732	T 5106.	4924	T 5107.
	T 5111.	992	T 5112.	1689	T 5113.
	T 5117.	2088	T 5122.	3386	T .5123.
	T 5127.	3562	T 5128.	1976	T 5129.
	T 5135.	2936	T 5136.	3921	T 5137.
	T 5141.	6075	T 5142.	4566	T 5143.
	T 5147.	3016	T 5148.	2595	T 5149.
	T 5153.	3839	T 5155.	1891	T 5156.
	T 5164.	3003	T 5165.	542	T 5166.
	T 5173.	927	T 5174.	1926	T 5175.
	T 5181.	875	T 5182.	2018	T 5183.
	T 5187.	2621	T 5188.	2621	T 5201.
	T 5205.	1810	T 5206.	3985	T 5207.
	T 5213.	2037	T 5214.	1229	T 5215.
	T 5219.	2103	T 5220.	2373	T 5221.
	T 5231.	2688	T 6233.	4526	T 5234.
	T 5245.	1640	T 5251.	4529	T 6252.
	T 5256.	2448	T 5258.	2402	T 5264.
	T 5306.	2308	T 5307.	3987	T 5308.
•	T 5313.	2236	T 5314.	3542	T 5315.
	T 5320.	1745	T 5321.	2580	T 5322.
	T 5328.	2464	T 5329.	2521	T 5330.
	T 5934.	7005	T 5335.	3071	T 5336.
	T 5346.	3661	T 5352.	4836	T 5364.
	T 5521.	4655	T 5523.	3066	T 6525.
	T 5632.	3231	T 5633.	3859	T 5534.
	T 5735.	4297	T 5744.	99	T 5848.

567669 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT 1:

METROPOLITAN AREA: Dothan, AL

STATE AND GOUNTY TRACT/ED POP. TRACT/EO POP. TRACT/EO AL HOUSTON T 0406. 3156 T 0413. 320 T 0414.

7665 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Dubuque, IA

STATE AND COUNTY TRACT/ED POP. TRACT/ED IA DUBUQUE T 0001. 2427 T 0002. 1242

/ED	POP.	TRACT/ED	POP.	TRACT/ED	POP.	TRACT/ED	POP.	
05. 47. 80. 13. 229. 37. 449. 566. 75. 83. 07. 121. 34. 564. 564. 564. 564. 564. 564. 564. 56	2353 6427 5811 1864 2332 3967 3415 1804 2560 2662 2294 2580 3609 1511 2396 3758 3918 2028 2609 2134 6736 6863 2093 2093 2134	T 6008. T 5048. T 51048. T 5108. T 5114. T 5120. T 5130. T 5138. T 5144. T 5150. T 5161. T 5168. T 5176. T 5184. T 5202. T 5202. T 5202. T 5203. T 5213. T 5263. T 5307. T 5317. T 5317. T 5317. T 5317. T 5317. T 5526. T 5527. T 5527. T 5528.	2950 5435 2083 3083 1677 5457 1913 2192 3674 3255 3291 2571 2130 481 3162 2524 3880 1709 2204 3114 4336 3597 3641 2851 2551 2518 4008	T 5072. T 5109. T 5109. T 5115. T 5125. T 5131. T 5131. T 5131. T 5151. T 5151. T 5161. T 5161. T 5162. T 6169. T 5178. T 5223. T 5223. T 5223. T 5236. T 5236. T 5236. T 5236. T 5237. T 5237. T 5223. T 5236. T 5237. T 5237. T 5301. T 5310. T 5325. T 5325. T 5332. T 5332. T 5332. T 5437. T 5527. T 6669.	2915 2082 2980 2207 2884 3591 3971 3844 2258 1641 11359 4393 2398 1960 1434 5197 68 5249 3121 597 3111 3144 4019 4333 596 1493	T 5076. T 5104. T 5110. T 5116. T 5126. T 5134. T 5140. T 5146. T 5152. T 5162. T 5180. T 5180. T 5212. T 5212. T 5212. T 5212. T 5213. T 5213. T 5213. T 5213. T 5237. T 5237. T 5333. T 5319. T 5319. T 5319. T 5319. T 5319. T 5333.	3938 4394 2279 5968 2333 3474 3409 2773 3636 2591 1443 2442 3281 2143 2644 3063 3148 3581 4166 4101 2215 1809 3724 4226 2640 3305	
/ED	POP. 4189	TRACT/ED	POP.	TRACT/ED	POP.	TRACT/ED	POP.	
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/ED	POP.	TRACT/ED	POP.	TRACT/ED	POP.	TRACT/ED	POP.	

METROPOLITAN AREA: Duluth, MN-WI

POP. TRACT/ED POP. TRACT STATE AND COUNTY TRACT/ED T 0016. MN ST. LOUIS 1860 T 0017. 2171 T 00 T 0032. 1352 WI DOUGLAS T 0201. 2369 T 0202. 824

14805 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCE

METROPOLITAN AREA: EI Paso, TX

TRACT TRACT/ED POP. TRACT/ED POP. STATE AND COUNTY IX EL PASO 6356 T 0017. 1813 T 00 T 0016. T 0026. T 00 3005 T 0027. 855

43183 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCE

METROPOLITAN AREA: Elkhart-Goshen, IN

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP. TRACT IN ELKHART T 0026. 5124 T 0028. 627

5751 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCE

METROPOLITAN AREA: Elmira, NY

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP. TRACT NY CHEMUNG T 0007. 735 T 0008. 2681 T,00

7115 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCE

METROPOLITAN AREA: Erie, PA

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP. TRACT PA ERIE T 0001. 1491 T 0003. 5072 , T 00

15327 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCE

METROPOLITAN AREA: Eugene-Springfield, OR

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP.

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ERCENT	5.6						
RACT/ED T 0018. T 0028.	2775		POP. 3556 3536		POP. 3234 5600	T 0021.	POP. 4467 68
ERCENT	9.0						
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RACT/ED		TRACT/ED	POP.	TRACT/ED	POP.	TRACT/ED	POP.
ERCENT	7.3						
RACT/ED	POP. 3180	TRACT/ED T 0013.	POP. 2311	TRACT/ED T 0015.	POP. 3273	TRACT/ED	POP.
ERCENT	5.5						
RACT/ED		TRACT/ED T 0042.		TRACT/EO	POP. 4087	TRACT/ED	POP.
ERCENT							

METROPOLITAN AREA: Evansville-Henderson, IN-KY

TRACT/ED TRACT/ED STATE AND COUNTY TRACT/ED PDP. PDP. IN VANDERBURGH T 0012. 3689 T 0014. 4178 T 0016. T 0025. T 0027. T 0021. 2540 2567 KY HENDERSON T 0202. 2350

29060 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT 1

METROPOLITAN AREA: Fall River, MA-RI

STATE AND CDUNTY TRACT/ED PDP. TRACT/ED PDP. TRACT/ED MA BRISTDL T 6409. 7109 T 6410. 3247 T 6411.

17694 TDTAL PDPULATION OF QUALIFIED CENSUS TRACTS / PERCENT 1

METROPOLITAN AREA: Fargo-Moorhead, ND-MN

STATE AND CDUNTY TRACT/ED PDP. TRACT/ED ND CASS T 0003. 3152 T 0007. 1425

4577 TDTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Fayetteville, NC

STATE AND CDUNTY TRACT/ED PDP. TRACT/ED POP. TRACT/ED NC CUMBERLAND T 0002. 2787 T 0003. 1482 T 0004.

8426 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Fayetteville-Springdale, AR

STATE AND CDUNTY TRACT/ED PDP. TRACT/ED PDP. TRACT/ED AR WASHINGTON T 0108. 3406 T 0109. 4629

8035 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT &

METROPOLITAN AREA: Fitchburg-Leominster, MA

STATE AND COUNTY TRACT/ED PDP. TRACT/ED PDP. TRACT/ED TO TO TO TO TRACT/ED PDP. TRACT/

1617 TOTAL PDPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Flint, MI

STATE AND COUNTY TRACT/ED PDP. TRACT/ED PDP. TRACT/ED POP. TRACT/ED POP.

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PDP. TRACT/E0 2639 T 0020.

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NT	3.3						
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/E0 16. 27. PDP. 1767 2807 TRACT/EO T 0019.

METROPOLITAN AREA. Flint, MI

STATE AND COUNTY TRACT/ED POP. TRACT/EO POP. TRACT/EO MI GENESEE T 0026, 1328 T 0028. 1297 T 0029.

22652 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Florence, AL

STATE AND COUNTY TRACT/EO POP. TRACT/ED AL COLBERT T 0203. 3262 T 0101. 1281 T 0103. 3067 T 0105.

11462 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Florence, SC

STATE AND COUNTY TRACT/ED POP. TRACT/ED SC FLORENCE T 0007. 5655

5655 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Fort Collins-Loveland, CO

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP. TRACT/ED CO LARIMER T 0001. 2537 T 0006. 6416

8953 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

MÉTRÓPOLITAN ARÉA: Fort Lauderdale-Hollywood-Pompano Beach, FL

TRACT/EO TRACT/EO POP. TRACT/ED STATE AND COUNTY POP. FL BROWARD T 0304. 8206 1 0305. 3512 T 0414. T 1004. 4590 T 1007. T 0921. 366

45067 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Fort Myers-Cape Coral, FL

15086 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Fort Pierce, FL

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP. TRACT/ED T 0001. 2069 T 0002. 6559 T 0003.

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aT.	5.0						
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5.	1173	T 0107.	2679				
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METROPOLITAN AREA: Fort Walton Beach, FL

STATE AND COUNTY TRACT/ED PDP. TRACT/ED FL OKALOGSA T 0206. 2153

2153 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Fort Wayne, IN

PDP. TRACT/ED TRACT/EO PDP. TRACT/EO STATE AND COUNTY 2417 IN ALLEN T 0010. 1626 T 0011. T 0012. T 0017. T 0018. T 0019. 4109 2201

21864 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Fort Worth-Arlington, TX

POP. STATE AND COUNTY TRACT/EO TRACT/EO POP. TRACT/ED TX JOHNSON T 1309. 2723 TX TARRANT T 1003. 4594 T 1004. T 1002.02 4605 T 1011. T 1017. 1051 T 1016. 1806 T 1025. .5299 T 1030. 2035 T 1031. 3991 T 1037.01 3865 T 1037.0 T 1036.01 T 1045.01 8060 T 1045.02 2984 T 1046.0 T 1223. 3486

98188 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT 1

METROPOLITAN AREA: Fresno, CA

STATE AND COUNTY TRACT/EO POP. TRACT/ED POP. TRACT/ED T 0001. 1389 T 0002. 1959 T 0003. T 0010. 2495

20903 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Gadsden, AL

STATE AND COUNTY TRACT/ED PDP. TRACT/ED PDP. TRACT/ED AL ETOMAH T 0001. 774 T 0003. 4764 T 0007.

9112 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Gainesville, FL

STATE AND COUNTY TRACT/EO POP. TRACT/ED PDP. TRACT/ED FL ALACHUA T 0001. 481 T 0002. 6122 T 0009. FL BRAOFORO E 0051 429 E 0052 1150 E 0056

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/ED 12. 19.	POP. 1690 1316	TRACT/ED T 0013.	PDP. 2127	T OO14.	POP. 2974	TRACT/ED T 0016.	9404
NT 6.	2						
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04. 117. 131.	6085 2488 1027 3323	T 1005.01 T 1018. T 1032. T 1038.	5093 992 794 4714	T 1009. T 1019. T 1033. T 1039.	2509 344 2277 3595	T 1010. T 1020. T 1034. T 1040.	2698 1340 1744 2169
37.02 46.01	4051	T 1046.04	2909	T 1063.	4981	T 1066.	556
NT 10.	1						
/ED	POP. 3037	TRACT/ED T 0006.	PDP. 5733	TRACT/ED T 0008.	POP. 751	TRACT/ED T 0009.	PDP. 5539
NT 4.	1						
/ED 07.	POP. 1560	TRACT/ED T 0101.	POP. 2014	TRACT/ED	POP.	TRACT/ED	POP.
NT 8.	8						

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TRACT/ED

E 0065

POP.

398

/ED 09. 056 POP. 8576 1164 TRACT/ED T 0015. E 0060

IRS Section 42(d)(5)(C) QUALIFIED CENSUS TRACT	
	18

METROPOLITAN AREA: Gainesville, FL

STATE AND COUNTY TRACT/EO POP. TRACT/EO POP. TRACT/EO FL BRAOFORO E 0072 442 E 0075 466

32237 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Galveston-Texas City, TX

STATE AND COUNTY TRACT/ED PDP. TRACT/EO POP. TRACT/EO TX GALVESTON T 1230. 2622 T 1236. 3449 T 1237. T 1249. 1873

16544 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Gary-Hammond, IN

POP. STATE AND COUNTY TRACT/EO POP. TRACT/EO TRACT/EO IN LAKE T 0108. 1471 T 0110. 1486 T 0111. T 0125. 3696 T 0123. 2209 T 0120. T 0206. 3646 T 0208. 3393 T 0302. IN PORTER T 0509. 4893

53662 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Grand Rapids, MI

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP. TRACT/ED TOO20. 807 TOO21. 3283 TOO26. 1 TOO36. 2304

17620 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Great Falls, MT

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP. TRACT/ED TOOO6. 772 TOOO7. 2184

2956 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Greeley, CO

POP.

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111. 1219 T 0112. 2999 T 0117. 2683 T C118. 435 125. 5049 T 0127. 3037 T 0128. 2722 T 0129. 2261 302. 2373 T 0303. 5355 T 0310. 2662 T 0412. 2073  ENT 8.3  T/ED POP. TRACT/ED POP. TRACT/ED POP. TRACT/ED POP. 026. 3548 T 0028. 1987 T 0030. 1983 T C031. 3708  ENT 2.9  T/ED POP. TRACT/ED POP. TRACT/ED POP. TRACT/ED POP. ENT 3.7  T/ED POP. TRACT/ED POP. TRACT/ED POP. TRACT/ED POP.								
### 237. ### 8.22 T 1238. 756 T 1240. 4861 T 1248. 2161  ENT 8.4  #### 8.4  ###################################	ENT 18	. 8						
T/ED POP. TRACT/ED POP. TRACT/ED POP. TRACT/ED POP. 111. 1219 T 0112. 2999 T 0117. 2683 T C118. 435 125. 5049 T 0127. 3037 T 0128. 2722 T 0129. 2261 302. 2373 T 0303. 5355 T 0310. 2662 T 0412. 2073  ENT 8.3  T/ED POP. TRACT/ED POP. TRACT/ED POP. TRACT/ED POP. 226. 3548 T 0028. 1987 T 0030. 1983 T C031. 3708  ENT 2.9  T/ED POP. TRACT/ED POP. TRACT/ED POP. TRACT/ED POP. ENT 3.7  T/ED POP. TRACT/ED POP. TRACT/ED POP. TRACT/ED POP.								
111. 1219 T 0112. 2999 T 0117. 2683 T C118. 435 125. 5049 T 0127. 3037 T 0128. 2722 T 0129. 2261 302. 2373 T 0303. 5355 T 0310. 2662 T 0412. 2073  ENT 8.3  T/ED POP. TRACT/ED POP. TRACT/ED POP. TRACT/ED POP. 26. 3548 T 0028. 1987 T 0030. 1983 T C031. 3708  ENT 2.9  T/ED POP. TRACT/ED POP. TRACT/ED POP. TRACT/ED POP. ENT 3.7  T/ED POP. TRACT/ED POP. TRACT/ED POP. TRACT/ED POP.	ENT 8	.4						
26. 3548 T 0028. 1987 T 0030. 1983 T C031. 3708  ENT 2.9  I/ED POP. TRACT/ED POP. TRACT/ED POP. TRACT/ED POP.  ENT 3.7  I/ED POP. TRACT/EO POP. TRACT/ED POP. TRACT/ED POP.	T/ED 111. 125. 302.	1219 5049	T 0112. T 0127.	2999 3037	T 0117. T 0128.	2683 2722	T C118. T O129.	435 2261
26. 3548 T 0028. 1987 T 0030. 1983 T C031. 3708  ENT 2.9  I/ED POP. TRACT/ED POP. TRACT/ED POP. TRACT/ED POP.  ENT 3.7  I/ED POP. TRACT/EO POP. TRACT/ED POP. TRACT/ED POP.	ENT 8	.3						
T/ED POP. TRACT/ED POP. TRACT/ED POP. TRACT/ED POP.  ENT 3.7  T/ED POP. TRACT/EO POP. TRACT/ED POP. TRACT/ED POP.								
ENT 3.7  I/ED POP. TRACT/EO POP. TRACT/ED POP. TRACT/ED POP.	ENT 2	.9						
T/ED POP. TRACT/EO POP. TRACT/ED POP. TRACT/ED POP.	T/ED	POP.	TRACT/ED	POP.	TRACT/ED	POP.	TRACT/ED	POP.
	ENT 3	.7						
	r/ED 006.						TRACT/ED	POP.

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IRS Section	n 42(d)(5)(e)	QUALIFIED	CENSUS	TRACTS

METROPOLITAN AREA: Green Bay, WI

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP. TRACT/ED POP. TRACT/ED 773 T 0012.

5743 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Greensboro--Winston-Salem--High Point, NC

STATE AND COUNTY	TRACT/ED	POP.	TRACT/ED	POP.	TRACT/EO
NC DAVIE	E 0259	877			
NC FORSYTH	T 0001.	1001	T 0002. T 0006.	1436	T 0003.0
NC GUILFORD	T 0107.02	5444	T 0108.01	703	T 0111.0

67405 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Greenville-Spartanburg, SC

STATE AND COUNTY	TRACT/ED	POP.	TRACT/ED	POP.	TRACT/ED
SC GREENVILLE	1 0002.	1547	T 0004.	1914	T 0005.
SC SPARTANBURG	T 0025.05	3206 162	T 0202.	1702	T 0203.0
	T 0210.01	3054			

45809 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Hagerstown, MD

STATE AND COUNTY TRACT/ED PDP. TRACT/ED PDP.

2973 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Hamilton-Middletown, OH

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP. TRACT/ED TO003. 4822 T 0004. 9572 T 0007.0 T 0101.04 9670 T 0402.01 2068 T 0128.

36227 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT 1

METROPOLÍTAN AREA: Harrisburg-Lebanon-Carlisla, PA

STATE AND COUNTY TRACT/ED POP. TRACT/ED PDP. TRACT/ED PDP.

POP.

12.	3072						
NT 3.	3				^		
/ED	PDP.	TRACT/ED	POP.	TRACT/ED	POP.	TRACT/ED	PDP.
03.01 08.01 11.01 42.	1777 2174 5448 435\$	T 0003.02 T 0008.02 T 0112.	1985 3065 5500	T 0004. T 0016.02 T 0114.	4702 4291 6142	T C138.	2440 4614
NT 7.	9						
/ED 05. 13.01	POP. 2800 3943	TRACT/ED T 0006. T 0021.05	POP. 1039 3235	TRACT/ED T 0007. T 0023:03	POP. 2251 2791	TRACT/ED T 0008. T 0023:04	POP. 1853 3299
03.01	2719	T 0204.	3236	T 0205.	2538	T 0208.	1748
NT B.	0						
/ED	PDP.	TRACT/ED	PDP.	TRACT/ED	POP.	TRACT/ED	POP.
NT 2.	6						
/ED 07.01	POP. 603 1463	TRACT/ED T 0007.02 T 0129.	POP. 1003 362	TRACT/ED T 0008. T 0131.	POP. 2519 3006	TRACT/ED † 0101.01 † 0140.	POP. 6169 2950
NT 14.	0						
/£D <b>06</b> .	POP. 1605	TRACT/ED T 0207.	POP. 3406	TRACT/ED T 0212.	POP. 2860	TRACT/ED T 0213.	PDP. 7214

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METROPOLITAN AREA: Harrisburg-Lebanon-Carlisle, PA-

STATE AND CDUNTY TRACT/ED PDP. TRACT/ED PDP.

24841 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Hartford, CT

STATE AND COUNTY	TRACT/ED	POP.	TRACT/ED	PDP.	TRACT/EO
CT HARTFORD	T 5003.	3371	T 5004.	3039	T 5005.
	T 5011.	1319	T 5012.	3151	T 5013.
	T 5017.	1790	T 5018.	3142	T 5019.
	T 5030.	2951	T 5031.	4382	T 5032.
	T 5036	1287	T 5038	3992	T 5046

66181 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Honolulu, HI

STATE AND COUNTY	TRACT/ED	POP.	TRACT/ED	POP.	TRACT/ED
HI HONOLULU	T 0051.	1611	T 0052. T 0062.02	858 2665	T 0053.
	T 0087.03	3468	T 0090.	2413	T 0093.
	T 0095.05	2955	T 0096.04	4 165	

60003 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Houma-Thibodaux, LA

STATE AND COUNTY TRACT/ED POP. TRACT/ED LA TERREBONNE T 0102. 1664

1664 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Houston, TX

STATE AND COUNTY TRACT/ED		PDP.	TRACT/ED	PDP.	TRACT/ED
TX FORT BENQ	T 0701.07	1130	T 0709.01	3047	T 0712.
TX HARRIS	T 0121.	2145	T 0201.01	3385	T 0201.02
	T 0205.02	5757	T 0205.03	2431	T 0206.01
	T 0207.03	2622	T 0207.04	988	T 0208.01
	T 0214.01	374	T 0215.03	6519	T 0217.01
	T 0225.04	4190	T 0300.22	3962	T 0300.23
	T 0303.	2127	T 0304.01	4642	T 0304.02
	T 0307.01	5780	T 0316.01	3221	T 0321.02
	T 0339.03	2073	T 0400.26	6874	T 0448.

T 0508.

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T 0505.02 4219

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NT 4.	5						
/EO 05. 13. 19. 32.	POP. 1123 2391 588 183 3936	TRACT/E0 T 5008. T 5014. T 5022. T 5033.	POP. 695 3433 757 2438	TRACT/E0 T 5009. T 5015. T 5028. T 5034.	POP. 1968 4404 3717 2564	TRACT/ED T 5010. T 5016. T 5029. T 5035.	POP. 3817 498 2866 2379
NT 9.	2						
/E0 53. 53.02	PDP. 4529 2945 4451	TRACT/E0 T 0054. T 0071. T 0094.	PDP. 1718 2588 5040	TRACT/ED T 0055. T 0076. T 0095.01	PDP. 2106 1556 3587	TRACT/ED T 0057. T 0085. T 0095.02	PDP. 1556 2942 5326
NT 7.	9						
/ED	PDP.	TRACT/ED	POP.	TRACT/EO	POP.	TRACT/EO	PDP.
AT .	9						
/ED	POP.	TRACT/EO	POP.	TRACT/EO	POP.	TRACT/EO	POP.
01.02 06.01 08.01 17.01 00.23 04.02 21.02 18.	5137 3512 1880 6840 1472 5206 2170 170 3155	T 0203.03 T 0206.02 T 0208.02 T 0217.02 T 0300.24 T 0305.01 T 0329.02 T 0502.	2463 3524 4822 3504 3242 4250 4945 2074 4776	T 0204. T 0207.01 T 0208.03 T 0218.01 T 0301.01 T 0305.02 T 0329.03 T 0503.01 T 0514.01	3111 2689 5719 2380 4972 4251 4388 7046 3776	T 0205.01 T 0207.02 T 0210.02 T 0218.04 T 0302. T 0306. T 0330.02 T 0504. T 0514.02	4020 2753 3222 5481 6654 5119 3987 3230 2192

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METROPOLITAN AREA: Houston, TX

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STATE AND COUNTY TRACT/EO POP. TRACT/EO POP. TRACT/ED TX HARRIS T 0516.02 2745 T 0520.02 3832 T 0524. TX LIBERTY T 1002.01 2470 T 1005. 2173

226459 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT 8

METROPOLITAN AREA: Huntington-Ashland, WV-KY-OH

POP. TRACT/EO POP. TRACT/ED STATE AND COUNTY TRACT/ED KY BOYD T 0302. 2013 0206 1437 E 0207 KY CARTER 0205 1540 F WV CABELL T 0002. 0005. 3226 T 0006. WV WAYNE T 0208. 4271 T 0210. 3905

28688 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT 8

METROPOLITAN AREA: Huntsville. AL

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP. TRACT/ED AL MADISON T 0010. 3764 T 0011. 1950 T 0012.

17871 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT 9

METROPOLITAN AREA: Indianapolis, IN

TRACT/ED TRACT/ED T 3412. POP. POP. STATE AND COUNTY TRACT/ED 2220 3699 IN MARION 3225. 1 3416. T 3509. 3534 3510. 4592 T 3512. T T 3521. 4803 3528. 2727 T 3531. 3539. 1023 T 3541. T 3538. 2467 3547. 2796 3550. 3552 3551. T 3564. 2655 T 3569. 3879 3571.

105239 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT 9

METROPOLITAN AREA: IOWA CITY, IA

STATE AND COUNTY TRACT/ED POP. TRACT/EO POP. TRACT/EO 14 JOHNSON T 0004. 3141 T 0010. 3402 T 0011.

14779 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT 18

METROPOLITAN AREA: Jackson, MI

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP. TRACT/ED MI JACKSON TOOOS. 3154 TOOOS. 1475 TOOOS.

ED 4.	POP. 1890	TRACT/ED T 0525.03	POP. 2775	TRACT/ED	POP.	TRACT/ED	POP.
T	8.3						
ED	POP.	TRACT/ED	POP.	TRACT/ED	POP.	TRACT/ED	POP.
6.	1748	€ 0209 T 0007.	1613	£ 0210 1 0101.01	868	É 0212	1176
Ť	8.5				¢		
ÉD	PÖP. 4728	TRACT/ED T 0016.	POP : 1064	TRACT/ED T 0021.	POP, 5207	TRACT/ED T 0112.	POP. 1158
T	9.1						
ED 6. 2. 1. 1.	POP. 3329 4839 1274 2097 2838 3222	TRACT/ED 1 3501. T 3515. T 3532. T 3542. T 3559. T 3572.	POP. 2059 3194 2211 3858 4020 4892	TRACT/ED T 3503. T 3516. T 3533. T 3544. T 3562.	PQP. 3513 2654 3843 2299 2038	TRACT/ED T 3508. T 3517. T 3535. T 3545. T 3563.	POP 1 3697 5257 1540 3760 858
T	9.0	= 1	•				
ED 1.	POP. 3975	TRACT/ED T 0016.	POP. 4261	TRACT/ED	POP.	TRACT/ED	POP.
T	18.1						
ED?	POP. 1261	TRACT/ED T DOIL	POP. 2796	TRACT/ED	POP.	TRACT/ED	POP.
T	5.7						

IRS Section 42(d)(5)(C) QUALIFIED CENSUS TRACTS						
	IDS	Section	42(4)(5)(6)	OHAL TETEO	CENSUS	TRACTS

METROPOLITAN AREA: Jackson, MS

STATE AND COUNTY	TRACT/ED	POP.	TRACT/ED	POP.	TRACT/
MS HINDS	T 0010.	3391	T 0011.	4427	T 001
	T 0020.	3015	T 0026.	3027	T 002
	T 0106.	4904	T 0108.01	2134	T 011
MS MADISON	T 0304.	3172	T 0305.	6389	T 030

72178 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCEN

METROPOLITAN AREA: Jackson, TN

8045 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCEN

METROPOLITAN AREA: Jacksonville, FL

STATE AND COUNTY	TRACT/EO	POP.	TRACT/ED	POP.	TRACT
PE GOVAE	T 0012.	3804	T 0013.	5595 5559	T 00
FL ST: UDHNS	T 0138. T 0204.	3353 3070	T 0210.	5241	

91845 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Jacksonville, No

STATE AND COUNTY TRACT/ED PUP. TRACT/ED PUP. TRACT/E PUP.

9913 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Jamestown-Ounkirk, NY

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP.

4119 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Janesville-Beloit, WI

STATE AND COUNTY TRACT/ED PDP: TRACT/ED PDP: TRACT/ED WI RDCR T 0001: 1096 T 0015: 436

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0306.	3149	T 0307.	2092	T 0309.	5175	T 0310.	2476
RCENT 19	. 9						
OO 12.		TRACT/ED T 0017.	PDP. 2361	TRACT/ED	POP.	TRACT/ED	POP.
RCENT 10	.8						
CT/ED 0005. 0015. 0028:	PDP. 2202 6952 14890	TRACT/ED T 0009. T 0015. T 0029:	POP. 453 1597 11493	TRACT/ED T 0010: T 0017. T 0115.	POP. 2700 3843 4462	TRACT/ED T 0011. I 0018. T 0136.	POP 3493 1683 2607
RCENT 12	.7						
ICT/ED	PÖP.	THACT/Eb	PÖP.	TRACT/Eb	PBP.	tract/eb	Pôp.
RCENT 8	.8						
ACT/ED	POP.	TRACT/ED	POP.	TRACT/Eb	PÖP.	TRACT/ED	PÖP.
RCENT 2	. 8						
NET/ED	POP:	TRACT/ED	POP.	TRACT/ED	POP.	TRACT/ED	POP.
RCENT 1	. 1						

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METROPOLITAN AREA: Jersey City, NJ

STATE AND COUNTY	TRACT/ED	PDP.	TRACT/ED	POP.	TRACT/E
NJ HUDSON	T 0015.	1318	T 0016.	1090	T 0026
	T 0034.	1489	T 0044.	2301	T 0047
	T 0192	1274	T 0193.	2201	

39292 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Johnson City-Kingsport-Bristol, TN-VA

STATE AND COUNTY TH SULLIVAN	TRACT/EO T 0401. T 0601.	PDP. 176 3787	TRACT/E0 T 0402. T 0602.	POP. 3048 869	TRACT/E T 0404 T 0607
TN WASHINGTON	1 0601.	3/8/	1 0602.	869	1 0607

11136 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Johnstown, PA

STATE AND CDUNTY TRACT/ED PDP. TRACT/ED POP. TRACT/EP TOOO1. 1859 T 0004. 2258 T 0010

5709 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Joliet, IL

STATE AND CDUNTY TRACT/ED PDP. TRACT/ED PDP. TRACT/ED IL GRUNDY E 0318 39 E 03438 29 E 035 IL WILL T 8819. 2824 T 8820. 4113 T 8825

10654 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Kalamazoo, MI

STATE AND COUNTY TRACT/ED PDP. TRACT/ED PDP. TRACT/ED T 0002.02 1940 T 0003. 5225 T 0004 T 0008.01 1855 T 0008.02 419 T 0009

36634 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Kankakee, IL

STATE AND COUNTY TRACT/ED POP. TRACT/ED IL KANKAKEE T 0110. 4696 T 0116. 3980

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CT/ED 0026. 0047.	PDP. 1800 2114	TRACT/ED T 0027. T 0050.	POP. 6648 1883	TRACT/ED T 0030. T 0190.	PDP. 3023 5665	TRACT/ED T 0033. T 0191.	POP. 5096 3390
CENT	7.1						
CT/ED 0404 - 0607.	POP. 736 2520	TRACT/ED	PDP.	TRACT/ED	PDP.	TRACT/ED	POP.
CENT	2.6			•			
CT/ED 0010.	POP. 1592	TRACT/ED	PDP.	TRACT/ED	POP.	TRACT/ED	PDP.
CENT	2.2						
CT/ED 0350 8825.	PDP. 51 3598	TRACT/ED	POP.	TRACT/ED	PDP.	TRACT/ED	POP.
CENT	3.0						
CT/ED 0004.0		TRACT/ED T 0004.02 T 0015.04		TRACT/ED T 0005. T 0015.07	POP. 4334 4742	TRACT/ED T 0006. T 0018.03	POP. 6779 1460
CENT 1	17.2						
CT/ED	POP.	TRACT/ED	POP.	TRACT/ED	POP.	TRACT/ED	POP.
CENT	8.4						

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METROPOLITAN AREA: Kansas City, MO-KS

STAT KS L	TË AND COUNTY LEAVENWORTH	TRACT/ED T 0701.	POP. 2088	TRACT/ED	POP.	TRACT/EC
	HIAMI VYANDOTTĖ	E 1545 T 0400.02	173	T 0402.	2661	T 0403.
		T 0409.02		T 0410. T 0418.	3010	T 0411. T 0420.
		1 6426:	3322	1 6427.	3531	T 6490.
MO	JACKSON	T 0002.	816	T 0003. T 0015. T 0026.	2025 1437 28	T 0005. T 0016.
		I 0032.	1059	T 0033.	1543 1716	T 0034
		T 0045.	969	T 0047.	1201	T 0049.
		T 0054.	2162	T 0055.	1927	T 0058.
MO L	AFAYETTE	E 0001	941	E 0005	481	E 0017

137405 THTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Killeen-Temple, TX

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP. TRACT/ED TX BELL T 0209. 2430

MASS TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Knoxv111e, TN

STATE AND EDUNTY	TRACT/ED	POP:	TRACT/ED	POP.	TRACT/ED
TN GRAINGER	E 0126	429 513	E 0127	1760	E 0129A
TH JEFFÉRSON	E 0373	92			
TN KNOX	T 0001.	3145	T 0002. T 0012.	1684 2926	T 0003. T 0013.
TH SEVIER	E 0453	285	E 0458T	933	E 0475L
TH UNION	T 0403.	1319			

48188 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Kokomo, IN

STATE AND COUNTY TRACT/ED POP. TRACT/ED IN HOWARD T 0001. 309

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/ED	POP.	TRACT/ED	POP.	TRACT/ED	POP.	TRACT/ED	PDP.
03. 11.01 20.01 30. 05.01 16. 28.02 34. 40.	1581 1291 1768 176 182 1988 69 3956 1770 2686 3880	T 0407. T 0411.02 T 0420.02 T 0438.04 T 0010. I 0017. T 0029. T 0035.01 T 0041. T 0062.	3977 790 2110 33 3516 2746 1212 1723 989 3114 2211	T 0408. T 0412.01 T 0423. T 0499.01 T 0011. T 0018. T 0030. T 0035.02 T 0042. T 0063.	1510 1646 3665 320 1948 3958 2363 916 1642 2623 3414	T 0409.01 T 0412.02 T 0424. T 0451. T 0013. T 0022. T 0031. T 0036.01 T 0043. T 0053. T 0064.	1750 1563 2815 2156 1619 3589 175 1212 2925 2398 2773
017	291						
ŇŤ 9.	á						,
/ED	PDP.	TRACT/ED	PDP.	TRACT/ED	PDP.	TRACT/ED	PDP.
NŤ 1.	. 1						
/ED 0129A	POP. 352	TRACT/ED E 0139	POP. 99	TRACT/ED E 0140	PDP . 162	TRACT/ED	POP. 275
003. 013. 0475U	2350 1939 569	T 0006. T 0014. E 0483	3879 4130 949	T 0007. T 0024.	1936 4794	T 0009. T 0029.	8284 3913
NT 8.	,5						
r/ED	POP.	TRACT/ED	POP.	TRACT/ED	POP.	TRACT/ED	POP.
ENT .	. 3						

METROPOLITAN AREA: La Crosse, WI

10103 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Lafayette, LA

POP. TRACT/E STATE AND COUNTY TRACT/ED POP. TRACT/EO LA LAFAYETTE T 0001. 2193 T 0002. 5003 T 0008 LA ST. MARTIN E 0537 2388 E 0540 606 E 0555

15314 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Lafayette-West Lafayette, IN

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP. TRACT/ED IN TIPPECANDE T 0006. 541 T 0054. 4819 T 0055.

16621 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Lake Charles, LA

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP.

14516 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Lake County, IL

41697 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Lakeland-Winter Haven, FL

5456 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Lancaster, PA

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP.

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T/ED 005.	POP. 4211	TRACT/ED	PDP.	TRACT/ED	PDP.	TRACT/ED	PDP.	
ENT 11.	. 1							
T/ED 008. 0555C	POP. 4930 194	TRACT/ED	POP.	TRACT/ED	PDP.	TRACT/ED	POP.	
ENT 8	. 1							
T/ED 055.	PDP. 3623	TRACT/ED T 0103.	PDP. 3953	TRACT/ED T 0105.	POP. 3685	TRACT/ED	PDP.	
ENT 13.	. 7							
T/ED 004.	PDP. 4606	TRACT/ED T 0015.	PDP. 3051	TRACT/ED	POP.	TRACT/ED	POP.	
ENT 8.	. 7							
T/ED 627.	PDP. 4234	TRACT/ED T 8628.	PDP. 2032	T 8630.	PDP. 24847	TRACT/ED	PDP.	
ENT 9.	.5							
T/ED 137.01	POP. 1559	TRACT/ED	POP.	TRACT/ED	POP.	TRACT/ED	POP.	
ENT 1.	.7							
T/ED 016.	PDP. 3184	TRACT/ED	POP.	TRACT/ED	PDP.	TRACT/ED	POP.	
ENT 2	.3							

METROPOLITAN AREA: Lansing-East Lansing, MI

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP. TRACT/ED T 0007. 3129 T 0013. 1629 T 0014. T 0042. 5656 T 0043.02 3445 T 0044.01

37240 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT 8

METROPOLITAN AREA: Laredo, TX

18465 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT 18

METROPOLITAN AREA: Las Vegas, NV

TRACT/EO PDP. TRACT/ED PDP. TRACT/ED STATE AND COUNTY T 0003.02 5197 T 0005.04 NV CLARK T 0003.01 3980 T 0035. 2966 T 0038. 3004 T 0039.

29487 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT 6

METROPOLITAN AREA: Lawrence, KS

STATE AND COUNTY TRACT/ED POP. TRACT/ED KS DDUGLAS T 0003. 6403 T 0004. 5630

12033 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT 17

METROPOLITAN AREA: Lawrence-Haverhill, MA-NH

POP. POP. TRACT/ED STATE AND COUNTY TRACT/ED TRACT/ED T 2503. 624 1907 MA ESSEX T 2501. T 2504. T 2510. T 2511. 1267 2423 T 2512. T 2608. 4408

34684 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT 10

METROPOLITAN AREA: Lawton, DK

STATE AND COUNTY TRACT/ED PDP. TRACT/ED POP. TRACT/ED OK COMANCHE T 0012. 931 T 0016. 2585

0 1. 1.01	POP. 229 11471	TRACT/E0 T 0015. T 0044.02	POP. 2271 3852	TRACT/EO T OO19.	POP. 743	TRACT/ED T 0020.	POP. 4815
r 8.	9						
EO 6.		TRACT/ED T 0012:	POP. 7055	TRACT/ED	POP.	TRACT/EO	POP.
r 18.	.6						
ED 5.04 9.		TRACT/E0 T 0007. T 0059.	POP. 2309 869	TRACT/E0 T 0009.	POP. 1695	TRACT/EO	POP. 4532
F 6.	. 4						
ED	POP.	TRACT/EO	POP.	TRACT/ED	POP.	TRACT/ED	POP.
T 17.	. 8						
ED 4. 2.	POP. 3315 1543	TRACT/ED T 2505. T 2513.	POP. 2930 3321	TRACT/ED T 2507. T 2601.	POP. 3900 3769	TRACT/ED T 2509. T 2602.	POP. 1821 3456
T 10.	. 2						
ED	POP.	TRACT/EO	POP.	TRACT/ED	POP.	TRACT/ED	POP.
т з.	. 1						

46907

METROPOLITAN AREA: Lewiston-Auburn, ME

STATE AND COUNTY TRACT/ED POP. TRACT/ED ME ANDROSCOGGIN T 0101. 2111 T 0201. 1728

3839 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Lexington-Fayette, KY

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP. TRACT/ED TOO01. 4983 TOO02. 4120 TOO03.

30231 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Lima. OH

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP.

8422 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Lincoln, NE

STATE AND COUNTY TRACT/ED POP, TRACT/ED POP, TRACT/ED POP, TRACT/ED T 0006. 6017 T 0007. 2036 T 0017.

20635 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Little Rock-North Little Rock, AR

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP. TRACT/ED AR FAULKNER 0575 173 0577 303 E 0579 0600 65 06058 33 0616 0206. AR LONOKE 1846 T 0208. 2270 0002. T 0004. T 0005. AR PULASKI 4491 1508 T 0010. 4391 T 0026. 3094 T 0028.

46306 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Longview-Marshall, TX

STATE AND COUNTY TRACT/ED POP. TRACT/ED TX GREGG T 0001. 438

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r/ED	POP.	TRACT/ED	POP.	TRÁCT/ED	POP.	TRACT/ED	POP.
ENT	4,5					•	
r/ED 003.	POP. 4296			TRACT/ED T 0008;			POP. 2799
ENT	9.5						
r/ED 135.		TRACT/ED T 0138.	POP. 3107	TRACT/ED	POP.	TRACT/ED	POP.
ENT	5.4						
1/ED 017.				TRACT/ED T 0019.	POP. 984	TRACT/ED T 0020.	POP. 5065
ENT	10.7						
7/ED 0579 0616	POP. 135 175	TRACT/ED E 0580	POP. 619	TRACT/ED E 0585	POP. 186		POP. 239
005. 028.	4904 4285	T 0006. T 0029.	3956 1956	T 0007. T 0040.01		T (008. T (040.05	773 2490
ENT	9.8						
r/ED	POP.	TRACT/EO	POP.	TRACT/ED	POP.	TRACT/EO	POP.
ENT	. 3						

METROPOLITAN AREA: Lorain-Elyria, OH

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP. TRACT/ED T 0223. 1041 T 0708. 1409

2450 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Los Angeles-Long Beach, CA

METROPOLITAN AREA:	Los Angeles-	Long Be	ach, CA		
STATE AND COUNTY	TRACT/ED	POP.	TRACT/ED	POP.	TRACT/ED
CA LOS ANGELES	T 1047.	6590	T 1853.	5924	T 1902.
	T 1905.	6906	T 1906.	2325	T 1907.
	T 1912.01	3921	T 1913.	4676	T 1914.
	T 1918.	6054	T 1919.01	2232	T 1926.
	T 1975.	4876	T 1976.	3744	T 1977.
	T 1995.	2970	T 1996.	274	T 1997.
	T 2031.	5100	T 2032.	4312	T 2034.
	T 2038.	4453	T 2039.	2639	T 2041.
	T 2045.01	5615	T 2046.	3619	T 2047.
	T 2061.	8059	T 2062.	3015	T 2063.
	T 2072.	232	T 2073.	1629	T 2074.
	T 2079.	2364	T 2081.	1267	T 2082.
	T 2088.	4600	T 2089.	7688	T 2091.
	T 2095.	4866	T 2096.	2969	T 2097.
	T 2122.	7969	T 2123.	8947	T 2125.
	T 2134.	7957	T 2144.	3351	T 2151.
	T 2187.	3401	T 2188.	2191	T 2191.
	T 2198.	3767	T 2211.	6161	T 2212.
	T 2215.01	1417	T 2215.02	3025	T 2216.0
	T 2218.	5735	T 2219.	3257	T 2221.
	T 2225.	3094	T 2226.	4174	T 2227.
	T 2244.	6762	T 2245.	2166	T 2246.
	T 2263.	2243	T 2264.	6854	T 2265.
	T 2282.	4851	T 2283.	4847	T 2284.
	T 2288.	3621	T 2289.	2469	T 2291.
	T 2311.	2011	T 2312.	6311	T 2313.
	T 2318.	4575	T 2319.	4210	T 2321.
	T 2325.	3735	T 2326.	4765	T 2327.
	T 2371.	4208	T 2372.	4927	T 2374.
	T 2383.	6766	T 2391.	1336	T 2392.
	T 2396.	3753	T 2397.	4317	T 2398.
	T 2403.	4756	T 2404.	5091	T 2405.
	T 2409.	3360	T 2411.	6458	T 2414.
	T 2422	3862	T 2423.	2363	T 2424.
	T 2428.	1594	T 2429.	2211	T 2431.
	T 2962.	55 18	T 2966.	4043	T 2971.
	T 4025.01	3462	T 4025.02	5104	T 4028.
	T 4333.	10693	T 4334.	9269	T 4335.

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46909

D	POP.	TRACT/ED	POP.	TRACT/ED	POP.	TRACT/ED	POP.
2.	7032	T 1903.0		T 1903.02	597	T 1904.	4994
7.	3260	T 1908.	4846	T 1909.	7815	T 1911.	6878
1.	7003	T 1916.0		T 1916.02	3511	T 1917.	6035
3.	5790	T 1957.	6482	T 1971.	2116	T 1973.	4412
7.	4586	T 1991.	5608	T 1992.	7261	T 1994.	3967
7.	2709	T 1998.	5083	T 1999.	2386	T 2012.	2591
1.	3879	T 2035.	3828	T 2036.	5225	T 2037.	6894
i .	5349	T 2042.	3183	T 2043.	4250	T 2044.	5365
7.	4524	T 2048.	5832	T 2049.	4936	T 2051.	7322
3.	5964	T 2064.	1348	T 2065.	216	T 2071.	4585
1.	27	T 2076.	179	T 2077.	1916	T 2078.	2292
2.	4716	T 2083.	5816	T 2084.	4596	T 2085.	4422
1.	8629	T 2092.	3714	T 2093.	3337	T 2094.	8070
7.	1284	T 2098.	5666	T 2112.	3988	T 2121.	2815
5.	3845	T 2129.	3527	T 2132.	7081	T 2133.	6480
1.	4028	T 2181.	6647	T 2184.	4516	T 2186.	3368
i .	2150	T 2192.	3458	T 2193.	2938	T 2196.	2373
2.	6294	T 2213.	7832	T 2214.01	1017	T 2214.02	2610
5.01	1271	T 2216.0		T 2217.01	1921	T 2217.02	2842
1.	2835	T 2222.	3146	T 2223.	2117	T 2224.	3068
7.	2863	T 2241.	2420	T 2242.	3766	T 2243.	5454
3.	3405	T 2247.	4036	T 2261.	568	T 2262.	523
5.	3722	T 2266.	1913	T 2267.	4745	T 2281.	3432
4.	5721	T 2285.	2928	T 2286.	2484	T 2287.	5016
1.	2610	T 2292.	2786	T 2293.	3150	T 2294.	4595
3.	4286	T 2314.	3626	T 2316.	5570	T 2317.	6087
1.	4719	T 2322.	2559	T 2323.	3133	T 2324.	5656
7.	3471	T 2328.	3066	T 2349.	5582	T 2362.02	4624
1.	6622	T 2375.	2592	T 2376.	4326	T 2377.	5533
2.	2674	T 2393.	4402	T 2394.	2045	T 2395.	4219
3.	5413	T 2399.	3886	T 2401.	1858	T 2402.	4538
5.	4418	T 2406.	3220	T 2407.	4527	T 2408.	3041
4.	3053	T 2415.	2941	T 2416.	1816	T 2421.	3123
4.	963	T 2425.	1728	T 2426.	4693	T 2427.	3168
1.	3795	T 2733.	4534	T 2755.	5660	T 2949.	2782
1.	6079	T 3022.	5195	T 3024.	4635	T 4023.02	4706
B.	6971	T 4088.	2183	T 4311.	5428	T 4328.	6053
5.	8408	T 4339.	7109	T 4619.	5268	T 4620.	5983

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METROPOLITAN AREA: Los Angeles-Long Beach, CA

STATE AND COUNTY	TRACT/ED	POP.	TRACT/EO	POP.	TRACT/ED
CA LOS ANGELES	T 4622.	4290	T 4623.	5547	T 4823.0
4 4	T 5305.	3999	T 5308.	9767	T 5309.
	T 5313.	9233	T 5314.	2403	T 5315.
	T 5317.02	4114	T 5318.	4115	T 5319.
	T 5327.	2661	T 5328.	3899	T 5329.
	T 5333.	3555	T 5334.	10031	T 5335.
	T 5342.	10696	T 5343.	5968	T 5344.0
	T 5351.01	5201	T 5351.02	2880	T 5352.
	T 5404.	1165	T 5406.	2925	T 5407.
	T 5414.	4826	T 5415.	4814	T 5416.0
	T 5426.	7128	Y 5427.	4932	T 5432.
	T 5728.	3192	T 5732.01	3274	T 5732.0
	T 5752.	7096	T 5753.	3179	T 5754
	T 5760.	1108	T 5761.	2626	T 5762.
	T 5769.	7321	T 6001.	5287	T 6002.0
	T 7001	10020	T 7019	2621	T 9100

1445050 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT 1

## METROPOLITAN AREA: Louisville, KY-IN

STATE AND COUNTY	TRACT/ED	POP.	TRACT/ED	POP.	TRACT/ED
IN CLARK	T 0502.	4122			
IN FLOYD	T 0705.	3904			
IN HARRISON	E 0538A	115	E 0542	104	E 0544
KY JEFFERSON	T 0005.	1674	T 0006,	2401	T 0010.
	T 0018.	2292	T 0019.	1457	T 0020.
	T 0024.	1466	T 0025.	729	T 0026.
	T 0030.	3941	T 0032.	315	T 0033.
	T 0040.	1882	T 0043.01	4015	T 0043.0
	T 0050.	1663	T 0051.	2972	T 0054.
	T 0060.	1033	T 0061.	506	T 0062.
	T 0067.	1362	T 0072.	395	
KY SHELBY	E 0250	79			

98554 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT 10

## METROPOLITAN AREA: Lowell, MA-NH

STATE AND COUNTY	TRACT/ED	POP.	TRACT/ED	POP.	TRACT/ED
MA MIDOLESEX	T 3101.	1902	T 3104.	3233	T 3107.

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09. 15. 19. 29. 35. 44.01 52. 07. 16.01 32. 32.02 54. 52. 02.01	6083 9848 7931 5065 5540 6942 3346 3147 7644 7270 4518 6243 3646 3392 4090	7 5310. 7 5316.01 7 5325. 7 5336. 7 5336. 7 5344.02 7 5353. 7 5416.02 7 5516. 7 5763. 7 5763. 7 6002.02	3994 5863 3803 6271 12430 5365 5000 5467 6394 454 2815 583 4711 5243	T 5311. T 5316.02 T 5326.01 T 5331.01 T 5339. T 5349. T 5354. T 5409.01 T 5421.02 T 5716. T 5758. T 5764. T 6003.01	6699 3908 5974 5960 7147 5695 2245 3933 5950 1205 240 7578 9457 5980	T 5312. T 5317.01 T 5326.02 T 5331.02 T 5334.1 T 5350. T 5356.02 T 5413. T 5425. T 5725. T 5751. T 5759. T 5765.	8226 4515 6129 6048 5595 5146 5926 2892 8239 6242 8174 6319
NT 19.	3			•			
/ED	POP.	TRACT/ED	POP.	TRACT/ED	POP.	TRACT/ED	POP.
544 10. 20. 26. 33. 43.02 54.	96 3481 2162 996 806 3901 272 2449	E 0551 T 0013, T 0021, T 0027, T 0034, T 0047, T 0055,	31 1502 3737 2820 706 662 2299 2132	E 0555 T 0014. T 0022. T 0028, T 0036. T 0048. T 0057. T 0066.	58 5062 2004 2388 2652 23 656 2255	T CO15. T 0023. T 0029. T 0037. T 0049. T 0059. T 0066.	4689 3504 320 2095 1757 3859 2752
IT 10.	3						

TRACT/ED

T 3109.

POP.

794

TRACT/ED

T 3110.

POP.

1169

IT 9.4

POP.

3864

2507

TRACT/ED

T 3108. T 3124.

POP.

2523

2109

ED

9.

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POP.

7719

6083

TRACT/ED

7 5310.

T 5004.02

POP.

4124

3994

TRACT/ED

T 5014.

T 5311.

POP.

3000

6699

TRACT/ED

T 5304.

T 5312.

METROPOLITAN AREA: Lubbock, TX

STATE AND COUNTY TRACT/EO POP. TRACT/ED POP. TRACT/ED TX LUBBOCK T 0002.01 2085 T 0002.02 3427 T 0003. T 0010. 3709 T 0011. 1776 T 0012.0

35578 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT 1

METROPOLITAN AREA: Lynchburg, VA

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP. TRACT/ED VA LYNCHBURG T 0002.03 1098 T 0005. 1254 T 0006.

10015 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Macon-Warner Robins, GA

TRACT/ED POP. STATE AND COUNTY TRACT/ED POP. TRACT/ED GA BIBB T 0101. 3664 T 0104. 5883 T 0105. T 0112. T 0109. 829 T 0111. 4611 T 0116. 651 T 0127. 3367 T 0130. GA HOUSTON 1189 T 0205. GA PEACH T 0404. 6128

44970 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT 1

METROPOLITAN AREA: Madison, WI

27420 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Manchester, NH

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP. TRACT/ED NH HILLSBOROUGH T 0004. 682 T 0005. 1569 T 0014.

4379 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Mansfield, OH

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP. TRACT/ED POP. TRACT/ED T 0001. 425 T 0002. 777 T 0003.

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/E0 03. 12.0	POP. 10360 2 3152	TRACT/ED T 0006.01 T 0013.	POP. 4859 3737	TRACT/EO T 0007.	POP. 1161		POP. 1312
NT 1	6.8						
/ED 06.	POP. 3749	TRACT/E0 T 0011.	POP. 2029	TRACT/ED T 0014.	POP. 1885	TRACT/EO	POP.
NT	7.1						
/ED 05. 12. 30.	POP. 2808 2350 1906	TRACT/ED T 0106. T 0113.	POP. 3619 1697	T 0107.	POP. 216 1590		POP. 1089 3373
NT 1	7.1						
/ED 16.0	2 6863	TRACT/ED T 0017.	POP. 4552		POP. 3261	TRACT/EO	POP.
NT	8.5	,					
/ED	POP. 2128	TRACT/ED	POP.	TRACT/EO	POP.	TRACT/ED	POP.
NT :	3.4						
/ED	POP. 3069	TRACT/EO	POP.	TRACT/EO	POP.	TRACT/EO	POP.
NT :	3.8						

METROPOLITAN AREA: Mc Allen-Edinburg-Mission, TX

TRACT/ED TRACT/ED POP. TRACT/EO POP. STATE AND COUNTY 6999 TX HIDALGO T 0206. 4333 T 0213. T 0215. T 0228. 3736 T 0233. 3120 T 0234.

55076 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Medford, OR

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP. TRACT/ED TOO20. 2110

3899 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Melbourne-Titusville-Palm Bay, FL

13010 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Memphis, TN-AR-MS

STATE AND COUNTY	TRACT/ED	POP.	TRACT/ED	POP.	TRACT/ED
AR CRITTENDEN	T 0304.	3781 4031	T 0305.	3481	T 0306.
TN SHELBY	T 0001. T 0008.	1172 5304	T 0002. T 0009.	2800	T 0003. T 0010.
	T 0021. T 0037.	1908 1253	T 0022. T 0038.	964 2334	T 0023. T 0039.
	T 0044. T 0050.	785 3959	T 0045. T 0051.	2479 731	T 0046. T 0053.
	T 0058. T 0068.	3225 4322	T 0059. T 0073.	5760 4078	T 0060. T 0078.
TN TIPTON	T 0410.	2049			- :

180321 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Merced, CA

STATE AND COUNTY TRACT/ED POP. TRACT/ED CA MERCED T 0016. 4255

POP. 3592

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NT 19.	.4						
<b>/EO</b>	POP.	TRACT/EO	POP.	TRACT/EO	POP.	TRACT/ED	POP.
NT 2.	.9						
/E0 326.	POP. 5033	TRACT/E0 T 0627.	POP. 1243	TRACT/E0 T 0671.	POP. 2843	TRACT/EO	POP.
NT 4.	. 8						
/ED 106.10	POP. 1926	TRACT/E0 T 0306.20	POP. 3862	TRACT/ED T 0309.	POP. 1537	TRACT/E0 T 0310.	POP. 2023
03. 110. 123. 139. 146. 153. 160.	3967 1088 2317 2101 2849 7950 3038 4764	T 0004. T 0018. T 0024. T 0040. T 0047. T 0054. T 0061. T 0090.	3540 2616 5206 3734 4055 2034 1367 2619	T 0005. T 0019. T 0028. T 0041. T 0048. T 0055. T 0065. T 0103.	931 3367 5612 1919 4617 5821 4646 2561	T 0006. T 0020. T 0036. T 0043. T 0049. T 0057. T 0067.	4756 4733 3242 38 3933 5044 5969 98
NT 19.	.7						
/ED	POP.	TRACT/EO	POP.	TRACT/EO	POP.	TRACT/ED	POP.
NT 3.	. 2						

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POP. 5604 5467

TRACT/EO T 0216. T 0236.

POP. 5182 5742

TRACT/ED T 0225. T 0237.

POP. 5792 5509

TRACT/ED T 0226.

METROPOLITAN AREA: Miami-Hialeah, FL

STATE AND COUNTY	TRACT/ED	POP.	TRACT/ED	PDP.	TRACT/E
FL DADE	T 0009.03	3899	T 0010.04	8125	T 0015
	T 0018.03	5120	T 0019.01	4120	T 0019
	T 0024.	11715	T 0026.	4788	T 0027
	T 0034.	4583	T 0036.01	1611	T 0036
	T 0043.	11222	T 0044.	16605	T 0045
	T 0053.02	6274	T 0054.02	8060	T 0072
	T 0106.02	2325	T 0113.	9617	

227946 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Middlesex-Somerset-Hunterdon, NJ

STATE AND COUNTY	TRACT/ED	PDP.	TRACT/ED	POP.	TRACT/ED
NJ MIDDLESEX	T 0039.	3503	T 0045.	3640	T 0046.
	T 0052.	4930	1 0053.	2486	T 0054.
	T 0059.	3289			
NJ SOMERSET	T 0525.	1217			

46879 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Middletown, CT

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP. TRACT/ED CT MIDDLESEX T 5416. 2834

2834 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Midland, TX

STATE AND COUNTY TRACT/ED PDP. TRACT/ED PDP. TRACT/ED TX MIDLAND T 0008. 2796 T 0015. 4406

7202 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Milwaukee, WI

STATE AND COUNTY	TRACT/ED	POP. TRACT/ED	PDP.	TRACT/ED
WI MILWAUKEE	T 0040.	2904 T 0045.	3628	T 0063.
	T 0067.	2423 T 0068.	4101	T 0069.
	T 0082.	1651 T 0083.	1913	T 0084.
	T 0088.	3761 T 0089.	2559	T 0097.
	T 0101.	1648 T 0102.	1648	T 0103.
	T 0107.	2531 T 0108.	2608	T 0110.
	T 0114.	618 T 0116.	1694	T 0117.
	T Q121.	1134 T 0122.	3006	T 0132.

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T/ED 015.01 019.02 027.02 036.02 045.	POP. 4952 8711 2888 6373 3577 3790	TRACT/ED T 0015.02 T 0020.01 T 0028.1 T 0037.01 T 0051. T 0075.02	POP. 6902 5458 3071 1330 7619 5682	TRACT/ED T 0017.01 T 0020.02 T 0029. T 0037.02 T 0052. T 0104.	POP. 4377 8167 2796 1410 9056 1487	TRACT/ED T 0018.01 T 0022.01 T 0031. T 0042. T 0053.01 T 0105.	POP. 4675 5461 5752 14188 7224 4936
ENT 14.	0						
T/ED 046. 054.	POP. 4434 1159	TRACT/ED T 0047. T 0055.	POP. 2415 4801	TRACT/ED T 0048. T 0057.	POP. 5243 2221	TRACT/ED T 0049. T 0058.	POP. 3377 4164
ENT 5.	.3						
T/ED	POP.	TRACT/ED	POP.	TRACT/ED	POP.	TRACT/ED	POP.
ENT 3.	5						
T/ED	POP.	TRACT/ED	POP.	TRACT/ED	POP.	TRACT/ED	POP.
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F/ED 063. 069. 084. 097. 103. 110.	POP. 3764 3854 2156 3197 1099 3449 604 974	TRACT/ED T 0064. T 0070. T 0085. T 0098. T 0104. T 0111. T 0118. T 0134.	POP. 4162 4269 2246 2589 1145 1494 1179 3141	TRACT/ED T 0065. T 0086. T 0089. T 0105. T 0112. T 0119. T 0135.	POP. 4128 2422 2733 3186 1455 1871 1114 2551	TRACT/ED † 0066. † 0081. † 0087. † 0100. † 0106. † 0113. † 0120. † 0136.	POP. 5210 2093 2705 1553 1810 1477 1365 3165

METROPOLITAN AREA: Milwaukee, WI

STATE AND COUNTY	TRACT/ED	POP.	TRACT/ED	POP.	TRACT
WI MILWAUKEE	T 0137.	2316	T 0138.	1741	T 013
	T 0145.	671	T 0146.	4067	T 014
	T 0151.	1389	T 0152.	602	T 015
,	T 0165.	2706	T 0166.	2059	T 016
WI WALKESHA	T 2027	1240			

157963 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCEN

METROPOLITAN AREA: Minneapolis-St. Paul, MN-WI

STATE AND COUNTY	TRACT/ED	POP.	TRACT/EO	POP.	TRACT
MN HENNEPIN	T 0016.	3425	T 0022.	2519	-T 00
	T 0031.	2088	T 0033.	2315	T 00
	T 0039.	2153	T 0042.	1549	T 00-
	T 0046.02	31	T 0047.	3220	T 00
	T 0056.	4118	T 0057.	2458	T 00
	T 0062.	1908	T 0063.	2144	T 00
	T 0071.	4484	T 0072.	3217	T 00
	T 0094.	2648	T 0265.06	34	
MN ISANTI	E 0050	1015	E 0051	1077	E O
MN RAMSEY	T 0305.	5461	T 0310.	3742	T 03
	T 0327.	1958	T 0328.	1262	T 03
	T 0336.	962	T 0337.	1087	T 03
	T 0361.	1627	T 0376.02	2536	T 04

153586 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCEN

METROPOLITAN AREA: Mobile, AL

STATE AND COUNTY	TRACT/ED	POP.	TRACT/ED	POP.	TRACT
AL MOBILE	T 0002.	1484	T 0003.	2104	T 000
	T 0012.01	2778	T 0013.01	1178	T 00
	T 0038.01	1340	T 0039.01	3602	T 003
	T 0043.	3143	T 0044.	3423	T 004

69928 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCEN

METROPOLITAN AREA: Modesto, CA

STATE AND COUNTY TRACT/ED POP. TRACT/EO POP. TRACT/CA STANISLAUS T 0017. 2092 T 0018. 2292 T 002

16918 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCEN

46914

ACT/E0 0139. 0147. 0154. 0168.	POP. 1190 2279 349 2637	TRACT/ED T 0140. T 0148. T 0156. T 0174.	POP. 852 1898 1442 2292	TRACT/ED T 0141. T 0149. T 0158. T 0178.	POP. 1270 2628 2935 268	TRACT/ED T 0142. T 0150. T 0164.	POP. 600 632 3913
RCENT 11.	3						
ACT/ED 0023. 0034. 0043. 0049. 0058. 0064. 0073.	POP. 1468 1842 513 6078 1445 1748 2458	TRACT/E0 T 0026. T 0036. T 0044. T 0052. T 0059. T 0068. T 0078.	PDP. 2481 782 1011 1847 2688 4449 2624	TRACT/ED T 0028. T 0037. T 0045. T 0053. T 0060. T 0069. T 0082.	PDP. 2358 3174 1320 1298 2657 2308 4108	TRACT/ED T 0029. T 0038. T 0046.01 T 0054. T 0061. T 0070. T 0083.	PDP. 1344 3908 484 1790 1535 3901 2191
0059A 0315. 0329. 0340. 0420.01	187 3005 1894 2338 2212	E 0059B T 0319. T 0331. T 0342.	97 1140 1933 2544	E 00668 T 0321. T 0334. T 0359.	34 3282 3360 1225	T 0326. T 0335. T 0360.	2976 3051 1460
RCENT 7.	2						
ACT/ED 0004.01 0013.02 0039.02 0045.	PDP. 2800 4279 2338 2149	TRACT/ED T 0004.02 T 0014. T 0040. T 0046.	PDP. 2371 3486 6312 2411	TRACT/ED T 0005. T 0015.01 T 0041. T 0048.	POP. 3899 2440 1338 3859	TRACT/ED 1 0006. 1 0015.02 1 0042. 1 0049.	POP. 4185 1996 2174 4839
RCENT 15.	8						
ACT/ED 0021.	PDP. 3364	TRACT/ED T 0023.	PDP. 5270	TRACT/ED T 0024.	PDP. 3900	TRACT/ED	PDP.
RCENT 6.	4						

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METROPOLITAN AREA: Monmouth-Ocean, NJ

STATE AND COUNTY	TRACT/EO	POP.	TRACT/EO	POP.	TRACT
NJ MONMOUTH	T 0003.	267	T 0056.	2747	T OC
	T 0073.	2880	T 0074.	4394	T 00
N.I. OCEAN	T 0152	2208	T 0222	2643	

25553 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCI

METROPOLITAN AREA: Monroe, LA

25034 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCE

METROPOLITAN AREA: Montgomery, AL

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP. TRACT AL AUTAUGA T 0211. 3163 AL MONTGOMERY T 0003. T OC T 0002. 2095 3338 4225 T 0030. T 0012. 4466

37467 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCE

METROPOLITAN AREA: Muncle, IN

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP. TRACT IN DELAWARE T 0001. 990 T 0002. 3068 T 00

13815 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCE

METROPOLITAN AREA: Muskegon, MI

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP. TRACT MI MUSKEGON T 0003. 4095 T 0006.02 3035 T 00

17230 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCE

METROPOLITAN AREA: Naples, FL

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP. TRACT/FL COLLIER T 0007. 1084 T 0112. 6874 T 01

12226 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCE

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RACT/ED T 0058.01 T 0076.	POP. 2604 3191	TRACT/ED T 0058.02		TRACT/ED T 0070.02	POP. 319	TRACT/ED T 0072.	POP. 2634
ERCENT 3.	.0		٠				
RACT/E0 T 0007. T 0057.	POP. 3298 1432	TRACT/EO T 0008.	POP. 1559	TRACT/EO T 0009.	POP. 2114	TRACT/ED T 0011.	POP. 4717
ERCENT 18.	0						
RACT/EO	POP.	TRACT/EO	POP.	TRACT/EO	POP.	TRACT/ED	POP.
T 0006.	3764	T 0007.	2840	T 0010.	5759	T 0011.	7817
ERCENT 13.	7						
RACT/EO	POP. 3024	TRACT/ED T 0004.	POP. 3122		POP. 2403	TRACT/ED T 0019.01	
ERCENT 10.	7						
RACT/EO T 0007.	POP. 26	TRACT/ED T 0011.	POP. 658	TRACT/EO T 0012.	POP. 3824	TRACT/ED T 0013.	POP. 3811
ERCENT 10.	9						
RACT/EO T 0113.	POP. 4268	TRACT/ED	POP.	TRACT/EO	POP.	TRACT/EO	POP.
ERCENT 14.	2						

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METROPOLITAN AREA: Nashua, NH

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP. TRACT/ NH HILLSBOROUGH T 0107. 1673

1673 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCEN

METROPOLITAN AREA: Nashville, TN

STATE AND COUNTY	TRACT/ED	POP.	TRACT/ED	POP.	TRACT
TH DAVIDSON	T 0118.	4969	T 0120.	1057	T 012
***************************************	T 0129.	653	T 0130.	2675	T 013
	T 0141.	570	T 0142.	3294	T 014
	T 0148.	4072	T 0159.	3665	T 016
	T 0165.	5959			
TN RUTHERFORD	T 0415.	3685	T 0418.	1838	
TH WILSON	T 0307.	2761			

82410 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCEN

METROPOLITAN AREA: Nassau-Suffolk, NY

STATE AND COUNTY	TRACT/ED	POP.	TRACT/ED	POP.	TRACT
NY NASSAU.	T 4070.	5853	T 4111.	3591	T. 414
NY SUFFOLK	T 1122.08	2241	T 1225.01	3269	T 145
	T 1594.06	2146	T 1595.02	8401	T 169

72528 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCEN

METROPOLITAN AREA: New Bedford, MA

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP.

24551 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCEN

METROPOLITAN AREA: New Britain, CT

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP. TRACT/CT HARTFORD T 4151. 1362

1362 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCEN

METROPOLITAN AREA: New Haven-Meriden, CT

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP. TRACT/CT NEW HAVEN T 1401, 592 T 1402, 1523 T 140

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ACT/ED POP.	TRACT/ED	POP.	TRACT/ED	POP.	TRACT/ED	POP.
RCENT 1.2						
ACT/ED POP. 0123. 2994 0136. 8162 0143. 2989 0160. 1546	T 0124. T 0137. T 0144.	POP. 4003 5712 3335 3063	TRACT/ED T 0125. T 0139. T 0145. T 0162.	POP. 290 2306 795 3884	TRACT/ED T 0126. T 0140. T 0147. T 0164.	POP. 2728 3094 219 2092
RCENT 9.7						•
ACT/ED POP. 4144, 4824 1456.03 4473 1697.02 4952	T 4165,	POP. 5480 5585 2273	TRACT/ED T 4166. T 1585.02 T 1904.01	POP. 6059 2978 5400	TRACT/ED T 1591.03	POP. 5003
RCENT 2.8						
AGT/ED POP. 6513. 2422 6527. 412	T 6515.	POP. 3165		POP. 2496	TRACT/ED T 6518.	POP. 1485
RCENT 14.7						
ACT/ED POP	TRACT/ED	POP.	TRACT/ED	POP.	TRACT/ED	POP,
RCENT 1.0						
RACT/ED POP.		POP,	TRACT/ED T 1406.	POP. 5203	TRACT/ED T 1407.	POP. 6132

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METROPOLITAN AREA: New Haven-Meriden, CT

STATE AND COUNTY	TRACT/EO	POP.	TRACT/EO	POP.	TRACT
CT NEW HAVEN	T 1415.	7796	T 1416.	6944	T 14
	T 1425.	5079	T 1543	453	T 17

62309 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCEN

METROPOLITAN AREA: New London-Norwich, CT-RI

STATE AND COUNTY TRACT/ED POP. TRACT/EO POP. TRACT/CT NEW LONDON T 6905. 2185 T 6906. 295 T 696

3029 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCEN

METROPOLITAN AREA: New Orleans, LA

STATE AND COUNTY	TRACT/EO	POP.	TRACT/EO	POP.	TRACT/
LA JEFFERSON	T 0209.	1540	T 0257.	2316	T 026
LA ORLEANS	T 0002.	2601	T 0003.	2740	T 000
	T 0007.02	3263	T 0008.	3219	T 000
	T 0011.	3594	T 0012.	3056	T 001
	T 0016.	2787	T 0017.03	4633	T 001
	T 0022.	2789	T 0027.	3448	T 002
	T 0033.06	6533	T 0034.	2875	T 003
	T 0044.01	3421	T 0044.02	2404	T 004
	T 0058.	1572	T 0060.	1541	T 006
	T 0072.	4110	T 0077.	1280	T 007
	T 0084.	2324	T 0085.	2552	T 008
	T 0093.01	1752	T 0093.02	3748	T 009
	T 0105.	1735	T 0111.	3210	T 012
LA ST. JOHN THE BAPTI	E 0111A	771	E 0117	1965	E 01
LA ST. TAMMANY	T 0405.01	3815	T 0412.03	1016	

245440 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCEN

METROPOLITAN AREA: New York, NY

STATE AND COUNTY	TRACT/EO	POP.	TRACT/EO	POP.	TRACT/
NY BRONX	T 0011.	610	T 0020.	8899	T 002
	T 0031.	793	T 0033.	2817	T 003
	T 0043.	4434	T 0044.	5665	T 004
	T 0053.02	4387	T 0054.	5666	T 005
	T 0066.	3681	T 0067.	6665	T 006
	T 0077.	953	T 0079.	5634	T 008:
	T 0088. '	3873	T 0089.	2346	T 009
	T 0121.01	1619	T 0121.02	798	T 012
	T 0420 04	4772	T 0121	2005	T OAD

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ACT/ED 1417. 1701.01	POP. 5771 292	TRACT/ED T 1421. T 1701.02	POP. 1854 1823	TRACT/ED T 1423. T 1702.01	POP. 4222 951	TRACT/ED T 1424. T 1710.	POP. 4594 1648
RCENT 12.	4						
ACT/ED 6969.	POP. 549	TRACT/ED	POP.	TRACT/ED	POP.	TRACT/ED	PDP.
RCENT 1.	2						
ACT/ED 0262. 0004. 0009.01 0013.02 0017.14 0028. 0035. 0045. 0068. 0079. 0086. 0094. 0125. 0121	PDP. 2689 3212 4051 3748 8575 2679 2271 3654 1457 3015 4375 2361 366	TRACT/ED T 0269. T 0006.01 T 0009.02 T 0014.01 T 0018. T 0029. T 0036. T 0048. T 0069. T 0080. T 0087. T 0100.	PDP. 5374 4223 4589 4777 2134 2900 2780 2367 5281 2072 1086 3458 2481	TRACT/ED T 0273. T 0006.03 T 0009.03 T 0014.02 T 0019. T 0030. T 0030. T 0049. T 0070. T 0081.01 T 0091. T 0102. T 0131.	PDP. 1066 2762 4038 4317 2814 2763 2627 4605 1916 5091 3445 4069 3564	TRACT/ED  T 0007.01 T 0009.04 T 0015. T 0020. T 0033.05 T 0040. T 0050. T 0071. T 0081.02 T 0092. T 0104.	PDP. 4720 3409 2503 2715 2289 3550 2080 3354 1508 3227 532
ACT/ED 0023. 0035. 0047. 0056. 0069. 0083. 0099. 0123.	PDP. 5123 3573 6466 2565 4782 3881 4509 1879 6639	TRACT/ED T 0025. T 0037. T 0048. T 0057. T 0071. T 0085. T 0110. T 0125. T 0135.	POP. 5299 49 3580 855 1155 4461 233 1454 2763	TRACT/ED T 0027.01 T 0039. T 0049. T 0060. T 0073. T 0086. T 0115.02 T 0127.01 T 0137.	PDP. 3396 4514 696 1036 2984 4866 3489 1463 2280	TRACT/ED T 0027.02 T 0041. T 0050. T 0062. T 0075. T 0087. T 0119. T 0127.02 T 0139.	PDP. 4463 6040 9107 7201 3652 3560 3451 1064 839

METROPOLITAN AREA: New York, NY

STATE AND COUNTY	TOACT /ED	000	TO A CT / F C	000	7015
NY BRONX	TRACT/ED T 0141.	POP,	TRACT/ED T 0143.	POP.	TRACT
THE BROTTA	T 0151.	2257	T 0153.	2096	T 01
	T 0167.	1063	T 0169.	634	1 01
	T 0181.	6976	T 0189.	6635	
	T 0201.	2833	T 0205.	8564	
	7 0215.02	3558	T 0217.01		
	T 0225.	8601	T 0227.02	4389 1151	
	7 0233.02	2922	T 0235.01		
	1 0241.	5272		3317	T 02
	T 0255.	5716	T 0243. T 0257.	3334	7 02
	T 0363.			1385	T 02
	T 0371.	4977	T 0365.01	2676	1 03
	T 0379.	3542 4878	T 0373.	4376	1 03
	T 0391.			5387	1 03
	T 0401.	5708	T 0392.	1284	1 03
NY KINGS	T 0002.	3790	T 0407.01	2655	7 04
MI KINGS	T 0029.01	1243	T 0018.	134	T 00
	T 0057.	3597	T 0032.	809	T 00
	T 0082.	1652	T 0059.	1373	T 00
	T 0125.	3385	T 0084.	2647	T 00
	T 0181.	1164	T 0127.	3821	T 01
	T 0203.	3817	T 0183.	2520	T 011
	T 0203.	1003	T 0205.	2673	T 02
		1469	T 0227.	2849	T 02:
	T 0235.	2040	T 0237.	1297	T 023
	T 0247.	2147	T 0251.	3168	T 025
	T 0259.02	4068	T 0261.	4223	T 020
	T 0277.	4326	T 0281,	3984	T 028
		2781	T 0291.	2597	T 029
		3563	T 0309.	1657	T 031
	T 0328.	1925	T 0330,	4451	T 034
	T 0348.02	760	T 0349.	4674	T 035
	T 0360.01	3078	T 0360.02	38 15	T 036
	T 0367.	1378	T 0369.	5010	₹ 031
	T 0379.	2439	T 0381.	5276	T 038
	T 0389.	2133	T 0391.	1455	T 039
	T 0401.	2705	T 0403.	3182	T 040
	T 0415.	2839	T 0417.	1843	T 041
	T 0427.	4974	T 0429.	5127	T 043
	T 0439.	3811	T 0441.	4193	T 044
	T 0473,	1047	T 0481.	2165	T. 048
	T 0505.	3934	T 0507.	570	T 051
	T 0529,	3594	T 0531,	1647	T 053
	T 0545.	5754	T 0547.	1507	T 054
	T 0563.	3377	T 0577.	50	T 057
	T 0886.	4420	T 0892.	3622	T 089

RACT/ED	POP.	TRACT/ED	POP.	TRACT/ED	POP.	TRACT/ED	POP.
0144.	5956	T 0145.	5219	T 0147.	12595	T 0149.	2440
0155.	1970	T 0157.	1852	T 0161.	2454	T 0165.	838
0173.	4892	T 0175.	4919	T 0177.	7595	T 0179.	5692
0193.	4501	T 0195.	6182	T 0197.	5238	T 0199.	5342
0193.	3087	T 0213.01	873	T 0213.02	2715	T 0215.01	1321
0217.02	770	T 0219.	1166	T 0221.	6636	T 0223.	7578
	, 5205 .		2676	T 0231.	1430	7 0233.01	3764
0225.01	3784	T 0237.01	7590	7 0237.02	1335	T 0239.	7871
0235.02	6987	1 0249.	81	T 0251.	5863	T 0253.	5735
0263.	6238	T 0265.	5305	T 0359.	1138	T 0361.	5610
0365.02	1695	T 0367.	1981	T 0369.01	1347	T 0369.02	1638
0375.01	478	T 0375.02	780	1 0375.03	1661	7 0377.	2668
0383.	9096	T 0385.	3355	T 0387.	3127	T 0389.	3604
0393.	7369	T 0397.	2793	T 0399.01	4555	T 0399.02	4164
0458.	6879	1 0351,	4100	. 0052	4004	. 0000,00	
0020.	1346	T 0022.	3591	T 0023.	4950	T 0025.	2861
0033.	1640	T 0047.	553	T 0051.	1795	T 0055.	227
0071.	5496	T 0074.	4392	T 0078.	4469	T 0080.	3489
0085.	8424	T 0098.	4690	T 0112.	4736	T 0123.	308
0129.01	1765	T 0129.02	2189	T 0149.	5645	T 0154.	129
0185.01	5053	T 0185.02	1006	T 0191.	2211	T 0199.	2692
0213.	4690	T 0219.	3163	T 0221.	2830	T 0225.	755
0228.	2260	T 0229.	3374	T 0231.	2313	T 0233.	5183
0239.	500	T 0241.	1431	T 0243.	3113	T 0245.	3532
0253.	2231	T 0255.	6104	T 0257.	1237	T 0259.01	1645
0263.	1888	T 0265.	3491	T 0267.	3955	T 0269.	2333
0283.	3459	T 0285.01	277	T 0285.02	3582	T 0287.	2136
0293.	3137	T 0289.	865	T 0301.	2325	T 0303.	3116
0311.	2378	T 0315.	5039	T 0317.01	3360	T 0326.	6723
0342.	7788	T 0343.	5822	T 0347.	2341	T 0348.01	530
0352.	1348	T 0353.	4995	T 0357.	1224	T 0359.	3686
0361.	1287	T 0362.	3601	T 0363.	3598	T 0365.02	835
0371.	3129	T 0373.	3724	T 0375.	2197	T 0377.	3763
0382.	6604	T 0383.	3927	T 0385.	2964	T 0387.	3244
0393.	2656	T 0395.	3655	T 0397.	3266	T 0399.	2253
0405.	1293	T 0409.	3774	T 0411.	2805	T 0413.	3192
0419.	2134	T 0421.	2635	T 0423.	2473	T 0425.	2113
0431.	4980	T 0433.	3288	T 0435.	4327	T 0437.	4894
0443.	6224	T 0447.	1492	T 0453.	1590	T 0465.	2159
0483.	755	T 0487.	253	T 0489.	4807	T 0493.	8116
0513.	4079	T 0523.	5369	T 0525.	3065	T 0527.	5626
0533.	6588	T 0535.	4144	T 0537.	1306	T 0539.	3792
0549.	1095	T 0551.	3906	T 0553.	2115	T 0559.	200
0579.	1137	T 0610.01	7497	T 0794.	1351	T 0884.	109
0896.	3323	T 0898.	1116	T 0900.	2231	T 0902.	2637
,0000.	3023	. 0000.					

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METROPOLITAN AREA: New York, NY

ST	ATE AND COUNTY	TRACT/ED	POP.	TRACT/ED	POP.	TRACT/ED
NY	KINGS	T 0904.	457	T 0906.	5268	T 0908.
		T 0916.	3309	T 0918.	2072	T 0920.
		T 1118.	2766	T 112D.	2706	T 1124.
		T 1134.	2335	T 1136.	173	T 1138.
		T 1154.	2044	T 1156.	3881	T 1158.
		T 1166.	2196	T 1168.	1824	T 1170.
		T 1192.	2650	T 1194.	2729	T 1200.
NV	NEW YORK	T 0002.01	3357	T 0002.02	8019	T 0006.
100	HEW TORK	T 0020.	6568	T 0022.02	1284	T 0024.
		T 0028.	5402	T 0030.01	3752	T 0030.0
		T 0076.	1893	T 0109.	623	T 0111.
		T 0125.	1218	T 0151.	4913	T 0156.0
		T 0172.01	4641	T 0172.02	975	T 0174.0
		T 0184.	6450	T 0186.	5817	T 0188.
				T 0194.		T 0196.
			7306		5722	
		T 0201.02		T 0202.	497	T 0204.
		T 0209.01	3850	T 0209.02	1531	T 0213.0
		T 0217.02	2189	T 0218.	4827	T 0219.
		T 0223.	11344	T 0224.	6963	T 0226.
		T 0230.	7804	T 0231.01	5460	T 0231.0
		T 0235.01	4737	T 0235.02	1568	T 0237.
		T 0249.	1112	T 0251.	2629	T 0261.
		T 0311.	197			
NY	QUEENS	T 0019.	773	T 0025.	8588	T 0043.
		T 0180.	859	T 0197.	502	T 0246.
		T 0365.	1963	T 0377.	2262	T 0442.
		T 0952.	1642	T 0972.	15103	T 0992.
NY	RICHMOND	T 0015.	157	T 0133.01	1974	T 0319.0
NY		T 0005.	4634	T 0029.	3454	T 0031.

1654717 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT 20

METROPOLITAN AREA: Newark, NJ

STATE AND COUNTY	TRACT/ED	POP.	TRACT/ED	POP.	TRACT/ED
NJ ESSEX	T 0002.	2106	T 0003.	3665	T 0007.
	T 0011.	719	T 0013.	2626	T 0014.
	T 0018.	4243	T 0019.	2585	T 0024.
	T 0028.	2645	T 0029.	2050	T 0030.
	T 0035.	4600	T 0037.	3693	T 0038.
	T 0042.	4518	T 0043.	2981	T 0045.
	T 0052.	3027	T 0053.	394D	T 0054.
	T 0058.	3465	T 0059.	2447	T 0060.
	T 0065.	2358	T 0086.	4016	T 0067.
	T 0081.	3848	T 0082.	1069	T 0083.

'ED	POP.	TRACT/ED	POP.	TRACT/ED	POP.	TRACT/ED	POP.
8.	3031	T 0910.	6238	T 0912.	8484	T 0914.	1298
0.	2194	T 0982.	5265	T 1100.	684	T 1114.	1363
4.	2700	T 1126.	3162	T 1130.	3516	T 1132.	1501
8.	468	T 1140.	739	T 1150.	1731	T 1152.	2296
8.	2400	T 1160.	1007	T 1162.	1436	T 1164.	2216
0.	1689	T 1172.01	2108	T 1176.01	2049	T 1190.	1675
0.	1943	T 1210.	4733	T 1214.	5452		
)6.	10638	T 0010.02	8032	T 0014.02	2620	T 0018.	6961
4.	6242	T 0025.	6369	T 0026.01	2721	T 0026.02	1876
	2602	T 0034.	6588	T 0036.01	2544	T 0041.	8669
0.02			99	T 0117.	139	T 0119.	1704
1.	2749	T 0113.	1798	T 0164.	6729	T 0166.	6148
6.01	2046	T 0156.02		T 0180.	7506	T 0182.	7766
4.01	4770	T 0178.	3523		1424	T 0192.	4351
8.	4958	T 0189.	11903	T 0190.		T 0200.	3309
16.	3325	T 0197.02	1178	T 0198.	1430	T 0208.	4179
)4.	1576	T 0206.	2824	7 0207.02	2308		656
3.01	3379	T 0213.02	649	T 0216.	6125	T 0217.01	
9.	6472	T 0220.	4250	T 0221.01	610	T 0222.	1921
16.	3957	T 0227.01	4452	T 0227.02	708	T 0228.	5296
11.02	1160	T 0232.	6649	T 0233.	5446	T 0234.	3828
17.	5994	T 0239.	2327	T 0243.02	8289	T 0245.	13335
ii. *	10137	T 0269.	7709	T 0277.	6431	T 0291.	10039
3.	2628	T 0044.02	170	T 0087.	5751	T 0107.	111
16.	37	T 0250.	207	T 0252.	4876	T 0260.	1626
12.	1547	T 0446.01	2133	T 0559.	1143	T 0768.	704
12.	2526	T 0998.	10554				
9.01	2605	T 0323.	330				
11.	2322	T 0093.	2091				
IT 20	.0						
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'ED	POP.	TRACT/ED	POP.	TRACT/ED	POP.	TRACT/ED	POP.
7.	6328	T 0008.	3876	T 0009.	5861	T 0010.	2282
4.	4720	T 0015.	2533	T 0016.	2638	T 0017.	3574
4.	4864	T 0025.	5803	T 0026.	3451	T 0027.	1948
0.	1896	T 0031.	5476	T 0032.	1088	T 0034.	1439
8.	2439	T 0039.	2630	T 0040.	1524	T 0041.	4617
5.	4890	T 0048.01	3088	T 0048.02	6956	T 0050.	2170
4.	4573	T 0055.	1325	T 0056.	1779	T 0057.	2347
Ю.	416	T 0062.	4820	T 0063.	4642	T 0064.	1493
7.	3805	T 0068.	3292	T 0075.02	3460	T 0080.	1794
3.	736	T 0084.	1308	T 0085.	1250	T 0086.	6298

- 2	2.0	Saction	42(d)(5)(C)	OHAL TETEO	CENCILS	TRACTS

METROPOLITAN AREA: Newark, NJ

STATE AND COUNTY	TRACT/EO	POP.	TRACT/ED	POP.	TRACT/ED
NJ ESSEX	T 0087.	4344	T 0088.	1834	T 0089.
	T 0094.	5969	T 0096.	6004	T 0097.
	T 0106.	6134	T 0107.	4626	T 0109.
	T 0116.	3419	T 0124.	4312	T 0131.
	T 0184.	2901			
NJ UNION	T 0301.	89	T 0302.	3032	T 0303.
	T 0312	5519	T 0390	3263	T 0393.

312354 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT 1

METROPOLITAN AREA: Niagara Falls, NY

13330 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Norfolk-Virginia Beach-Newport News, VA

STATE AND COUNTY	TRACT/EO	POP.	TRACT/ED	POP.	TRACT/ED
VA CHESAPEAKE	T 0201.	6512			
VA HAMPTON	T 0106.01	3339			
VA NEWPORT NEWS	T 0302.	4229	T 0304.	3380	T 0305.
VA NORFOLK	T 0016.	1028	T 0021.	2696	T 0025.
	T 0035.02	1828	T 0036.	278	T 0041.
	T 0045.	2511	T 0046.	2962	T 0047.
	T 0053.	2262	T 0059.03	4125	T 0065.0
VA PORTSMOUTH	T 0105.	2013	T 0110.	1093	T 0111.
	T 0118.	4460	T 0119.	3103	T 0121.
VA SUFFOLK	T 0654.	3763	T 0655.	3206	
VA VIDGINIA REACH	T 0432	1025	T 0450	2562	

126083 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT 10

METROPOLITAN AREA: Norwalk, CT

STATE AND COUNTY TRACT/E0 POP. TRACT/E0 CT FAIRFIELD T 0437. 1737 T 0441. 2857 T 0445.

7606 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Oakland, CA

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP. TRACT/ED POP. TRACT/ED 1691 T 4007.

/ED 89. 97. 09. 31.	POP. 2334 5320 3314 3235	TRACT/E0 T 0091. T 0099. T 0110. T 0167.	POP. 3319 2977 1226 2117	TRACT/E0 T 0092. T 0103. T 0112. T 0171.	POP. 2829 4781 4011 2246	TRACT/E0 T 0093. T 0104. T 0113. T 0181.	POP. 5354 4511 3617 2296
03. 93.	3125 4299	T 0304.	6170	T 0306.	2961	T 0308.01	816
NT 16	. 6						
/ED	POP. 2544	TRACT/ED T 0216.	POP. 1263	TRACT/E0 T 0237.	POP. 2603	TRACT/EO	POP.
NT 5.	. 9						
/ED	POP.	TRACT/EO	POP.	TRACT/EO	POP.	TRACT/EO	POP.
05. 25. 41.	3068 3403 2197 2042	T 0306. T 0026. T 0042. T 0048.	3918 2967 2149 1706	T 0307. T 0029. T 0043. T 0050.	3032 6387 3512 1936	T 0035.01 T 0044. T 0052.	2984 3605 4308
65.01 11. 21.	3 168 2578 1991	T 0065.02 T 0112. T 0126.	5086 455 4644	T 0113.	821	T 0114.	2751
NT 10.	. 9						
				-			
/E0	POP. 3012	TRACT/EO	POP.	TRACT/EO	POP.	TRACT/ED	POP.
NT 6.	.0						
/E0	POP. 4088	TRACT/ED T 4008.	POP. 3003	TRACT/E0 T 4009.	POP. 2426	TRACT/E0 T 4010.	POP. 5270

100	Section	42(d)(5)(C)	OHAL TETED	CENSIL	TRACTS
TK2	Section	42101151161	UUALIFIEU	CEMBUS	IKALIS

METROPOLITAN AREA:	Dakland, CA				
STATE AND COUNTY	TRACT/EO	POP.	TRACT/EO	POP.	TRACT/EC
CA ALAMEDA	T 4011.	3698	T 4012.	2492	T 4013.
	T 4017.	1883	T 4018.	1735	T 4019.
	T 4024.	2083	T 4025.	2 103	T 4026.
	T 4031.	583	T 4033.	1980	T 4034.
	T 4059.	5499	T 4060.	2213	T 4062.
	T 4075.	3237	T 4085.	4371	T 4088.
	T 4093.	4002	T 4094.	3158	T 4095.
	T 4104.	2966	T 4204.	2514	T 4222.
	T 4229.	2396	T 4231.	3661	T 4232.
	T 4240.	5047	T 4274.	3527	T 4276.
CA CONTRA COSTA	T 3090.	3510	T 3100.	3244	T 3120.
	T 3680.	6010	T 3750.	2733	T 3760.

237680 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Ocala, FL

STATE AND COUNTY TRACT/ED POP. TRACT/ED FL MARION T 0017. 4101 T 0018. 3678

7779 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Odessa, TX

STATE AND COUNTY TRACT/ED POP. TRACT/ED TX ECTOR T 0014. 953 T 0018. 3243

4196 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Dklahoma City, OK

STATE AND COUNTY	TRACT/ED	POP.	TRACT/ED	POP.	TRACT/EO
DK CANADIAN	T 3004.	1430			
OK CLEVELAND	T 2001.	411	T 2002.	2044	T 2012.
DK LOGAN	E 1402	301	E 1414	443	T 9902.
DK MCCLAIN	T 4004.	1195			
DK DKLAHOMA	T 1004.	5165	T 1010.	2837	T 1011.
	T 1016.	895	T 1024.	3485	T 1025.
	T 1030.	1082	T 1031.01	266	T 1032.
	T 1036.01	341	T 1036.02	47	T 1037.
	T 1041.	2705	T 1043.	3083	T 1044.
	T 1056.	5396	T 1057.	1085	T 1058.
OF BUTTAWATOMIE	T 5001	1600	T 5000	2266	T 5042

91669 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT 1

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/ED 113. 119. 126. 134. 162. 188. 195. 122. 132. 136. 120.	POP. 2518 522 838 3351 6754 4418 2596 3129 2652 4457 1384 4727	TRACT/ED T 4014. T 4020. T 4027. T 4035. T 4072. T 4089. T 4096. T 4224. T 4233. T 4502. T 3160. T 3770.	POP. 3930 39 1130 5491 4631 2397 4214 3337 3339 387 1047 5098	TRACT/ED T 4015. T 4021. T 4028. T 4054. T 4073. T 4091. T 4097. T 4227. T 4224. T 3280. T 3790.	POP. 1604 1738 1596 6210 1460 2262 4470 4713 4379 998 5842	TRACT/ED T 4016. T 4022. T 4029. T 4058. T 4074. T 4092. T 4103. T 4228. T 4236. T 3650.02	POP. 1517 1538 1127 3529 2875 2632 2914 5763 7906 3331 2506
NT 13.	.5						
/ED	POP.	TRACT/ED	POP;	TRACT/ED	POP.	TRACT/ED	POP.
NT 6.	.4					•	
	** *						
/ED	POP.	TRACT/ED	PDP.	TRACT/ED	POP.	TRACT/ED	POP.
INT 3.	.6						
		•					
/ED	POP.	TRACT/ED	POP.	TRACT/ED	POP.	TRACT/ED	POP.
12.01	2492 3829	T 2012.02 E A1415	5709 51	T 2012.03	1585		
111. 125. 132. 137. 144. 158.	1295 1001 1698 541 3069 1218 2902	T 1012. T 1026. T 1033. T 1038. T 1046. T 1082.07	1750 954 1943 1064 1013 2148	T 1014. T 1028. T 1034. T 1039. T 1047. T 1088.03	2333 3617 680 4738 1529 1775	T 1015. T 1029. T 1035. T 1040. T 1054.	2981 456 584 608 2020

NT 10.6

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METROPOLITAN AREA: Omaha, NE-IA

STATE AND COUNTY	TRACT/EO	POP.	TRACT/ED	POP.	TRACT
IA POTTAWATTAMIE	T 0307.	3260	T 0309.	1751	
NE DOUGLAS	T 0006.	2232	T 0007.	1697	T 00
	T 0012.	1424	T 0013.01	593	T 00
•	T 0017.	876	T 0018.	1134	T 00
	T 0039.	2306	T 0040.	2040	T 00
	T 0059 02	3043	T 0074.10	47	

49623 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCE

METROPOLITAN AREA: Orange County, NY

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP. TRACT NY ORANGE T 0004. 4688 T 0005. 6044 T 00

18098 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCE

METROPOLITAN AREA: Orlando, FL

STATE AND COUNTY POP. TRACT/EO POP. TRACT TRACT/EO 2653 FL ORANGE T 0101. 1296 T 0104. T 01 T 0119.01 3899 T 0148.01 1686 FL SEMINOLE T 0201.01 1172 T 0204.01 2004 T 02

45576 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCE

METROPOLITAN AREA: Owensboro, KY

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP. TRACT.
KY DAVIESS T 0002. 3903 T 0004. 6452

10355 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCE

METROPOLITAN AREA: Oxnard-Ventura, CA

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP. TRACT/ED POP. TRACT/ED TOOO6. 4358 TOO23. 3832 TOO 1 TOO43.01 2938 TOO46. 2701 TOO

30205 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCE

METROPOLITAN AREA: Panama City, FL

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP. TRACT FL BAY T 0016, 4542 T 0020, 543

5085 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCE

RACT/ED	POP.	TRACT/ED	POP.	TRACT/ED	POP.	TRACT/ED	POP.	
T 0008. T 0013.02 T 0019 T 0041	2354 589 1817 783	T 0009. T 0014. T 0021. T 0051.	1165 363 2213 3066	T 0010. T 0015. T 0029. T 0052.	1555 523 4331 2826	T 0011. T 0016. T 0032. T 0053.	1238 2113 1970 2314	
ERCENT 8.	5				0.00	.,	, .	
	•							
RACT/ED T 0012.	POP. 2169	TRACT/ED T 0022.	POP. 3013	TRACT/ED T 0150.	POP. 2184	TRACT/ED	POP.	
ERCENT 7.	0						1 + 4	
						**		
RACT/ED T 0105. T 0155.02 T 0205.		TRACT/ED T 0106. T 0159.01 T 0211.	POP. 4046 2830 2139	TRACT/E0 T 0117.01 T 0176.	POP.	TRACT/E0 T 0117.02	POP. 5306	
ERCENT 6.	.5							
RACT/ED	POP.	TRACT/ED	POP.	TRACT/ED	POP.	TRACT/ED	PQP.	
ERCENT 12.	0							
RACT/ED T 0024. T 0049.	POP. 1958 4918	TRACT/ED T 0028.02 T 0057.		TRACT/ED T 0032.	POP. 6734	TRACT/ED T CO35.	POP. 733	
ERCENT 5.	7							
RACT/ED	POP.	TRACT/ED	POP.	TRACT/ED	POP.	TRACT/ED	POP.	
ERCENT 5	2							

IDC	Section	42(d)(5)(C)	OHAL TETEO	CENCHE	TDACTE

METROPOLITAN AREA: Parkersburg-Marietta, WV-DH

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP. 1RACT/ED OH WASHINGTON T 0207. 1449

WV WODD T 0006. 1062 T 0007.01 4116

6627 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT 4

METROPOLITAN AREA: Pawtucket-Woonsocket-Attleboro, RI-MA

STATE AND COUNTY TRACT/ED PDP. TRACT/ED PDP.

34719 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT 11

METROPOLITAN AREA: Pensacola, FL

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP. TRACT/ED FL ESCAMBIA T 0001. 212 T 0002. 2440 T 0004. T 0016. 2721 T 0017. 4088 T 0018.

24127 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT 8

METROPOLITAN AREA: Peoria, IL

14693 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT 4

METROPOLITAN AREA: Philadelphia, PA-NJ

STATE AND COUNTY	TRACT/ED	POP.	TRACT/ED	POP.	TRACT/ED
NJ BURLINGTON	T 7012.04	2852	T 7021.03	3018	
NJ CAMDEN	T 6001.	741	T 6002.	2923	T 6003.
	T 6007.	2159	T 6008.	5812	T 6009.
	T 6017.	3385	T 6018.	2442	T 6019.
PA DELAWARE	T 4025.	3731	T 4049.01	2802	T 4049.02
	T 4057.	2399	T 4058.01	2191	T 4058.02
PA MONTGOMERY	T 2039.01	3770	T 2039.02	2819	T 2090.
PA PHILADELPHIA	T 0002.	1150	T 0005.	461	T 0013.
. ,	T 0019.	3788	T 0020.	2681	T 0021.
	T 0025.	4960	T 0027.	8576	T 0030.
	T 0034.	557	T 0035.	123	T 0036.
	T cocc	4052	T 0000	0074	. 0000.

6559

T 0087.

7210

T 0088.

T 0086.

ED	POP.	TRACT/ED	POP.	TRACT/ED	POP.	TRACT/ED	POP.
T 4	. 2						7
						2	
ED 9. 9.	POP. 636 3557	TRACT/ED T 0151. T 0180.	POP. 4621 1898	TRACT/ED T 0152. T 0181.	POP. 1879 2973	TRACT/ED T 0172. T 0183.	POP. 1066 1616
T 11.	. 3	-					
ED 4. 8.	POP. 4080 3627	TRACT/ED T 0006.	POP. 2560	TRACT/ED T 0007.	POP. 1925	TRACT/ED T 0015.	POP. 2474
T 8.	.3						
ED 5.	POP. 2689	TRACT/ED T 0009.	POP. 2977	TRACT/ED T 0010. *	POP. 585	TRACT/ED T 0012.	POP. 2164
4.	0.						
					*		
ED	POP.	TRACT/ED	POP.	TRACT/ED	POP.	TRACT/ED	POP.
3.	5047 4087 3655	T 6004. T 6011.	5119 8750	T 6005. T 6013.	1205 6533	T 6006. T 6016.	597 2507
.02	1303	T 4052. T 4059.	4540 35	T 4054. T 4060.	3435 403	T 4055.	1456
). 3. 1. ). 5.	1777 5152 2814 8090 7813 5633 8440	T 0014. T 0022. T 0031. T 0041. T 0074. T 0089.	3469 2262 6422 14936 5963 2246	T 0015. T 0023. T 0032. T 0046. T 0077. T 0090.	2512 2908 6926 3072 1898 3805	T 0018. T 6024. T 0033. T 0052. T 0078. T 0091.	3625 4760 7271 31 5319 2722

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METROPOLITAN AREA: Philadelphia PA-NJ

STATE AND COUNTY	TRACT/ED	POP.	TRACT/ED	PDP.	TRACT/ED
PA PHILADELPHIA	T 0092.	3440	T 0093.	5286	T 0094.
•	T 0103.	3168	T 0104.	4421	T 0105.
	T 0109.	3143	T 0110.	4767	T 0111.
	T 0131.	2772	T 0132.	4722	T 0133.
	T 0140.	4622	T 0141.	3536	T 0142.
	T 0147.	3540	T 0148.	1738	T 0149.
	T 0155.	4565	T 0156.	2857	T 0157.
	T 0164.	6141	T 0165.	5095	T 0166.
	T 0170.	4532	T 0171.	6076	T 0172.
	T 0176.	10791	T 0177.	9122	T 0178.
	T 0196.	2390	T 0197.	7213	T 0198.
	T 0202.	7359	T 0203.	4752	T 0204.
	T 0244.	4200	T 0245.	4598	T 0246.
	T 0322.	225			

641959 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT 13

METROPOLITAN AREA: Phoenix, AZ

STATE AND COUNTY	TRACT/ED	POP.	TRACT/ED	POP.	TRACT/ED
AZ MARICOPA	T 0608.	3723	T 0609.	4273	T 0716.
	T 1102.	428	T 1128.	1032	T 1129.
	T 1138.	2497	T 1139.	4330	T 1140.
	T 1144.	4089	T 1145.	4665	T 1146.
	T 1150.	4427	T 1153.	2373	T 1154.
	T 3187.	3294	T 3191.	6586	T 3200.02
	T 5231.01	2490	T 5231.02	2674	T 6232.

131089 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT 8

METROPOLITAN AREA: Pine Bluff, AR

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP.

17527 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT 19

METROPOLITAN AREA: Pittsburgh, PA

STATE AND COUNTY POP. TRACT/ED POP. TRACT/ED TRACT/ED PA ALLEGHENY T 0101. 1032 T 0102. 4504 T 0304. 2523 T 0406. T 0405. 3349 T 0408. T 0504. 2179 T 0508. 816 T 0509. T 0604. 1541 T 1006. 2554

ED	POP. 4235 5297 5727 2676 2232 6853 2628 1788 11316 6881 7486 4217 3633	TRACT/ED T 0095. T 0106. T 0112. T 0137. T 0144. T 0151. T 0161. T 0167. T 0173. T 0181. T 0199. T 0295. T 0247.	POP. 4214 2132 6672 7220 3362 10745 6546 10391 3993 191 5827 3283 5823	TRACT/ED T 0096. T 0107. T 0126. T 0138. T 0145. T 0152. T 0162. T 0168. T 0174. T 0182. T 0200. T 0294.	POP. 5230 4718 409 3728 2764 11241 3537 5903 3780 382 2536 1913 3352	TRACT/ED T D1D2. T 0108. T 0127. T 0139. T 0146. T 0153. T 0163. T 0169. T 0175. T 0195. T 0201. T 0241.	POP. 3256 5969 378 5404 3086 5308 4229 14604 9663 8399 1463 4698	
T 13.	. 6							
		- •••					•=	
ED 6. 9. 0. 6. 4. 0.02	POP. 2239 5321 2200 2677 2190 4506 2265	TRACT/ED T 0822.02 T 1131. T 1141. T 1147. T 1158. T 4214.	POP. 3182 3274 883 4162 4606 3117	TRACT/ED T 0926. T 1132. T 1142. T 1148. T 1159. T 4215.01	PDP. 2805 8371 2208 2656 34D8 2714	TRACT/ED T 0929. T 1133. T 1143. T 1149. T 1161. T 4226.05	POP. 3245 5894 4898 2983 2198 2206	
T 8.	.7							
ED 6.	POP. 1047	TRACT/ED T 0008.	POP. 1597	TRACT/ED T 0010.	POP. 2833	TRACT/ED T 0013.	POP. 3727	
T 19.	. 3							
ED 4. 3. 9.	PDP. 1647 2194 2878 3575	TRACT/ED T 0305. T 0501. T 0601. T 1204.	PDP. 1613 2066 216 2557	TRACT/ED T 0401. T 0502. T 0602. T 1207.	PDP. 3381 1401 991 1972	TRACT/ED T 0404. T 0503. T 0603. T 1208.	PDP. 607 1850 1898 2487	

METROPOLITAN AREA: Pittsburgh, PA

STATE AND COUNTY	TRACT/ED	POP.	TRACT/ED	POP.	TRACT/ED
PA ALLEGHENY	T 1301.	2424	T 1303.	3036	T 1304.
	T 1504.	607	T 1601.	3295	T 1604.
	T 2015.	547	T 2101.	785	T 2103.
	T 2203.	341	T 2205.	324	T 2301.
	T 2506.	2815	T 2603.	595	T'2604.
	T 4637.	1944	T 4824.	1229	T 4831.
	T 5140.	2892	T 5507.	2145	T 5508.
	T 5612.	2820			
PA FAYETTE	E 0447	73	E 0456	206	E 0460
	E 0495	61	E 0496	64	E 0498
	E 0517	1024	E 0519	851	E 0532
	E 0557	63	E 0564	36	E 0570
	E 0583	101	E 0584	89	E 0586
	E 0602	356	E 0603U	891	T 9903.
PA WASHINGTON	T 7541.	1859	T 7751.	1652	T 7831.
PA WESTMORELAND	T 8001.	1601	T 8007.01	1591	T 8007.02

167308 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT 7.5

METROPOLITAN AREA: Pittsfield, MA

STATE AND COUNTY TRACT/ED POP. TRACT/ED MA BERKSHIRE T 9001. 4059

4059 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT 4.9

METROPOLITAN AREA: Portland, ME

TRACT/ED POP. TRACT/ED STATE AND COUNTY TRACT/ED POP. ME CUMBERLAND T 0004. 686 T 0005. 1930 T 0006. T 0011. 1670 T 0012. 1978 T 0014.

13156 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT 6.8

METROPOLITAN AREA: Portland, OR

POP. TRACT/ED POP. STATE AND COUNTY TRACT/ED TRACT/ED OR MULTNOMAH T 0011.01 1663 T 0021. 2066 T 0022.02 T 0033.01 2872 T 0033.02 2939 T 0034.01 T 0048. 2737 T 0049. 2822 T 0050. T 0054. 435 T 0055. 1366 T 0056.

48495 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT 4.4

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	POP. 3093 1438 1897 2383 2484 893 3248	TRACT/ED T 1305. T 1606. T 2106. T 2302. T 2609. T 4923. T 5519.	POP. 1908 3328 460 2122 3217 1185 2154	TRACT/E0 T 1502. T 1702. T 2201. T 2502. T 2808. T 5136. T 5521.	POP. 1287 4268 845 1046 3008 3618 2503	TRACT/E0 T 1503. T 1802. T 2202. T 2503. T 4506. T 5137. T 5606.	POP. 1810 1473 1968 1934 1413 2016 2015
	176 39 1065 35 129 4391 1389	E 0464 E 0502 E 0538 E 0571 E 0589 T 9913.	223 45 427 73 194 4043	E 0476 E 0506 E 0542 E 0581 E 0590	29 32 39 56 236	E 0490 E 0514 E 0555 E 0582 E 0591	124 883 157 26 54
2	2085	T 8028.	3847	T 8053.	2349		
	5						
	POP.	TRACT/ED	POP.	TRACT/ED	POP.	TRACT/EO	POP.
١.	9						
	POP. 841 1467	TRACT/ED T 0007. T 0043.	POP. 1603 336	TRACT/ED T 0008.	POP. 1293	TRACT/EO T 0009.	POP. 1352
6.	8						
2	POP. 180 3334 587 2807	TRACT/ED T 0023.01 T 0034.02 T 0051.	POP. 2318 2957 1390	TRACT/E0 T 0023.02 T 0040.01 T 0052.	POP. 1086 6172 3479	TRACT/E0 T 0027.02 T 0042. T 0053.	POP. 2464 2838 1983

IDS Section 42(d)(5)(C) QUALIFIED CENSUS TRACT					
	TOC Contina	40/41/51/01	OHAL TETED	CEMELIC	TRACTO

METROPOLITAN AREA: Poughkeepsie, NY

STATE AND COUNTY TRACT/EO POP. TRACT/EO POP. TRACT/EO NY OUTCHESS T 2201. 4226 T 2202. 2530 T 2203.

12344 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Providence, RI

TRACT/EO POP. TRACT/ED POP. TRACT/ED STATE AND COUNTY RI PROVIDENCE T 0002. 8611 T 0003. 5608 T 0004. T 0008. 2045 T 0009. 2343 T 0010. T 0014. 4960 T 0018. 5535 T 0019. T 0031. 3534

64137 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT 1

METROPOLITAN AREA: Provo-Orem, UT

STATE AND COUNTY TRACT/ED POP. TRACT/ED TOO16. 11646 TOO18. 10931 TOO19. TOO28. 2860

37235 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT 1

METROPOLITAN AREA: Pueblo, CO

POP. TRACT/ED POP. TRACT/ED STATE AND COUNTY TRACT/ED CO PUEBLO T 0006. 2361 T 0007. 1508 T 0008. T 0021. 1940 T 0029.01 2075

16311 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT 1

METROPOLITAN AREA: Racine, WI

STATE AND COUNTY TRACT/EO POP. TRACT/EO POP. TRACT/EO T 0001. 278 T 0003. 4012 T 0005.

1 1094 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Raleigh-Durham, NC

STATE AND COUNTY NC DURHAM TRACT/ED POP. TRACT/ED POP. TRACT/EO T 0003.01 T 0004.02 2409 3425 T 0005. T 0012.01 864 0012.02 976 0013.0 NC FRANKLIN 0051 1186 0052T 1764 0053 0059 1819 0063 1143 0064 NC ORANGE T 0107.03 T 0116. 4252 7364

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/ED	POP. 1332	TRACT/ED T 2204.	POP. 1948	TRACT/ED T 2206.	POP. 2308	TRACT/EO	POP.
NT 5.	.0						
							•
/ED 04. 10. 19.	POP. 3334 2321 4674	TRACT/ED T 0005. T 0011. T 0025.	POP. 2882 2658 2306	TRACT/EO T 0006. T 0012. T 0026.	POP. 1374 2643 3332	TRACT/ED T 0007. T 0013. T 0030.	POP. 1681 3773 523
NT 10.	.4	r e					
/ED	POP. 2911	TRACT/ED T 0020.	POP. 4846	TRACT/ED T 0024.	POP. 750	TRACT/ED T 0025.	POP. 3291
NT 17.	. 1						
/ED 08.	POP. 3525	TRACT/ED T 0012.	POP. 2480	TRÁCT/ED T 0013.	POP. 693	TRACT/ED T 0014.	POP. 1729
NT 12.	.9			1			
/ED	POP. 6804	TRACT/ED	POP.	TRACT/ED	POP.	TRACT/ED	POP.
NT 6.	.4						
				•			
/ED 05. 13.01 053 064	POP. 4181 1709 1557 1022	TRACT/ED T 0009. T 0014. E 0055 E 0066	POP. 2174 3878 1567 505	TRACT/E0 T 0010.01 T 0015. E 0056	POP. 4521 7975 1281	TRACT/ED T 0011. E 0057B	POP. 2987 79

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TDC	Section	42(4)(5)(6)	OHAL TETED	CENSUS	TRACTS

METROPOLITAN AREA: Raleigh-Durham, NC

TRACT/ED POP. TRACT/ED STATE AND COUNTY TRACT/ED POP. NC WAKE T 0503. T 0501. 832 1550 T 0504. T 0509. 4033 T 0510. 2033 T 0511.

89684 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT 16

METROPOLITAN AREA: Rapid City, SO

STATE AND COUNTY TRACT/ED POP. TRACT/ED SO PENNINGTON T 0101. 202

202 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Reading, PA

STATE AND COUNTY TRACT/ED TRACT/ED POP. TRACT/ED POP. PA BERKS T 0001. 4633 T 0002. 3581 T 0012. T 0022. 1980 T 0023. 2080 T 0024.

27899 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT 8

METROPOLITAN AREA: Reno. NV

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP. TRACT/ED TOOO1. 2717 TOOO5. 1763 TOOO6.

15417 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT 8

METROPOLITAN AREA: Richland-Kennewick-Pasco, WA

STATE AND COUNTY TRACT/ED POP. TRACT/ED WA FRANKLIN T 0201. 4162

4162 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT 2

METROPOLITAN AREA: Richmond-Petersburg, VA

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP. TRACT/ED T 0202. 3205 VA HOPEWELL 32 T 0203. VA PETERSBURG T 0101. 4304 T 0102. 440 T 0103. VA RICHMOND 3808 0201. 2575 T 0202. T 0110. T 0206. 1996 0207. 1746 T 0208. T 0303. T 0305. T 0401. 976 1788 T 0411. 4155 T 0412. 1135 T 0601.

89216 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT 11

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4.	2235 8612	T 0506. T 0522.01	POP. 4961 985	TRACT/ED T 0507.	POP. 2840	TRACT/ED T 0508.	POP. 2985
IT 1	16.0						
ED	PDP.	TRACT/ED	POP.	TRACT/ED	POP.	TRACT/ED	POP.
IT	.3						
ED 2.	POP. 2792 1422	TRACT/ED T 0013. T 0025.	POP. 2412 796	TRACT/ED T 0017. T 0026.	POP. 2698 3239	TRACT/ED	POP. 2266
T	8.9						
ED 6.	POP. 919	TRACT/ED T 0012.	POP. 2712	TRACT/ED T 0015.	POP. 2061	TRACT/ED T 0018.	POP. 4413
T	8.0						
ED	POP.	TRACT/ED	PDP.	TRACT/ED	POP.	TRACT/ED	POP.
Т	2.9						
ED	POP.	TRACT/ED	PDP.	TRACT/ED	POP.	TRACT/ED	POP.
3. 2. 8. 1.	3701 5249 2614 136 2241	T 0104. T 0203. T 0209. T 0402. T 0602.	2699 2606 4010 2036 3758	T 0106. T 0204. T 0301. T 0403. T 0603.	2355 5642 3578 2422 2249	T 0107. T 0205. T 0302. T 0404. T 0607.	4019 1931 2021 3751 6038

T 11.7

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METROPOLITAN AREA: Riverside-San Bernardino, CA

STATE AND COUNTY	TRACT/EO	POP.	TRACT/EO	POP.	TRACT/EO
CA RIVERSIDE	T 0303.	3768	T 0304.	4686	T 0313.
CA SAN BERNARDINO	T 0041.	8909	T 0042.	8665	T 0047.
	T CORR	4052	T COE7	870	T COER

65318 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Roanoke, VA

STATE AND COUNTY VA ROANOKE	TRACT/ED POP. T 0007. 4486 T 0013. 4778	T 0008.	POP. 3218	TRACT/EO T 0009.
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26932 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT 1

METROPOLITAN AREA: Rochester, MN

STATE AND CDUNTY TRACT/ED PDP. TRACT/ED MN DLMSTEO T 0001. 973

973 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Rochester, NY

STATE AND COUNTY	TRACT/ED	POP.	TRACT/ED	POP.	TRACT/ED
NY MONROE	T 0007.	1137	T 0010.	3661	T 0013.
	T 0017.	1825	T 0023.	4759	T 0027.
	T 0041.	2137	T 0043.	521	T 0046.0
	T 0052.	2790	T 0053.	2779	T 0056.
	T 0075.	3307	T 0089.	72	T 0090.
	T 0093.02	1403	T 0094.01	472	T 0094.0
	T 0096.02	2268	T 0096.03	2602	T 0096.0
NY ONTARIO	T 0517.	2390	T 0518.	2975	

85611 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Rockford, IL

16047 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

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/ED	POP. 2307	TRACT/ED T 0434.01	POP.	TRACT/ED T 0442.	POP. 4398	TRACT/ED	PDP.
47. 58.	4650 2417	T 0048. T 0059.	2764 1026	T 0049. T 0060.	4619 758	T 0055. T 0068.	4999 658
NT 4.	2						
/ED 09.	POP. 5808	TRACT/ED T 0010.	PDP. 3296	TRACT/ED T 0011.	POP. 997	TRACT/ED T 0012.	POP. 4349
NT 12.	2						
/ED	PDP.	TRACT/ED	PDP.	TRACT/ED	PDP.	TRACT/ED	PDP.
NT 1.	1						
/ED 13. 27. 46.02 56. 90. 94.02 96.04	PDP. 1765 1719 2470 2845 831 1093 1657	TRACT/ED T 0014. T 0032. T 0047.01 T 0059. T 0091. T 0094.03 T 0153.01	POP. 2109 2588 1945 2076 877 770 3693	TRACT/ED T 0015. T 0033. T 0048. T 0065. T 0092. T 0095.	POP. 2116 1550 2509 2340 1739 2100	TRACT/ED T 0016. T 0039. T 0051. T 0069. T 0093.01 T 0096.01	POP. 1027 1720 2004 2617 2286 2067
NT 8.	8						
/ED 21.	PDP. 2723	TRACT/ED T 0026.	PDP. 4452	TRACT/ED T 0028.	POP. 2153	TRACT/ED T 0029.	POP. 1292
11 3.	,						

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IRS	Section	42(d)(5)(C)	QUALIFIED	CENSUS	TRACTS

METROPOLITAN AREA: Sacramento, CA

STATE AND COUNTY	TRACT/ED	POP.	TRACT/EO	POP.	TRACT/ED
CA PLACER	T 0217.	228			
CA SACRAMENTO	T 0005.	3157	T 0006.	974	T 0007.
	T 0012.	2568	T 0013.	3016	T 0014.
	T 0027.	2836	T 0028.	2619	T 0036.
	T 0064.	4514	T 0065.	3406	T 0066.
CA VOLO	T 0101 01	5059	T 0105 01	4515	T 0106 02

77270 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT 7

METROPOLITAN AREA: Saginaw-Bay City-Midland, MI

STATE AND COUNTY	TRACT/ED	POP.	TRACT/ED	POP.	TRACT/ED
MI BAY	T 0002.	1064	T 0011.	1305	7 0004
MI SAGINAW	T 0001.	1761	T 0003.	1338	T 0004.

24485 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT 5.

METROPOLITAN AREA: St. Cloud, MN

STATE AND COUNTY TRACT/ED POP. TRACT/ED MN STEARNS T 0001. 369

369 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: St. Joseph, MO

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP. TRACT/ED MO BUCHANAN T 0010. 3748 T 0012. 1733 T 0013.

6086 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT 6.

METROPOLITAN AREA: St. Louis, MO-IL

STATE AND COUNTY	TRACT/ED	POP. TRACT/EO	POP.	TRACT/ED
IL MADISON	T 4004.	1621 T 4007.	3480	
IL ST. CLAIR	T 5004.	5684 T 5005.	5070	T 5006.
	T 5011.	3290 T 5012.	7518	T 5013.
	T 5027.	2236 T 5028.	3097	T 5029.
	T 5042.02	1464		
MO ST. LOUIS	T 2128.	4744 T 2139.	2874	T 2140.
MO ST. LOUIS	T 1018.	4260 T 1052.	2871	T 1053.
	T 1062.	4129 T 1063.	5346	T 1064.
	T 1076.	3845 T 1085.	1069	T 1097.
	T 4404	EDAR T 440E	4400	T 4444

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1320 2511 2127 4621 4764	T 0009. T 0018. T 0037. T 0068.	69 4757 3360 5644	T 0010. T 0020. T 0052.01 T 0070.01	890 2437 2686 2555	T 0011. T 0022. T 0053.	1113 4619 905
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POP.	TRACT/ED	POP.	TRACT/ED	POP.	TRACT/ED	POP.
3071	T 0005.	371	T 0007.	5895	T 0009.	4780
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POP.	TRACT/ED	POP.	TRACT/ED	POP.	TRACT/ED	POP.
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POP. 605	TRACT/ED	POP.	TRACT/ED	POP.	TRACT/ED	POP.
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POP.	TRACT/ED	POP.	TRACT/ED	POP.	TRACT/ED	POP.
2916 7758 2950	T 5008. T 5022. T 5030.	353 5058 1465	T 5009. T 5024.01 T 5041.	8 178 3000 1369	T 5010. T 5025. T 5042.01	4964 2237 3478
1 183 4013 4863 7592	T 2169. T 1054. T 1066. T 1101.	2823 3564 4353 5619	T 1055. T 1067. T 1102.	6296 5847 5254	T 1061. T 1074. T 1103.	5854 6112 5092 4625
	1320 2511 2127 4621 4764 0 POP. 3071 8 POP. 2 POP. 605 9	1320	1320	1320	1320	1320

TPC	Section	42(d)(5)(c)	CHAILTETED	CENSUS	TRACTS

METROPOLITAN AREA: St. Louis, MO-IL

STATE AND COUNTY	TRACT/ED	POP. TRACT/EO	POP. TRACT/EO
MO ST. LOUIS	T 1115.	2909 T 1122.	4017 T 1123.
	T 1185.	1437 T 1186.	3364 T 1191.
	T 1202.	2193 T 1203.	3240 T 1211.
	T 1221.	1469 T 1222.	106 T 1224.
	T 1234.	2436 T 1241.	6287 T 1242.
	T 1266.	4620 T 1267.	3205

307623 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT 12.

METROPOLITAN AREA: Salem, OR

STATE AND COUNTY TRACT/ED POP. TRACT/ED OR MARION TOOO1. 818

818 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Salem-Gloucester, MA

STATE AND COUNTY TRACT/EO POP. TRACT/EO POP. TRACT/EO T 2043. 3382 T 2108. 3901 T 2215.

10467 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT 4.

METROPOLITAN AREA: Salt Lake City-Ogden, UT

POP. TRACT/ED STATE AND COUNTY TRACT/ED POP. TRACT/ED UT SALT LAKE T 1001. 2110 T 1003.03 199 T 1007. 2156 T 1020. T 1019. T 1017. 3226 T 1024. 1067 T 1025. 704 T 1029. UT WEBER T 2009. 4178 T 2010. 666 T 2011.

45342 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT 5.

METROPOLITAN AREA: San Angelo, TX

6690 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT 7.

METROPOLITAN AREA: San Antonio, TX.

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP. TRACT/ED T 1101. 3146 T 1102. 1585 T 1103. T 1108. 3099 T 1109. 1060 T 1110.

0	POP. 4345 6303	TRACT/E0 T 1173. T 1192.	POP. 4504 2624	TRACT/ED T 1181. T 1193.	POP. 2872 3829	TRACT/EO T 1184. T 1201.	POP. 1466 2040
	4806 4892 4526	T 1212. T 1231. T 1243.	3969 4400 5209	T 1213. T 1232. T 1255.	2702 2864 2323	T 1214. T 1233. T 1257.	344 3672 3340
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0	POP. 2855 2838 3306	TRACT/ED T 1008. T 1021. T 1032.	POP. 2201 1287 4711	TRACT/ED T 1014. T 1022.	POP. 4831 455	TRACT/ED T 1015. T 1023.	POP. 3093 2160
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	5707 3180	T 1105. T 1301.	4093 4511	T 1106. T 1302.	3528 1798	T 1107. T 1303.	2048 3611

METROPOLITAN AREA: San Antonio, TX

STATE AND COUNTY	TRACT/EO	POP.	TRACT/ED	POP.	TRACT/EO
TX BEXAR	T 1304.	7810	T 1305.	5072	T 1306.
	T 1501.	6112	T 1505.	9845	T 1508.
	T 1601.	7096	T 1701.	8903	T 1702.
	T 4700	4440	T 4700	6022	T 4740

162242 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT 19

METROPOLITAN AREA: San Olego, CA

STATE AND COUNTY	TRACT/ED	POP.	TRACT/EO	POP.	TRACT/EO
CA SAN DIEGO	T 0009.	4252	T 0024.	5508	T 0027.0
	T 0036.	7662	T 0039.	6055	T 0040.
	T 0047.	2217	T 0048.	3573	T 0049.
	T 0053.	4395	T 0054.	486	T 0056.
	T 0083.05	4752	T 0091.02	2433	T 0100.0
	T 0115.	320	T 0117.	4739	T 0120.
	T 0157.01	4176	T 0184.	2318	T 0186.0

153019 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: San Francisco, CA

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STATE AND COUNTY	TRACT/EO	POP.	TRACT/EO	POP.	TRACT/EO
CA MARIN	T 1050.	5420	T 1290.	1609	
CA SAN FRANCISCO	T 0106.	4440	T 0107.	5349	T 0111.
	T 0117.	1819	T 0118.	1515	T 0119.
	T 0123.	5070	T 0124.	5243	T 0125.
	T 0159.	2243	T 0160.	1246	T 0161.
	T 0165.	4635	T 0167.	4783	T 0168.
	T 0178.	3656	T 0179.01	374	T 0179.02
	T 0203.	3057	T 0208.	5395	T 0209.
	T 0232.	3493	T 0234.	2951	T 0605.
CA SAN MATEO	T 6002.	2749	T 6062.	4775	T. 6102.
		4044			

212922 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT 14

METROPOLITAN AREA: San Jose, CA

STATE AND COUNTY	TRACT/EO	POP.	TRACT/ED	POP.	TRACT/ED
CA SANTA CLARA	T 5008.	2432 5126	T 5009.	4905 5336	T 5010.
	T 5031.03	4798	T 5036.02	2587	T 5037.0
	T 5087.02	459	T 5116.02	3666	T 5126.

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11. 19. 25. 51. 88. 79.02	4989 4971 4962 4660 5826 3935 3841 3534	T 0113. T 0120. T 0151. T 0162. T 0176.01 T 0180. T 0228. T 0609.	2840 3554 1393 2441 4302 1365 9831 28	T 0114. T 0121. T 0155. T 0163. T 0176.02 T 0201. T 0229.	3084 3491 2539 3988 354 4729 9296	T 0115. T 0122. T 0158. T 0164. T 0177. T 0202. T 0231.	842 5095 5866 3544 1816 5404 4628
)2. IT 14.	7169	T 6117.	4432	T 6118.	3455	T 6119.	6282
ED 0. 17. 17.02	PDP. 3967 4087 4656 7615	TRACT/E0 T 5011. T 5019. T 5037.05	POP. 5855 1706 6719	TRACT/ED T 5012. T 5020. T 5049.02	POP. 3659 7038 433	TRACT/ED T 5014. T 5031.01 T 5052.01	POP. 4117 5422 402
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/ED 06. 08. 02. TRACT/E0 T 1307. T 1518. T 1703. T 1711.

TRACT/ED T 1401. T 1519. T 1704. T 1712.

TRACT/ED T 1416. T 1520. T 1707. T 1901.

METROPOLITAN AREA: Santa Barbara-Santa Maria-Lompoc, CA

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP. TRACT/ED TOO27.02

23978 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT 8.

METROPOLITAN AREA: Santa Cruz, CA

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP. TRACT/ED CA SANTA CRUZ T 1004. 3063 T 1007. 1352 T 1008.

20732 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT 11.

METROPOLITAN AREA: Santa Fe, NM

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP. TRACT/ED NM SANTA FE T 0003. 2188 T 0004. 1061 T 0007.

9800 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT 10.

METROPOLITAN AREA: Santa Rosa-Petaluma, CA

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP. TRACT/ED POP. TRACT/ED T 1519. 2582 T 1520.

10225 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT 3.

METROPOLITAN AREA: Sarasota, FL

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP. TRACT/ED FL SARASOTA T 0003. 5044

5044 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT 2.

METROPOLITAN AREA: Savannah, GA

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP. TRACT/ED GA CHATHAM T 0001. 1418 T 0006.01 5403 T 0006.02 T 0017. T 0013. 1209 T 0015. 1149 T 0023. 3430 T 0024. 2251 T 0028.

33877 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT 15.

METROPOLITAN AREA: Scranton--Wilkes-Barre, PA

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP.

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IPS Section 42(d)(5)(C) QUALIFIED CENSUS TRACTS								
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METROPOLITAN AREA: Scranton--Wilkes-Barre, PA

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP. TRACT/ED PA LACKAWANNA T 1001. 633 T 1002. 2130 T 1007. PA LUZERNE T 2009. T 2125. 1504 4241

15716 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT 2

METROPOLITAN AREA: Seattle, WA

STATE AND COUNTY TRACT/ED PDP. TRACT/ED POP. TRACT/ED 5616 T-0053.02 WA KING T 0047. 3880 T 0053.01 T 0075. T 0076. T 0074. 7588 5064 2243 T 0081. 2455 T 0082. T 0083. T 0087. 3175 T 0090. 1678 T 0091. T 0265. 2187 T 0331. 26 WA SNOHOMISH T 0402. 3736 T 0404. 3587 T 0406.

92640 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT 5

METROPOLITAN AREA: Sharon, PA

STATE AND COUNTY TRACT/ED PDP. TRACT/ED PDP. TRACT/ED PA MERCER T 0302. 657 T 0307. 2250 T 0308.

5434 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT 4

METROPOLITAN AREA: Sheboygan, WI

STATE AND COUNTY TRACT/ED PDP. TRACT/ED WI SHEBDYGAN T 0006. 812

812 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Sherman-Dentson, TX

STATE AND CDUNTY TRACT/ED PDP. TRACT/ED PDP. TRACT/ED TX GRAYSON T 0002. 2281 T 0016.01 2726

5007 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT 5

METROPOLITAN AREA: Shreveport, LA

STATE AND COUNTY TRACT/ED POP. TRACT/ED PDP. TRACT/ED LA BOSSIER T 0103. 1839 LA CADOO T 0201. 264 T 0202. 862 f 0203. 2442 T 0208. T 0209. 1923 T 0213. T 0251. 3130 - 4.517

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ED 7.	POP. 1521		POP: 974	TRACT/ED T 1029.	POP. 4664	TRACT/ED	POP.	
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ED 3.02 6. 3.	POP. 5126 3259 3395 1127	TRACT/E0 T 0071. T 0077. T 0084. T 0092.	POP. 1434 3628 2376 1173	TRACT/ED T 0072. T 0079. T 0085: T 0107.	POP. 2160 3407 2949 4483	TRACT/E0 T 0073. T 0080. T 0086. T 0110.	POP. 855 2017 3037 5496	
6.	930	T 0407.	2474	T 0408.	2079			
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3.	532 3704	T 0204. T 0219.	2373 3587	T 0206. T 0233.	2952 3458	T 0207. T 0235.	3283 7787	

METROPOLITAN AREA: Sloux City, IA-NE

STATE AND COUNTY TRACT/ED PDP. TRACT/ED POP. TRACT/ED IA WOODBURY T 0012. 3020 T 0015. 2668 T 0016.

7509 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT 6.

METROPOLITAN AREA: Sloux Falls, SD

STATE AND COUNTY TRACT/ED PDP. TRACT/ED SD MINNEHAHA T 0007. 1352

1352 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT 1.

MÉTROPOLITAN ARÉA: South Bend-Mishawaka, IN

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP. TRACT/ED T 0006. 3525 T 0017. 1008 T 0018.

12568 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT 5.

METROPOLITAN AREA: Spokane, WA

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP. TRACT/ED TO022. 349 T 0024. 2668 T 0027. 1035. 1187 T 0036. 3265 T 0140.01

16295 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT 4.

METROPOLITAN AREA: Springfield, IL

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP. TRACT/ED IL SANGAMON T 0008. 3445 T 0009. 3536 T 0014.

10985 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT 5.

METROPOLITAN AREA: Springfield, MO

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP. TRACT/ED T 0001. 1859 T 0002. 3912 T 0005.

15146 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT 7.

METROPOLITAN AREA: Springfield, MA

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP. TRACT/ED POP. TRACT/ED T 8008.

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METROPOLITAN AREA: Springfield, MA

TRACT/ED STATE AND COUNTY TRACT/ED POP. TRACT/ED PDP. MA HAMPDEN T 8013. 5214 4217 T 8018. T 8014.D1 T 8115. 3395 T 8116. 5144 T 8117.

54217 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Stamford, CT

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP. TRACT/ED TO201, 2853 T 0215. 4829 T 0222.

16626 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: State College, PA

 STATE AND CDUNTY
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 PA CENTRE
 T 0120.
 5719
 T 0121.
 6518
 T 0125.

17276 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Steubenville-Weirton, OH-WV

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP.

7748 TOTAL POPULATION DF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Stockton, CA

TRACT/ED POP. TRACT/ED PDP. STATE AND COUNTY TRACT/EO T 0001. CA SAN JOAQUIN 4345 T 0002. 488 T 0003. T 0017. 2887 T 0022. 6298 T 0023.

34079 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Syracuse, NY

STATE AND COUNTY TRACT/ED POP. TRACT/ED PDP. TRACT/ED NY ONONDAGA T 0005. 1401 T 0013. 1475 T 0023. 0033. T 0032. 1409 1268 T 0034. T 0042. 2579 T 0043. T 0052.

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T/ED 125.	PDP. 2187	TRACT/ED T Q126.	POP. 2854	TRACT/ED	POP.	TRACT/ED	POP.
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T/ED 003.	PDP. 1458	TRÁCT/ED T 0008.	PDP. 1842	TRACT/ED	PDP.	TRACT/ED	POP.
ENT 4	.8 -			,			
T/ED 003. 023.	PDP. 1016 3816	TRACT/ED T 0006. T 0025.	POP. 1809 3422	TRACT/ED T 0007. T 0026.	POP. 3916 690	TRACT/ED T 0008. T 0031.03	PDP . 1534 4060
ENT 9	.8	,		10			v
T/ED 023. 034.	POP. 2549 1437 3525	TRACT/ED T 0024. T 0039. T 0053.	PDP. 2231 5883 3128	TRACT/ED T 0030. T 0040. T 0056.02	PDP. 2621 2446 2720	TRACT/ED T CO31. T OO41. T OO61.02	PDP. 914 717 2801

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METROPOLITAN AREA: Tacoma, WA

STATE AND C	DUNTY	TRACT/ED	POP.	TRACT/EO	POP.	TRACT/E
WA PIERCE		T 0613.	4592	T 0614.	2652	T 0615
	-	T 0622.	2745	T 0627.	1308	T 0718

34314 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Tallahassee, FL

STATE AND COUNTY	TRACT/ED	POP.	TRACT/EO	POP.	TRACT/E
FL GAOSOEN	E 0626	1912	E 0628U	2138	E 063
	E 0643B	43	E 0644	282	E 064
FL LEON	T 0001.	513	T 0005.	2630	T 0006
	T 0013	4273	T 0014.	6070	

37190 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Tampa-St. Petersburg-Clearwater, FL

TRACT/EO	POP.	TRACT/EO	POP.	TRACT/E
E 0067	904	E 0075	1188	E 007
T 0012.	3436	T 0019.	3271	T 0030
T 0034.	3744	T 0038.	1995	T 0039
T 0044.	2747	T 0050.	4081	T 0051
T 0205.	4827	T 0208.	5139	T 0209
T 0214.	2112	T 0215.	3131	T 0216
	E 0067 T 0012. T 0034. T 0044. T 0205.	E 0067 904 T 0012. 3436 T 0034. 3744 T 0044. 2747 T 0205. 4827	E 0067 904 E 0075 T 0012. 3436 T 0019. T 0034. 3744 T 0038. T 0044. 2747 T 0050. T 0205. 4827 T 0208.	E 0067 904 E 0075 1188 T 0012. 3436 T 0019. 3271 T 0034. 3744 T 0038. 1995 T 0044. 2747 T 0050. 4081 T 0205. 4827 T 0208. 5139

88530 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Terre Haute, IN

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP. TRACT/ED TOOO1. 370 TOOO2. 4666

5036 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Texarkana, TX-Texarkana, AR

STATE AND COUNTY TRACT/E0 POP. TRACT/E0 POP. TRACT/E1 POP.

CT/ED D615. D718.02	POP. 4109 7477	TRACT/ED T 0616.01 T 0720.	POP. 1270 5485	TRACT/E0 T 0616.02	POP. 700	TRACT/ED T 0617.	POP. 3976
CENT 7:	.1						
CT/ED 0631	1429	TRACT/ED E 0635	2347	TRACT/ED E 0640		TRACT/ED E 0643A	POP. 1485
0645 0006.	2031 3847	E 0648 T 0010.01	152 3031	Ţ 0011.01	2674	T 0012.	1299
CENT 19.	.6						
CT/ED 0079 0030.	POP. 206 4149 2229 696	E 0091 T 0031.	POP. 241 4199 2203	TRACT/E0 E 0096 T 0032. T 0041.	502 2579	TRACT/ED E 0097 T 0033. T 0043.	POP. 71 4350 3956
0051. 0209.95 0216.95	2680	T 0210.95 T 0235.	2111 3847	T 0212. T 0251.15	5422 2508	T 0213. T 0262.	2302 2793
CENT 5.	.5						
CT/EO	POP.	TRACT/EO	POP.	TRACT/ED	POP.	TRACT/ED	POP.
CENT 3.	7	•:-					
CT/ED	POP.	TRACT/ED	POP.	TRACT/ED	POP.	TRACT/ED	POP.
	•						
CENT 6.	3			• • • •			

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METROPOLITAN AREA: Toledo, OH

STATE AND COUNTY	TRACT/ED	POP.	TRACT/ED	POP.	TRACT/ED
OH LUCAS	T 0012.02	2754	T 0017.	3430	0022.
	T 0027.	1280	T 0028.	1171	T 0029.
	T 0033.	3420	T 0034.	1379	T 0036.
	T 0051.	5710			
OH WOOD	T 0217.	8708	T 0218.	8020	

70062 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT 11.

METROPOLITAN AREA: Topeka, KS

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP. TRACT/ED FOO. TOOO2. TOOO3.

7807 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT 5.

METROPOLITAN AREA: Trenton, NJ

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP. TRACT/ED TOO99. 5541 TOO10. 3365 TOO11. TOO17. 5512 TOO19. 2093 TOO20.

47460 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT 15.

METROPOLITAN AREA: Tucson, AZ

STATE AND COUNTY POP. TRACT/ED POP. TRACT/ED TRACT/ED AZ PIMA T 0001. 758 T 0003. 1920 T 0004. T 0010. 1627 T 0012. 3282 T 0013.02 T 0024. 6093 T 0026.01 4336 T 0042.

61840 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT 11.

METROPOLITAN AREA: Tulsa, OK

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP. TRACT/ED OK CREEK T 0203. 3080 T 0210. 3410 OK TULSA T 0002. 1829 T 0005. 3428 T 0006. T 0012. 2756 T 0013. 2675 T 0021. T 0025. 2910 T 0026. 1198 T 0028.

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D 3.	PDP. 2146	TRACT/ED T 0011.	PDP. 3511	TRACT/ED	POP.	TRACT/ED	PDP.
D 1. ).	PDP. 7702 2411	TRACT/ED T 0014. T 0021.	POP. 8166 6279	TRACT/ED T 0015. T 0023.	POP. 4227 746	TRACT/ED T 0016.	PDP. 1418
D 1.02	POP. 3298 2175 875	TRACT/ED T 0005. T 0014. T 0048.	PDP. 8928 4651 6436	TRACT/ED T 0008. T 0021.	POP. 1625 5960	TRACT/ED T (009. T 0023.	POP. 3322 6554
D	PDP.	TRACT/ED	PDP.	TRACT/ED	POP.	TRACT/ED	PDP.
	1804 4403 818	T 0007. T 0022. T 0046.	2293 2221 2399	T 0009. T 0023. T 0067.01	3036 1166 3188	T 0010. T 0024. T 0080.01	1270 409 2760
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METROPOLITAN AREA: Tuscaloosa, AL

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP. TRACT/ED TO111. 1290 T 0112. 4405 T 0113. T 0119. 6125

24338 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT 17.7

METROPOLITAN AREA: Tyler, TX

STATE AND COUNTY TRACT/ED POP. TRACT/ED TX SMITH T 0002.02 3323 T 0007. 3979

7302 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT 5.7

METROPOLITAN AREA: Utica-Rome, NY

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP. TRACT/ED NY HERKIMER T 0106. 448 NY ONE IDA T 0202.01 694 T 0203. 1077 T 0204. T 0211.01 1554

10405 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT 3.2

METROPOLITAN AREA: Vallejo-Fairfield-Napa, CA

 STATE AND COUNTY
 TRACT/ED
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 T 2001.
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 T 2527.02
 3144
 T 2528.

16531 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT 4.

METROPOLITAN AREA: Vancouver, WA

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP. TRACT/ED POP. TRACT/ED TO423. 2772 T 0424. 709

3481 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT 1.8

METROPOLITAN AREA: Victoria, TX

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP. TRACT/ED TX VICTORIA T 0001. 2733 T 0003. 5299 T 0011.

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3576	T 0114.	4159	1 0115.	212	1 0118.	4511
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METROPOLITAN AREA: Vineland-Millville-Bridgeton, NJ

TRACT/ED POP. TRACT/ED POP. TRACT/ED STATE AND COUNTY NJ CUMBERLAND T 0201. 1057 · T 0401. 525

1582 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT 1.2

METROPOLITAN AREA: Visalie-Tulare-Porterville, CA

STATE AND COUNTY CA TULARE TRACT/ED PDP. TRACT/ED TRACT/ED T 0044. 4578

4578 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT 1.9

METROPOLITAN AREA: Waco, TX

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP. TRACT/ED TX MCLENNAN T 0001. · 1729 T 0002. 1510 T 0003. T 0019. 3505 1 12. 1 . . . 15

25534 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT 15.0

METROPOLITAN AREA: Washington, DC-MD-VA

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STATE AND COUNTY	TRACT/ED	POP.	TRACT/ED	POP.	TRACT/ED
DC DISTRICT OF COLUM	B T 0018.01	724	T 0023.02	2959	T 0025.02
	T 0031.	3035	T 0033.02	2794	T 0034.
	T 0042.01	3724	T 0043.	3095	T 0044.
	T 0048.01	. 2089	T 0048.02	3005	T 0049.01
	T 0058.	1157	T 0059.	1112	T 0060.02
	T 0073.02	4535	T 0073.04	4052	T 0074.01
	T 0074.07	3666	T 0074.08	2256	T 0075.01
	T 0077.09	2560	T 0078.03	4966	T 0078.04
	T 0079.01	4654	T 0084.01	2301	T 0084.02
	T 0088.02	5224	T 0088.03	2659	T 0088.04
	T 0091.02	5465	T 0092.02	6086	T 0096.01
	T 0098.02	2814	T 0098.03	3347	T 0098.04
	T 0099.04	4056	T 0099.05	3632	T 0099.07
MD CALVERT	E 0001	577	E 0022	344	
MD FREDERICK	T 7501.	2292	T 7503.	2047	T 7509.
MD MONTGOMERY	T 7009.04	1258			
MD PRINCE GEDRGEOS	T 8011.01	219	T 8020.02	2882	T 8023.02
	T 8045.	580	T 8048	4029	T 8051.01
VA ARLINGTON	T 1033.	948			
VA FAIRFAX	T 4219.	2117	T 4514.	2027	,
VA LOUDOUN	T 6010.	356			
VA PRINCE WILLIAM	T 9009.01	3963	T 9009.03	621	
VA ALEXANDRIA	T 2005.	803	T 2012.03	4292	T 2016.
AN WECVELONIA	2005.	903	1 2012.03	7272	2010.

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T 0012.

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T 0071.

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T 0089.04 T 0097. T 0098.06

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T 0090.01 T 0098.01 T 0099.03

T 8035.09

METROPOLITAN AREA: Washington, DC-MD-VA

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP. TRACT/ED

325257 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT 1

METROPOLITAN AREA: Waterbury, CT

18463 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Waterloo-Cedar Falls, IA

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP. TRACT/ED TA BLACK HAWK T 0001. 2542 T 0007. 2394 T 0018.

7509 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Wausau, WI

STATE AND COUNTY TRACT/ED POP. TRACT/ED W' MARATHON T 0001. 3188

3188 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: West Palm Beach-Boca Raton-Delray Beach, FL

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP. TRACT/ED 3998 FL PALM BEACH T 0022. 3530 T 0023. T 0024. T 0083.01 T 0082.01 5958 2688

24612 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Wheeling, WV-OH

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP.

8969 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Wichita, KS

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP. TRACT/ED POP. TRACT/ED SEDGWICK T 0004. 2821 T 0006. 3224 T 0007.

46940

/ED	POP.	TRACT/ED	POP.	TRACT/ED	POP.	TRACT/ED	POP.
NT '	10.0						
/ED		TRACT/ED T 3504.		TRACT/ED T 3505.	POP. 3443	TRACT/ED T 3506.	PDP. 165
NT	9.0						
/ED	POP. 1988	TRACT/ED	POP.	TRACT/ED	POP.	TRACT/ED	POP.
т	4.6						
/ED	POP.	TRACT/ED	POP.	TRACT/ED	POP.	TRACT/ED	POP.
NT	2.9						
/ED	POP. 3108	TRACT/ED T 0025.	POP. 752	TRACT/E0 T 0026.	POP. 1434	TRACT/ED T 0067.	POP. 3144
NT	4.3						
/ED	POP.	TRACT/ED	POP.	TRACT/ED	POP.	TRACT/ED	POP.
07.	3066	, T 0010.	1505				
NT	4.8						
/ED	PDP. 5172	TRACT/ED T 0008.		TRACT/ED T 0018.	POP. 2850	TRACT/ED T 0025.	PDP. 962

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METROPOLITAN AREA: Wichita, KS

33364 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Wichita Falls, TX

10948 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Williamsport, PA

STATE AND COUNTY TRACT/ED POP. TRACT/EO PA LYCOMING T 0007. 1144 T 0008. 2143

3287 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Wilmington, OE-NJ-MD

STATE AND COUNTY TRACT/EO POP. TRACT/EO POP. TRACT/EO DE NEW CASTLE T 0001. 866 T 0004. 3183 T 0005. 0008. 442 T 0009. 2430 T 0015. T 0020. 431 T 0021. 1166 T 0022. T 0165. 1858 NJ SALEM T 0203. 3365

45211 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT &

METROPOLITAN AREA: Wilmington, NC

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP. TRACT/ED NC NEW HANOVER T 0101. 2746 T 0110. 2288 T 0111:

14287 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT 13

METROPOLITAN AREA: Worcester, MA

STATE AND COUNTY TRACT/EO POP. TRACT/ED POP. TRACT/EO MA WORCESTER T 7312.01 6977 T 7313. 3314 T 7314. T 7325. 1771 T 7543. 3245

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IT	7.6						
ΈΟ 3.	POP. 1952	TRACT/ED T 0104.	POP. 2322	TRACT/EO T 0105.	POP. 1278	TRACT/EO T 0112.	POP. 1607
IT	9.0						
ΈO	POP.	TRACT/EO	POP.	TRACT/ED	POP.	TRACT/EO	POP.
IT	2.8						
ED 5.	POP. 3956 2358 3395	TRACT/ED T 0006.01 T 0016: T 0023.	POP. 3021 1934 3395	TRACT/E0 T 0006.02 T 0017. T 0027.	POP. 3451 2749 1528	TRACT/E0 T 0007. T 0019. T 0145.01	POP. 2120 2061 1452
IT	8.6						
EO	. POP. 3755	TRACT/EO T 0112.	POP. 2442	TRACT/EO T 0113.	POP. 1381	TRACT/EO T 0114.	POP. 1675
IT	13.8						
ED 4.	POP. 4421	TRACT/E0 T 7315.	POP. 4447	TRACT/E0 T 7317.	POP. 1843	TRACT/E0 . T 7320.01	POP. 3820
T	7.4						

4694

METROPOLITAN AREA: Yakima, WA

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP. TRACT/ED WA YAKIMA T 0001. 2121 T 0002. 3712 T 0015.

12762 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: York, PA

STATE AND COUNTY TRACT/E0 POP. TRACT/E0 POP. TRACT/E0 T 0001. 1573 T 0002. 3190 T 0005.

17856 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Youngstown-Warren, OH

POP. TRACT/EO STATE AND COUNTY TRACT/ED POP. TRACT/ED OH MAHONING T 8002. 1308 T 8005. 4589 T 8006. T 8019. 1667 T 8020. 2639 T 8021. T 8037. 953 T 8038. 471 T 8039. T 8131. 818 T 9205. 1724 T 9324. OH TRUMBULL T 9201. 1023

42198 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT

METROPOLITAN AREA: Yuba City, CA

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP TRACT/ED T 0401. 3676

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ED 5.	POP. 6929	TRACT/ED	POP.	TRACT/ED	POP.	TRACT/ED	POP.
IT	7.4						
E0	POP. 2641	TRACT/ED T 0007.	POP. 3376	TRACT/ED T 0010.	POP. 1515	TRACT/ED T 0015.	POP. 3825
IT	4.7						
ED 6.	POP. 3185 3904 922	TRACT/ED T 8008. T 8034. T 8040.	POP. 962 2922 4959	TRACT/ED T 8009. T 8035. T 8103.	POP. 1608 2865 1124	TRACT/ED T 8018. T 8036. T 8104.	POP. 539 933 1920
24.	1163						
ıπ	7.9						
'ED	POP	TRACT/ED	POP.	TRACT/ED	POP.	TRACT/EO	POP.
IT	3.6						

STATE: PUERTO RICO

	ATE AND COUNTY	TRACT/E			CT/ED	POP.		CT/EO
PR	ADJUNTAS	E 0001		E	0002	383 163	E	0003
		E 0013		E	0030	365	Ē	0036
PR	AIBONITO	E 005		E	0053	30	Ē	0058
PA	ARROYO	E 1200	789	E	1205	190	E	1206
		E 1216		Ε	1217	285	E	1227
-		E 1240		_		4		
PR	BARRANQUITAS	E 0601		E	0606	553 652	E	0612
		E 0634			0028	032		0630
PR	CEIBA	E 0212						
	CIALES	E 0004	569	E	0020	291	E	0021
	CUAMO	E 0625		Ε	0628	459	E	0629
PR	COMERIO	E 0050		E	0055	504	E	0057
		E 0064		E	0065	412	E	0068
08	GUANICA	E 0200		E	0201	100	E	0080
PR	GUANICA	E 0200		Ē	0226	656	Ē	0230
PR	GUAYAMA	E 0126		E	0128	371	E	0141
		E 0156		E	0158	582	-	0171
PR	GUAYANILLA	E 0350		E	0354	403	E	0356
	An value A	E 0363		E	0377	254	E	0378
PR	JAYUYA	E 0151		É	0152	496	E	0153
PR	LAJAS	E 0168		E	0171	433	E	0010
PR		E 0050		Ē	0055	238	E	0056
		E 0067		Ē	0068	650	Ē	0080
		E 0090		E	0091	530	E	0092
PR	LAS MARIAS	E 0825		E	0826	137	E	0833
PR	MARICAD	E 0848 E 0051		E	0052	339	-	0053
	MAUNABO	E 0005		E	0009	295	E	0010
	moino	E 0017		Ē	0022	546	Ē	0023
PR	MOROVIS	E 0126		E	0132	115	E	0133
		E 0158		E	0160	704		
PR	NAGUABO	E 0113		E	0117	426	E	0120
00	OROCOVIS	E 0142 E 0375		E	6380	583	£	0387
FR	OROCOVIS	E 0375		E	0398	569	E	0492
		E 0407		Ē	0408	390	-	0402
PR	PATILLAS	E 0451	250	E	0453	590	Ε	0455
		E 0459		E	0460	323	E	0461
00	DINCON	E 0477		E	0480	532	E	0489
PR	RINCON SABANA GRANDE	E 0514	373 248	E	0522	502 145	E	0312
	SALINAS	E 0902	493	E	0290	244	E	0906
		- 0302	450	-	0000	244	-	0300

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POP. 100	TRA	OOOS	POP. 675	TRA	OO 10	POP.	TR/	CT/ED 0012	POP.
38	E	0022	469	Ē	0023	194	E	0012	329
399	E	0037	131	E	0041	288			
261 350	. E	1207	974	3 ··· E	0092 1210	296 246	E	1212	. 248
99	E	1228	338	Ē	1229	262	Ē	1239	532
620	E	0613	1142	E	0616	322	E	0622	466
776	E	0631	331	E	Q632	1100	E	0633	206
658	Ε	0023	584	E	0029	427			
741	E	0635	150	E	0637	932	É	0641	740
463	E	0070	492 496	E	0062 0072	589	E	0063	1226
522	_			_			-		
646 303	E	0209	494 288	E	02 10	188	E	0215	127
820	E	0143	491	E	0150	197	E	0155	414
239	E	0357	799	E	0359	634	E	0362	515
505 488	E	0384	833 276	E	0388 0156	214 174	E	0389	232 308
309	Ε	0029	626	E	0033	692			
694	E	0058	850	E	0060	672	E	0065	252
849 405	E	0083	759 524	E	0084	275	E	0089	677
110	E	0835	496	E	0836	522	E	0844	181
463	E	0063	89	п	70	- 20			
593 580	E	0013	200 499	E	0014	202 318	E	0015	246 269
552	Ē	0145	984	Ē	0147	347	E	0156	606
93	E	0122	495	E	0132	685	E	0138	265
815	E	0392	528	E	0393	168	E	0394	306
558	E	0404	485	E	0405	522	E	0406	347
141	E	0456	323	Ė	0457	331	3	0458	659
211	E	0468	327	E	0472	307	E	0475	715
498									
307	E	0911	216	E	0916	333	E	0920	150

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TRA	ACT/ED	POP.	TRA	CT/ED	POP.	TRA	CT/ED
					313	Ε	. 0927
E	0945	475					
		287	E	0107	860	E	0133
			E	0164	63	E	0167
		438	E	0181	520	Ε	0182
			E	0551	880	E	0555
				0562	313	E	0564
E			_	0000			
E			Ε	0254	202	Ε	0256
E			Ē	0270	712	E	0272
E			E	0284	856	E	0285
E			E	0299	281	E	0300
E			Ē	0360	335	E	0361
Ť			_	••••			
E			E	0655	436	E	0659
			E	0682	807	E	. 0692
			E	0426	469	E	0428
			E	0441	713	Ε	0442
				0456		E	0457
Ē	0463	173	Ē	0465	465	E	0467
		E 0921 E 0945 E 0101 E 0162 E 0179 E 0550 E 0561 E 0251 E 0269 E 0277 E 0288 E 0353 T 7201. E 0651 E 0425 E 0425 E 0439	E 0921 506 E 0945 475 E 0101 287 E 0162 79 E 0179 438 E 0550 216 E 0561 582 E 0591 1241 E 0251 400 E 0269 231 E 0277 407 E 0298 406 E 0353 74 T 7201. 2529 E 0651 419 E 0681 455 E 0425 316 E 0439 544 E 0455 582	E 0921 506 E E 0945 475 E 0101 287 E E 0162 79 E E 0179 438 E E 0561 582 E E 0561 582 E E 0591 1241 E 0251 400 E E 0269 231 E E 0277 407 E E 0298 406 E E 0353 74 E T 7201. 2529 E 0651 419 E E 0681 455 E E 0425 316 E E 0425 316 E E 0439 544 E E 0435 582 E	E 0921 506 E 0922 E 0945 475 E 0101 287 E 0107 E 0162 79 E 0164 E 0179 438 E 0181 E 0550 216 E 0551 E 0561 582 E 0562 E 0591 1241 E 0251 400 E 0254 E 0269 231 E 0270 E 0277 407 E 0284 E 0298 406 E 0299 E 0353 74 E 0360 T 7201. 2529 E 0651 419 E 0655 E 0681 455 E 0682 E 0425 316 E 0426 E 0439 544 E 04461 E 0455 582 E 0456	E 0921 506 E 0922 313 E 0945 475 E 0101 287 E 0107 860 E 0162 79 E 0164 63 E 0179 438 E 0181 520 E 0550 216 E 0551 880 E 0561 582 E 0562 313 E 0591 1241 E 0251 400 E 0254 202 E 0269 231 E 0270 712 E 0277 407 E 0284 856 E 0353 74 E 0360 335 T 7201. 2529 E 0651 419 E 0655 436 E 0681 455 E 0682 807 E 0425 316 E 0426 469 E 0439 544 E 0441 713 E 0455 582 E 0456 604	E 0921 506 E 0922 313 E E 0945 475 E 0101 287 E 0107 860 E E 0162 79 E 0164 63 E E 0179 438 E 0181 520 E E 0550 216 E 0551 880 E E 0561 582 E 0562 313 E E 0591 1241 E 0251 400 E 0254 202 E E 0269 231 E 0270 712 E E 0277 407 E 0284 856 E E 0353 74 E 0360 335 E T 7201. 2529 E 0651 419 E 0655 436 E E 0681 455 E 0682 807 E E 0425 316 E 0426 469 E E 0439 544 E 0441 713 E E 0455 582 E 0456 604 E

135000 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT 2

## METROPOLITAN AREA: Aguadilla, PR

STATE AND COUNTY	TRA	CT/EO	POP.	TRA	CT/ED	POP.	TRACT/ED		
PR AGUADA	E	0400	630	E	0401	405	E	0402	
	3	0408	1413	3	0409	213	E	0410	
PR ISABELA	E	0300	676	E	0301	257	E	0306	
	E	0316	491	E	0320	754	E	0321	
	3	0345	357	E	0347	245	E	0356	
	E	0361	640	E	0365	421	E	0367	
PR MOCA	E	0204	768	E	0205	665	E	0206	
	Ė	0220	562	E	0221	704	E	0222	

30472 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT 1

#### METROPOLITAN AREA: Arecibo, PR

STATE AND COUNTY	TRACT/EO	POP.	TRACT/ED	POP.	TRACT/ED
PR ARECIBO	T 3002.	2538 1109	T 3004.	2350	T 3013.
PR CAMUY	E 0684	840	E 0695	516	E 0697
PR QUEBRAOILLAS	E 0701 E 0452	576 446	E 0702 E 0454	259 631	E 0703
	F 0465	381	F 0470	327	F 0471

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133 167 182	518 583	E	0145 0169	604 207	E	0160 0172	398 215	E	0161 0177	331 827
555 564	784 38 136	E	0558 0565	395 66	E	0559 0585	524 757	E	0560 0589	430 231
256 272 285	262 601 268	E	0257 0273 0287	485 134 200	E	0261 0274 0288	417 285 556	E	0265 0276 0296	468 56 467
300 361	573 -188	E	0366	215	E	0372	72	E	0373	111
659	741	E	0670	250	E	0677	189	E	0678	849
692 428 442 457 467	507 303 630 1010 304	E	0431 0443 0458	361 80 487	E	0433 0444 0459	164 448 1113	E	0438 0447 0461	719 463 108
NT 20	0.0									
/ED 402 410	PDP. 986 724	E	O403 O412	PDP. 180 703	E	0405 0413	PDP. 939 455	E	ACT/ED 0407	POP. 735
306 321 356 367	340 537 277 617	EEE	0309 0322 0357 0370	1432 669 782 226	E	0311 0329 0359	375 331 284	E	0313 0330 0360	108 558 237
206 222	886 599	E	0207	376 1348	E	0208 0225	435 879	E	0216 9999.99	853 4400
NT 19	0.9									
/ED	POP. 3741		3016.	POP. 3924		CT/ED 3018.	POP. 1497		3019.	POP. 4142
697	261	E	0698	388	E	0699	658	Ε	0700	233
703 455 471	310 136 570	E	0456 0477	370 721	E	0460 0480	409 548	E	0463 0484	256 884
	-									

POP. TRACT/ED 104 E 0942

/ED 927 FOP. TRACT/ED 891 E 0928 POP. 306 TRACT/ED E 0943

105	Section	42(4)(5)	(c)	QUALIFIED	CENSUS	TRACTS

METROPOLITAN AREA: Arecibo, PR

STATE AND COUNTY TRACT/ED POP. TRACT/ED POP.

31974 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT 1

METROPOLITAN AREA: Caguas, PR

STATE	AND COUNTY	T	RI	ACT/ED	POP.	TR	ACT/ED	POP.	TR	ACT/ED
PR AG	UAS BUENAS		E	0001	769	E	0002	483	E	0004
			E	0009	142	E	0010	620	T	9903.
PR CA	GUAS	/	T	2009.	2111					
PR CA	YEY		E	0327	535	E	0328	404	E	0330
			E	0336	1136	E	0339	382	E	0342
			È	0348	302	Ė	0349	274	E	0350
			E	0354	228	E	0355	577	- £	0356
PR CI	DRA		E	0753	258	E	0754	360	E	0755
		•	E	0762	144	E	0763	1809	E	0764
			E	0772	345	E	0773	1213	E	0778
			E	0784	534	E	0785	1370	7	
PR GU	RABO		T	2101.	3412					,
PR SA	N LORENZO		T	2201.	4586	T	2202.	3824	T	2206.

53166 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT 2

METROPOLITAN AREA: Mayaguez, PR

			4-		
STATE AND COUNTY	TRACT/ED	POP. T	RACT/ED	POP.	.TRACT/ED
PR ANASCO	T 8101.	2970	T 8107.	3760	
PR CABO ROJO	E 0701	1108	E 0709	201	E 0713
	E 0726	268	E 0727	304	E 0730
	E 0740	386	E 0741	551	E 0744.
	E 0750	578 -	E 0753	474	E 0754
	E 0764	548	T 9999.99	728	
PR MAYAGUEZ	T 0812.01	3563	T 0812.02	1784	T 0812.0
PR SAN GERMAN	E 0925	66	E 0926	488	E 0927
	E 0933	396	E 0934	504	E 0936
	E 0944 ·	696	E 0946	595	E 0951
	E 0963	294	T 9901.	1541	7 9999.9

40048 TOTAL POPULATION OF QUALIFIED CENSUS TRACTS / PERCENT 2

METROPOLITAN AREA: POnce, PR

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/ED 488	POP. 483	TRA	0489	POP. 320	TR/	0491	POP. 318	TRA	0492	POP. 158
NT 19.	9									
/ED 004 03.	POP. 718 2514	TRA	0005	POP. 302	TRA	O007	POP. 293	TRA	0008	POP. 493
330 342 350 356 755	583 948 497 439 749	EEEEE	0331 0345 0351 0357 0756	560 87 261 106 589	EEEE	0332 0346 0352 0358 0758	865 69 526 160 624		0335 0347 0353	59 896 152 287
764 778	131	E	0766 <b>0779</b>	187 576	E	0767 0780	1350 364	E.	0768 0783	1423
06.	3215	T	2207.	4855	T	9999.99	719			
NT 20.	.0									
/ED	POP.	TRA	CT/ED	POP.	TRA	CT/ED	POP.	TRA	CT/ED	POP.
713 730 744. 754	826 310 343 295	EEE	0714 0733 0746 0758	782 35 364 494	E	0715 0737 0747 0762	782 499 641 500	E	0716 0739 0748 0763	533 586 631 643
12.03 927 936 951 99.99	3505 784 248 729 638	EEE	0928 0937 0955	813 501 315	E	<b>1930</b> <b>1938</b> <b>1961</b>	327 407 483	EEE	0932 0939 0962	665 291 275
NT 20.	.0	;								
/ED 04. 28.	POP. 4228 1552		O707.	POP. 1973		0709.	POP. 5100		CT/ED 07 13.	POP. 5932
NT 19.	8								- 2	

METROPOLITAN AREA: San Juan, PR

					1
STATE AND COUNTY PR BARCELONETA	TRACT/ED T 9905.	POP. 2889	TRACT/EO	POP.	TRACT/ED
		913	T 0307.	2469	T 0318.
PR BAYAMON	T 0304.			953	T 1007.
PR CANOVANAS	T 1001.	7531	T 1003.	323	1 1007.
PR CAROLINA	T 0510.	5933			
PR CATANO	T 0201.	1542	T 0204.04	4519	
PR COROZAL	E 0176	592	E 0178	658	E 0179
	E 0184	236	E 0186	822	E 0187
	E 0197	487	E 0198	706	E 0199
	' E 0204	658	E 0205	938	E 0206
	E 0210	458	E 0211	330	E 0212
	E 0216	143	E 0217	1257	E -0219
00 51 11000		359	E 0007	338	E 0012
PR FAJAROO	E 0006				
	E 0016	397	E 0018	157	E 0019
PR FLORIDA	E 1350	878	E 1353	1121	E 1354
	E 1362	407			
PR GUAYNABO	T 0401.01	3596	T 0401.02	3504	T 0401.03
PR HUMACAD	E 1000	983	E 1005	303	E 1007
	E 1011	647	E 1013	755	E 1015
	E 1021	413	E 1022	633	E 1023
	E 1031	721	E 1033	1140	E 1034
20 1111222					
PR JUNCOS	E 0250	628	E 0252	354	E 0254
	T 9902.	1708	T 9904.	1974	T 9999.99
PR LAS PIEDRAS	E 0525	330	E 0527	261	E 0528
	E 0535	453	E 0536	773	E 0541
	E 0552	419	E 0555	643	E 0560
PR LOIZA	T 1101.	4836	T 1104.	2264	T 1106.
PR LUQUILLO	E 0250	386	E 0251	319	E 0253
IN EDGOTEED	E 0259	249	E 0260	392	E 0263
	E 0276	1093	E 0278	225	E 0281
PR MANATI	E 1030	154	E 1034	566	E 1035
			E 1034		
PR NARANJITO	E 0100	151	E 0107	504	E 0110
	E 0116	365	E 0117	362	E 0118
	E 0125	480	E 0126	874	E 0127
	E 0131	781	E 0132	602	E 0133
	E 0138	343	E 0140	785	E 0141
PR RIO GRANDE	T 9907.	9113	T 9908.	3691	T 9999.99
PR SAN JUAN	T 0002.	1084	T 0006.	3708	T 0007.
rk san oom	T 0034.	3041	T 0035.	10507	T 0036.
	T 0044.	5297	T 0045.	2429	T 0046.
	T 0060.	2657	T 0082.01	2999	T 0090.
PR TOA ALTA	T 9901.	7682	T 9903.	5266	
PR TOA BAJA	T 1211.	5279	T 1220.	3583	T 1222.
PR TRUJILLO ALTO	T 0605.	4366			
PR VEGA ALTA	T 9901.	6011	T 9902.	5340	
PR VEGA BAJA	E 1125	. 233	E 1127	788	E 1132

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D	POP.	TR	ACT/ED	POP.	TR	ACT/ED	POP.	TRA	CT/ED	POP.
3.	1872 4627		0321. 1008.	2244 1321		*****			**	
79 37 99 06	754 685 456 707 525	EEEE	0213	632 79 385 485 968	EEEEE	0181 0189 0202 0208 0214	788 469 325 562 605	EEEE	0183 0192 0203 0209 0215	187 827 518 709 639
19 12 19 54	673 431 478 107	EEE	0013 0020	629 263 269 259	EEE	0221 0014 0044 1357	266 318 . 304 182	E T	0015 9907. 1361	255 5532 547
1.03 07 15 23 34	2837 879 704 396 696 313	TEEEE	1008 1017 1025 1035	587 373 805 600 462 173	TEEEEE	0408. 1009 1018 1027 1037 0301	3410 427 726 576 396 253	EEET	1010 1020 1028 1039 9901.	925 1045 296 403 2199
9.99 28 41 50	3439 324 630 81	E	0543	9 14 409 8 10	E	0531 0544	313 508	E	0533 0551	486 818
6. 53 63	1532 572 89 506	E		741 348	E	0273	464 207	E	0258 0275	384 935
81 35 10 18 27 33 41	1174 544 207 357 358 526		0111 0120 0128 0134	953 604 503 844 208 1042	EEEEE		677 241 382 535 174	E E E	0130 0137 0145	1252 449 305 672 233
9.99 7. 6. 6.	655 1708 1800 5349 2660	T	0013. 0037. 0047. 0093.	9748 5585 7335 2646	T	0028. 0040. 0048.	2559 1382 4493	T	0029. 0043. 0054.02	2733 6180 2979
2.	5477	T	1223.	453						
32	212	E	1134	876	T	9906.	2197		,:	
T 20.	.0									

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IRS Section 42(d)(5)(C) DIFFICULT DEVELOPMENT AREAS METROPOLITAN AREAS

	METROPOLITAN AREA	METROPOLITAN AREA TUCSON, AZ
CA		BAKERSFIELO, CA
	LOS ANGELES-LONG BEACH, CA	MERCEO, CA
	REODING, CA	RIVERSIDE-SAN BERNARDINO, CA
	SAN FRANCISCO, CA	SANTA CRUZ, CA
CO		
	NEW HAVEN-MERIOEN, CT	
FL	BRACENTON, FL	DAYTONA BEACH, FL
HI	HONOLULU, HI	
10	BOISE CITY, IO	
MA	BOSTON, MA	BROCKTON, MA
	SPRINGFIELD, MA	
ME	PORTLAND, ME	
MT		
	PORTSMOUTH-OOVER-ROCHESTER, NH	
NJ	ATLANTIC CITY, NJ	BERGEN-PASSAIC, NJ
140	VINELAND-MILLVILLE-BRIOGETON,	
MM	SANTA FE. NM	
	LAS VEGAS. NV	RENO, NV
	BRONX BROUGH, NY	DRANGE COUNTY, NY
OR	EUGENE-SPRINGFIELO, OR	MEDFORD, OR
	STATE COLLEGE, PA	HEOTORO, OR
		PONCE. PR
	ARECIBO, PR	PUNCE, PR
TN	CLARKSVILLE-HOPKINSVILLE, TN-K	
TX	BRYAN-COLLEGE STATION, TX	OI VANDEA MA
		OLYMPIA, WA
WY	CASPER, WY	
NONME 1	PODOLITAN ADFAS	

#### NONMETROPOLITAN AREAS

COUNTY

AK	ALEUTIAN ISLANDS KETCHIKAN GATEWAY	BETHEL
	PRINCE OF WALES-OUTER KETCHIKA WRANGELL-PETERSBURG	SKAGWAY-YAKUTAT-ANGOON YUKON-KOYUKUK
AR	BAXTER	BOONE
	FULTON	IZARO
	MARION	MISSISSIPPI
	SHARP	STONE
AZ	APACHE	COCHISE
	GRAHAM	LAPAZ
	PINAL	SANTA CRUZ
CA	ALPINE	AMAOOR
		IMPERIAL
		LASSEN
	LAKE	
	MENDOCINO	MODOC
	PLUMAS	SAN BENITO
	SISKIYOU	TEHAMA
CO	ALAMOSA	ARCHULETA
	CHAFFEE	CHEYENNE

COUNTY

CA

FRESNO, CA OAKLAND, CA SAN DIEGO, CA VISALIA-TULARE-PORTERVILLE, CA

FITCHBURG-LEOMINSTER, MA

LAWRENCE-HAVERHILL, MA-NH

JERSEY CITY, NJ

MONMOUTH-OCEAN, NJ

SALEM. OR

SAN JUAN, PR

YAKIMA, WA

COUNTY

DILLINGHAM KODIAK ISLAND VALDEZ-CORDOVA

CARROLL **JACKSON** NEWTON VAN BUREN COCONINO MOHAVE YAVAPAI CALAVERAS INYO MADERA MONO SAN LUIS OBISPO TRINITY. . . BACA CLEAR CREEK

COUNTY

HAINES. NOME WADE HAMPTON

CLEBURNE " MADISON SEARCY WOOORUFF GILA NAVAJO YUMA OEL NORTE KINGS MARIPOSA NEVADA SIERRA TUOLUMNE ' CONEJOS

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# IRS Section 42(d)(5)(C) DIFFICULT DEVELOPMENT AREAS NONMETROPOLITAN AREAS

STATE	COUNTY		COUNTY
31716	COSTILLA		CROWLEY
	DOLORES		EAGLE
	GILPIN		GRAND
	HUERFANO		JACKSON
	LA PLATA		LAKE
	MESA		MINERAL
	MONTROSE		MORGAN
	PARK		PHILLIPS
	RIO BLANCO	-	RIO GRANDE
	SAN JUAN		SAN MIGUEL
	TELLER		WASHINGTON
DE	KENT		SUSSEX
FL	CHARLOTTE		GLADES
	MONROE		
GU		Guam & Trust T	
HI	HAWAII		KAUAT
10	ADAMS		BEAR LAKE
	BLAINE		BOISE
	BUTTE		CAMAS
	CASSIA		CLARK
	ELMORE		FRANKLIN
	GOODING		IDAHO
	KOOTENAI		LATAH
	LINCOLN		MADISON
	ONEIDA		OWYHEE
	SHOSHONE		TETON
	WASHINGTON		
IL	LEE		
KY	BELL		ESTILL
	HARDIN		HARLAN
	KNOX		LAUREL
	MAGOFFIN		MARTIN
	PIKE		WHITLEY
MA	BARNSTABLE		DUKES
	NANTUCKET		PLYMOUTH
ME	AROOSTOOK		CUMBERLAND
	LINCOLN		PENOBSCOT
	WALDO		WASHINGTON
MS	CALHOUN		CHOCTAW
	LOWNDES		MARION
	YAZOO		
MT	BEAVERHEAD		BIG HORN
	CARBON		CARTER
	DEER LODGE		FERGUS
	GARFIELD		GLACIER
	JEFFERSON		JUDITH BASIN
	LIBERTY		LINCOLN
	MEAGHER		MINERAL
	PARK		PETROLEUM
	PRAIRIE		RAVALLI
	SHERIDAN		SILVER BOW
	TETON		TOOLE

COUNTY CUSTER FREMONT **GUNNISDN** KIDWA LAS ANIMAS MOFFAT OTERD PITKIN ROUTT SEDGWICK YUMA

HENDRY

MAUI BENEVAH BONNER CANYON CLEARWATER FREMONT JEFFERSON LEMHI MINIDOKA PAYETTE TWIN FALLS

FLOYD HARRISON LINCOLN MEADE

FRANKLIN WORCESTER HANCOCK SAGADAHOC YDRK JASPER NOXUBEE

BLAINE CHOUTEAU FLATHEAD GOLDEN VALLEY LAKE MADISON MISSOULA PHILLIPS ROOSEVELT STILLWATER TREASURE

COUNTY DELTA GARFIELD HINSDALE KIT CARSON LINCOLN MONTEZUMA DURAY PROWERS SAGUACHE SUMMIT

INDIAN RIVER

BINGHAM BOUNDARY CARIBOU CUSTER GEM JEROME LEWIS NEZ PERCE POWER VALLEY

GARRARD JOHNSON MADISON MERCER

HAMPSHIRE

KNOX SOMERSET

KEMPER PEARL RIVER

BROADWATER DANIELS GALLATIN GRANITE LEWIS AND CLARK MCCDNE MUSSELSHELL POWELL SANDERS SWEET GRASS VALLEY

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## IRS Section 42(d)(5)(C) DIFFICULT DEVELOPMENT AREAS NONMETROPOLITAN AREAS

STATE	COUNTY		COUNTY
	WHEATLAND		WIBAUX
NC	WATAUGA		
NH	CHESHIRE		GRAFTON
	ROCKINGHAM		STRAFFORO
NM	CATRON		CHAVES
	OE BACA		EDDY
	HAROING		HIDALGO
	MCKINLEY		MORA
	ROOSEVELT		SAN JUAN
	SOCORRO		TAOS
	VALENCIA		
NV	CARSON CITY		CHURCHILL
	ESMERALDA		EUREKA
	LINCOLN		LYON
8814	PERSHING		STOREY
NY	CAYUGA		CHENANGO
	LEWIS		SCHUYLER
OK	CRAIG		NOWATA
OR	BAKER		CLATSOP
UK	CROOK		CURRY
	GILLIAM		GRANT
	JEFFERSON		JOSEPHINE
	LINCOLN		LINN
	SHERMAN		TILLAMOOK
	WALLOWA		WASCO
PA	ARMSTRONG		BUTLER
	SCHUYLKILL		UNION
RI	NEWPORT		
SO	HAROING		STANLEY
TN	LINCOLN		
TX	NACOGOOCHES		POLK
UT	BEAVER		CARBON
	EMERY		GARFIELO
	JUAB		KANE
	PIUTE		SAN JUAN
	SUMMIT		UINTAH
VA	WAYNE FREDERICKSBURG		MONTGOMERY
VI	PREDERICKSBURG	Virgin Islands	MONI GOMERY
VT	ADDISON	VIIIgili Islands	BENNINGTON
* 1	LAMOILLE		ORANGE
	WINDHAM		WINDSOR
WA	ASOTIN		CHELAN
	OOUGLAS		GARFIELO
	JEFFERSON		KITTITAS
	MASON		OKANOGAN
	SKAGIT		SKAMANIA
	WHITMAN		
WV	PRESTON		
MA	SHERIDAN		TETON

[FR Doc. 91-22083 Filed 9-13-91; 8:45 am]

DOUGLAS HUMBOLDT MINERAL WHITE PINE CORTLAND SENECA YATES OTTAWA COLUMBIA DESCHUTES HARNEY KLAMATH MALHEUR UMATILLA WHEELER INDIANA WAYNE

DAGGETT GRAND MILLARD SANPETE WASATCH

CHITTENDEN

CLALLAM GRAYS HARBOR KLICKITAT PACIFIC WAHKIAKUM COUNTY

MERRIMACK

CURRY GUADALUPE LUNA QUAY SIERRA UNION

ELKO LANDER NYE

JEFFERSON ST. LAWRENCE

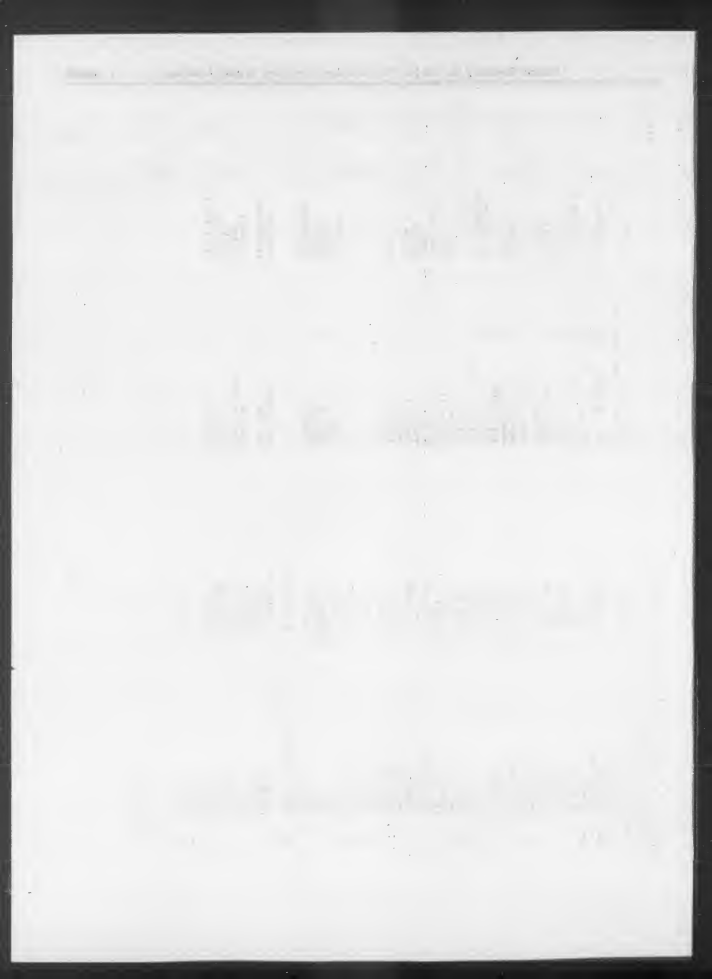
COOS DOUGLAS HOOD RIVER LAKE MORROW UNION

PIKE

DUCHESNE IRON MORGAN SEVIER WASHINGTON

FRANKLIN WASHINGTON

COLUMBIA ISLAND LEWIS SAN JUAN WALLA WALLA Federal Register / Vol. 56, No. 179 / Monday, September 16, 1991 / Notices



Monday September 16, 1991

Part III

# Department of Housing and Urban Development

Office of the Secretary

24 CFR Parts 291, 577 and 578 Single Family Property Disposition; Homeless Initiative; Final Rule

## DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT

Office of the Secretary

24 CFR Parts 291, 577 and 578

[Docket No. R-91-1461; FR-2704-F-03]

RIN 2502-AE80

Single Family Property Disposition; Homeless Initiative

**AGENCY:** Office of Secretary, HUD. **ACTION:** Final rule.

SUMMARY: This rule makes final with changes an interim rule published on January 11, 1990 at 55 FR 1156. The rule links HUD's Single Family Property Disposition program to the Department's priority to help end the tragedy of homelessness by providing for the disposition of HUD-acquired single family properties for use by the homeless.

EFFECTIVE DATE: October 16, 1991.

FOR FURTHER INFORMATION CONTACT: Jacqueline B. Campbell, Single Family Property Disposition Division, room 9172, (202) 708-4594; or William A. Molster, Jr., Special Needs Assistance Program, Room 7262, (202) 708-4300; Department of Housing and Urban Development, 451 Seventh Street SW., Washington, DC 20410. TDD number for hearing- and speech-impaired, (202) 708-4594. (These are not toll-free numbers.) SUPPLEMENTARY INFORMATION: The information collection requirements contained in this rule were submitted to the Office of Management and Budget (OMB) for review under the Paperwork

Reduction Act of 1980 and approved

under OMB control numbers 2502-0306

## and 2502-0412. I. Background

This rule makes final an interim rule published by the Department on January 11, 1990 (55 FR 1156), describing the policies and procedures governing the disposition of HUD-acquired properties for use by the homeless. The rule provides for disposition by direct sale or lease with option to purchase. The rule also provides for lease with option to purchase for applicants for acquisition grants under the Supportive Housing Demonstration (24 CFR parts 577 and 578)

HUD acquires the single family properties made available under this rule in exchange for payment of insurance claims under the FHA-insured mortgage program, as well as by conveyance to the Secretary as agent for the United States under other Federal laws or programs (except Real Estate

Owned (REO) properties acquired under the Government National Mortgage Association (GNMA) Mortgage-Backed Securities Program). The disposition of the property is authorized by section 204(g) of the National Housing Act.

A proposed rule that would govern the entire Single Family Property
Disposition Program was published for public comment on April 4, 1991, at 56
FR 13996. Today's final rule governing the use of HUD-acquired property for the homeless will be a subpart of the more comprehensive rule. The section numbers used in the interim rule have been changed in today's final rule to conform with the section numbers of the proposed comprehensive rule.

When the Department published the interim rule on January 11, 1990, the public was asked to comment on the policies and procedures described in the rule. Those comments, as well as the experience of operating the program under the interim rule for over a year, have been considered in developing this final rule.

#### **II. Public Comment**

The Department received over 20 comments, the majority of which were from organizations that provide housing and services for the homeless (providers). Several of the comments referred to the analysis contained in the preamble to the January 11, 1990 interim rule regarding the overall cost of the program to the mortgage insurance funds. Although these commenters generally disagreed with that analysis, the Department believes its justification in the preamble provides the best analysis available from current data. Other comments focused on the following specific issues:

Applicant Approval Procedures and Notice to Applicants (Section 291.410)

The interim rule requires that an applicant be preapproved by HUD before it is eligible to be notified of properties. Two commenters stated that nonprofit applicants should meet strict qualifying standards and be screened for good management and financial ability.

HUD agrees with the commenters, and has revised the final rule at § 291.410(a)(2) to include more thorough applicant data before approval for program participation. The final rule also has been changed to require applicants to agree in writing to abide by all regulations governing the program. This "master agreement" is in addition to the lease agreement, which covers matters concerned with the property. The master agreement is also required for purchasers of property for

use by the homeless. HUD believes these measures will help ensure the program is used for the intended purpose by clearly delineating requirements and responsibilities in these two documents.

Another commenter stated that the requirement for applicants to describe past experience in working with the homeless may deter groups that have no experience in that area. Approval of an applicant is not based entirely on the applicant's experience. HUD recognizes that some applicants may not have such direct experience, but may have other experience that will compensate, or may make arrangements with an experienced provider, such as a contractual relationship, to provide necessary supportive services.

One commenter recommended that HUD field offices work cooperatively with local neighborhood representatives to make sure applicants meet all specified criteria. HUD has issued notices and guidelines to this effect to the field offices, but sees no reason to include this internal management tool in the rule itself.

HUD received one comment stating that the approval procedures are confusing, and recommending that HUD offer technical assistance to potential applicants. HUD agrees, and has revised § 291.410 to clarify the data an applicant must submit to HUD for approval to participate in the program. In addition, field offices have been instructed to assist applicants in the approval process.

One commenter suggested that priority be given to governmental applicants over nonprofits. Because the program is not a competitive program, HUD does not believe that any one applicant should get a preference over another, and no case was made by the commenter of why government should have priority over nonprofit organizations. To the contrary, experience with the program has shown that a large majority of participants in this program have been nonprofit organizations, which have typically taken the lead in addressing this major social issue. HUD believes its policy of first come-first served, as set out in § 291.410(b)(1), is a fair one. Applicants are required to designate a geographical area of interest, and HUD coordinates the dissemination of information about properties in that area in a manner that ensures that applicants working in the same area receive the information at the same time.

Another commenter stated that preference should be given to applicants with homeless persons or formerly

homeless persons either on the boards of or employees of the applicants. Again, HUD does not view this program as a competitive one. It should also be pointed out that, under § 291.435(b) of this rule, boardmembers or employees of a provider (and those with whom they may have a family or business tie) may not benefit from the program, which includes occupying a property leased or purchased by the provider. This provision applies to all boardmembers or employees of the provider, even though they may be homeless.

One commenter suggested that lessees of HUD-acquired properties be given priority for funding under the McKinney Act programs. Assistance under McKinney Act programs, such as the Supportive Housing Demonstration programs, is awarded in national competitions under statutory criteria. HUD does not believe the McKinney Act authorizes such a priority. However, applicants for Supportive Housing funds, under both the Transitional Housing Program and the Permanent Housing for Handicapped Homeless Program, are required to demonstrate site control for a project in most cases. In § 291.420, this rule recognizes that requirement and permits an applicant for a Supportive Housing acquisition grant to lease, under certain conditions, HUD-acquired properties for a six-month term pending the award of a grant to purchase the property. If the applicant is unsuccessful and is not awarded a grant, it may convert the six-month lease to a lease with an option to purchase, provided it agrees to abide by the requirements of this program.

One commenter expressed concern about protecting the identity of providers who use the properties to provide shelter for victims of domestic violence, and recommended that the program guarantee the anonymity of such providers and their occupants. HUD recognizes the need to protect the identity of all occupants of the properties, whether or not they are victims of domestic violence, but does not believe it is necessary to include such a provision in the rule. The identity of any individual occupying the properties is protected under the personal privacy" exemption of the Freedom of Information Act (5 U.S.C. 552(b)(6)). (HUD also interprets this exemption as extending to street addresses of properties leased under the program, since information on the location of properties can be used to identify the occupants.) The exemption, however, does not extend to groups or organizations; therefore, the identity of the providers, which are governmental

entities or nonprofit organizations, cannot be protected.

Concentration of Property in a Single Neighborhood (Section 291.400(f))

The interim rule provides that, to the extent practicable and possible, HUD will avoid excessive concentration in a single neighborhood of properties leased or sold under this program. One commenter suggested that no more than five percent of HUD properties leased or sold for the homeless should be in an area, and no more than one such facility per block, while another commenter stated that making properties available in clusters would facilitate delivery of supportive services.

HUD believes that the need to avoid excessive concentration in a single neighborhood is important to the goal of integrating former homeless persons into the community. However, rigid standards such as these would be counterproductive and do not recognize the diversity of communities and needs. The need for flexibility outweighs the need to establish strict standards to ease delivery of supportive services. Therefore, the rule is unchanged on this issue.

Ten Percent of Inventory Available for Lease Program (Section 291.400(c))

The interim rule provides that up to ten percent of HUD's total inventory of eligible properties, as of October 1, 1989, will be made available for lease under this program. On October 1 in subsequent years, the ten percent figure will be adjusted upward or downward to reflect increases or decreases in the total inventory. Two commenters recommended that HUD field offices be given the authority to make more than ten percent of their inventory available where there is a demonstrated need.

While the ten percent cap remains in the rule at § 291.400(c), HUD Regional Offices have been given the authority to increase the number of leased properties in an area where the need for more properties is demonstrated and where there are sufficient properties available, provided that the ten percent figure is not exceeded nationwide.

Eligible Properties Available for Lease

The interim rule provides that properties will not be made available for lease under this program until they had been listed for sale for at least 30 days. (See § 291.1(c)(2) of the interim rule.) Several commenters complained about this procedure, pointing out that only undesirable properties were still available after 30 days. In addition, the Congress expressed its disapproval of this provision in the rule in section 337

of the Cranston-Gonzalez National Affordable Housing Act (NAHA), and prohibited HUD from implementing it in a final rule.

The provision has been removed from the final rule. All eligible properties, whether offered for direct sale or lease, will now be offered to approved applicants for a ten-day period before being offered for sale to the general public. Properties on which no offer to lease or purchase is received from an applicant during the ten-day period will then be made available for sale to the general public. After a 45-day public sale period, Field Offices will offer eligible properties for lease to applicants who have expressed an interest during or after the 45-day public sale period, as described in § 291.410(d)(3). Applicants should note that, under § 291.425(c), they may submit a competitive bid during the public bidding period. Direct sale offers will be accepted at any time after the initial ten-day offering period, under the conditions described in § 291.410(d)(4).

Maximum 3-year Least Term (Section 291.415(b))

Under the interim rule, properties are available for lease for a maximum of three one-year terms. HUD received a number of comments on this provision, all of which stated that providers should be allowed to lease properties for a considerably longer period. This provision was also disapproved by the Congress in section 337 of the NAHA. The final rule has changed to allow a maximum of five years for the lease period.

The main purpose of the Single Family Property Disposition Program is to reduce the inventory of HUD-acquired properties in a manner that ensures the maximum return to the FHA insurance fund as quickly as possible through the sale of the properties at fair market value. Only by replenishing the insurance fund, which is self-sustaining, can HUD ensure its strength and preserve it for use by future homebuyers. The purpose of the Single **Family Property Disposition Homeless** Initiative is to provide transitional housing for the homeless through providers who agree to help families, through supportive services, become self-sufficient and move into permanent housing. HUD believes that five years is the longest period that sale of the property committed to this program can reasonably be delayed.

Section 291.415(b) of the final rule provides that a property may be leased for an initial lease term of one year. The lease is renewable for four additional one-year terms, at the option of the provider and with the approval of HUD. HUD approval to renew a lease is a new provision in the final rule, but one that the Department believes is necessary to ensure that the program is used for the intended purpose. HUD approval will be based on whether the provider has met the requirements of this rule and the previous year's lease.

(Providers that leased properties under the interim rule will be eligible to extend the maximum term to five years if they sign new leases that reflect all other changes to the program as described in this rule.)

Responsibility for Cost of Repairs and Taxes (Sections 291.415(d), 291.415(f)(2), and 291.425(d)(2))

The interim rule requires providers (lessees) to pay all repair costs on the properties, including treatment of lead-based paint, if necessary. It also provides that properties will be sold on an as-is basis. Five commenters disagreed with this policy because of the costs to the providers.

The policy of selling properties in asis condition in this program is the same policy followed by HUD in its overall Single Family Property Disposition Program. HUD does not do extensive refurbishing and repairs before the sale of any property in its inventory, although it does inspect and treat defective painted surfaces. The mortgage insurance funds, already significantly depleted by a record number of foreclosures, cannot cover the costs of repairs and testing and treatment for lead-based paint. Providers that lease properties may use rent proceeds, to the extent available, to help defray the operating costs of a property, which include reasonable repair costs.

Testing and treatment for lead-based paint is necessary only where applicants lease or purchase properties constructed before 1978 and where children under the age of seven are expected to reside. HUD suggests that, if applicants intend to serve families with children under seven, they exercise judgment by selecting properties constructed after 1978. Where needed, one facility might be designated for treatment to accommodate families with children under age of seven. The final rule provides that, where testing of leased property reveals the presence of leadbased paint requiring treatment and the lessee concludes that the cost of treatment would be beyond its means, the lessee may cancel the lease. The rule has also been changed to require testing and treatment, where necessary, on all applicable surfaces, rather than "chewable" surfaces.

One commenter believes that HUD should pay the property taxes. HUD disagrees, because property taxes also form part of the operating costs of a property, which may be paid out of any rent proceeds received by providers from occupants. Since the Department receives only the nominal fee of \$1 per year during the lease period, any payment for taxes by HUD would come from the mortgage insurance fund, further increasing the loss sustained by the fund. Applicants may be able to work with local governments to abate property taxes, in which case it will not be necessary to pay the taxes to HUD.

Ten Percent Discount on Purchase of Property (Sections 291.415(f)(1), 291.420(a)(3), and 291.425(b))

The interim rule provides that properties will be sold at a ten percent discount. Several commenters thought that the discount should be greater. The preamble to the interim rule, under the section entitled "Justification of the cost of HUD's Single Family Homeless Program," provided HUD's justification for not allowing a greater discount on the sale of a property. Although helping to end the tragedy of homelessness is a priority of the Department, the Secretary has an overarching responsibility to protect the financial integrity of the FHA insurance funds. Under the direct sales program of the Homeless Initiative, the ten percent discount to purchasers causes little, if any, loss to the insurance funds. The same cannot be said when properties, which might otherwise be sold promptly at fair market value, are leased for \$1 a year. Since the maximum lease period has been increased to five years, the loss to the funds will be an even greater one. Therefore, the Secretary has determined that, in order to avoid further jeopardizing the security of the insurance funds, no loss may be sustained on sales under this program and the allowable discount will remain at ten percent. This discount is available whether the applicant purchases property under the direct sale procedure, described in § 291.425(b), or under the competitive sale procedure, described in § 291.425(c).

Resident Rent (Section 291.415(c))

The interim rule allows providers to charge rent to occupants based on their ability to pay, but not in an amount that exceeds the operating costs for the property. One commenter suggested that the rent charged should be calculated in the same way rent is calculated for residents of public housing or section 8 assisted housing, i.e., under a formula set out in section 3(a) of the U.S. Housing Act of 1937 (1937 Act).

The final rule retains the provision allowing providers to charge rent based on the occupant's ability to pay. However, the rule now provides that the amount charged may not exceed the amount allowed under the 1937 Act. Under this formula, unless HUD approves a higher rent after consideration of such factors as the cost of operating housing in the area and the amount of the lessee's contribution to the program, the maximum rent a provider may charge occupants is the highest of: (1) 30 percent of the family's monthly adjusted income; (2) 10 percent of the family's monthly income; or (3) any part of welfare payments received from a public agency by the family specifically designated by the agency for housing costs. In no event, however, may the rent charged exceed the operating costs of the property. HUD will provide technical assistance to providers in calculating maximum rents.

Definition of Homeless (Section 291.405)

One commenter wrote that the definition of "homeless" in the interim rule is too restrictive, and eliminates a large majority of the homeless population recognized in the Federal preference rule applicable to public housing and section 8 assisted housing programs. (See 24 CFR 880.613 for the preference rule as applied to a section 8 program, and 24 CFR 960.211 as applied to public housing.)

HUD disagrees with the commenter. The Federal preference rule applies to public and Indian housing and section 8 housing assistance programs, and generally gives a preference to persons living in substandard housing, persons paying more than 50 percent of their income for rent, and persons involuntarily displaced. It is not considered a definition of homeless. As used in the interim rule, the definition of homeless is the statutory definition of that term contained in the Stewart B. McKinney Homeless Assistance Act. The definition has been clarified in this final rule to reflect the program purpose of providing transitional housing (§ 291.400(a)) for homeless persons and to ensure that only persons who lack shelter, commonly referred to as "street people," and those residing in emergency shelters and who lack resources to obtain shelter are served. Certain families and individuals who are at imminent risk of becoming homeless may also be served. The rule includes an income limit for homeless participants of 50 percent of the median income for the area.

#### Miscellaneous Issues

One commenter requested that HUD clarify the provision in § 291.435(e) that requires providers to administer a policy designed to ensure that properties are free from the illegal use, possession, or distribution of drugs or alcohol, by emphasizing that this section does not prohibit the legal possession and use of alcohol in single family housing. HUD believes the wording of the rule is sufficient, because it emphasizes the illegal use of drugs and alcohol.

Nearly all commenters urged HUD to assist with the operating costs and supportive services. HUD understands the concern providers have with the costs incurred in operating a program. However, there are no FHA funds available to assist providers under this program with those costs. HUD has always presumed providers that are in the business of helping end homelessness would have to commit or obtain other funding sources to participate. Hence, the requirement that applicants demonstrate the financial

capacity to participate. Funds are available to applicants for McKinney Act grants under the Supportive Housing Demonstration on a matching basis. (See 24 CFR parts 577 and 578.) Generally, HUD conducts competitions for these grants on an annual basis as funds are appropriated by Congress for the programs under the Demonstration. An applicant for a Supportive Housing grant may lease a HUD-acquired property for a period of six months pending award of a HUD grant while its application for the grant is pending. If a grant is awarded, it may not only cover the costs of purchasing the property but also help defray the operating and supportive services costs.

One commenter suggested that applicants who purchase properties be allowed to re-sell them to homeless or low-income families. HUD agrees with the commenter. Under the interim rule, applicants who purchase properties through the direct sale procedure (§ 291.425) are not restricted from reselling the property in any way. The final rule has not been changed with respect to direct sale purchasers.

The interim rule provides that lessees who exercise the option to purchase will be offered the properties at the fair market value established at the time of the initiation of the lease, less ten percent. The interim rule further provides that, in the event conditions beyond the control of the lessee cause a property to decrease in value, the property will be offered at the fair market value at the time of purchase, less ten percent. Section 291.415(f),

which governs the purchase of leased properties, has been revised in this final rule to require that lessee-purchasers must agree to use the properties either to house low-income tenants for a period of not less than 10 years after purchase or to resell the properties to low-income buyers. If a lessee-purchaser does not agree to such a commitment, the property will be offered at the higher of the fair market value at the time of initiation of the lease or at the time of purchase. After revisiting this issue, HUD believes such a restriction is necessary to deter lessees from leasing properties at \$1 a year while the value of the property increases, then purchasing at the lower price and re-selling at a profit. To permit organizations such a windfall is contrary to the spirit of this program.

#### III. Other Changes

HUD's experience with this program has shown that its purpose has been widely misunderstood. Many providers saw it as a means to help low-income families and individuals become homeowners. While this objective is a current priority of the Department, it is not the purpose of this program. Therefore, § 291.400(a) has been expanded to explain more fully the purpose of the Single Family Homeless Initiative as a program to provide transitional housing and supportive services to the homeless with the goal of helping them become self-sufficient. For this reason, § 291.415(a) also contains a new requirement that providers execute a sublease agreement with the occupants, in a form prescribed by HUD, that limits an occupant's tenancy to no longer than two years. Based on its experience with other homeless programs, HUD believes this period is adequate, when supportive services are provided, for the occupants to become self-sufficient and obtain permanent housing.

The final rule, at § 291.415(b), now requires a lessee to sublease a property to a homeless occupant within 30 days of leasing the property from HUD or of a vacancy occurring. (This provision does not apply to Supportive Housing applicants who are leasing properties pending the award of a grant.) HUD field offices may approve a longer period than 30 days, on a case-by-case basis, when HUD determines more time is necessary to make repairs or for other reasons. This change to the rule has been made to ensure that properties are used for the intended purpose as quickly as possible. HUD believes that, in most cases, thirty days is a sufficient time for repairs or clean-up of the properties.

Lessees will be required, under § 291.415(d)(1), to establish an escrow account, with HUD a co-signer on the account, to ensure that funds are available for the payment of taxes. Lessees must make monthly deposits to the account in an amount sufficient to reimburse HUD for the payment of taxes.

Before publication of the interim rule, the Department required lessees to carry insurance against damage to the property (referred to as "hazard insurance"). This requirement was eliminated in the interim rule (see the preamble at 55 FR 1159). The Department stated then that it would monitor such losses, and reserved the right to reinstate the requirement if losses proved substantial. While the requirement is not reinstated in this final rule, the Department believes the issue needs further explanation.

The "hazard insurance" requirement was for the purpose of insuring the property against damage caused by circumstances outside the control of the lessee or the occupants of the property. The elimination of the requirement to carry such insurance did not diminish a lessee's responsibility for damage to the property caused by the intentional or negligent acts of the lessee or the occupants. Leases under the program require lessees to repair such damage within a reasonable time after the damage occurs, with failure or refusal to do so constituting grounds for termination of the lease or termination from the program. This requirement now appears in the final rule at § 291.415(e). Whether the lessee obtains insurance to protect itself against this type of loss is left to the discretion of the lessee.

The final rule retains the requirement to maintain insurance against loss by reason of death or injury to any person or loss or damage to the personal property of any person resulting from the use of the property, with the Department as a beneficiary or payee. However, the provision, at § 291.415(d)(2), has been changed to clarify that the insurance is to be maintained for the duration of the lease, and that proof of insurance is to be provided to HUD at the time the lease is signed and as the policy is renewed. Lessees are also required to notify HUD if the insurance is cancelled.

A recordkeeping requirement has been added to the final rule to assist HUD in monitoring the program. In addition, a waiver provision has been added to allow for the waiver of any nonstatutory requirement of the rule unless a finding of good cause has been made. (The waiver provision is

contained in a new subpart F, and will apply to all provisions of part 291, including the final rule governing all aspects of the Single Family Property Disposition program, to be published in the near future.) In compliance with the Department's Statement of Policy on the procedures governing the waiver of regulations, published on April 22, 1991 (56 FR 16337), all waivers must be in writing and supported by documentation of the facts and reasons forming the basis for the waiver, and will be published in a Federal Register potice containing all relevant information concerning the waiver.

#### IV. Other Matters

The collection of information requirements for this program were submitted to OMB for review under section 3504[h] of the Paperwork Reduction Act of 1980, and were approved under OMB control numbers 2502-0306 and 2502-0412.

This rule does not constitute a "major rule" as that term is defined in section 1(d) of the Executive Order on Federal Regulations issued by the President on February 17, 1981. An analysis of the rule indicates that it will not: (1) Have an annual effect on the economy of \$100 million or more; (2) cause a major increase in costs or prices for consumers, individual industries. Federal, State, or local government agencies, or geographic regions; or (3) have a significant adverse effect on competition, employment, investment, productivity, innovation, or on the ability of United States-based enterprises to compete with foreignbased enterprises in domestic or export markets.

A Finding of No Significant Impact with respect to the environment has been made in accordance with HUD regulations at 24 CFR part 50, which implement section 102[2](C) of the National Environmental Policy Act of 1969. The Finding is available for public inspection between 7:30 a.m. and 5:30 p.m. weekdays in the Office of the Rules Docket Clerk, Office of the General Counsel, Department of Housing and Urban Development, room 10276, 451 Seventh Street SW., Washington, DC 20410.

The General Counsel, as the designated official under Executive Order 12606, The Family, has determined that some of the policies in this final rule will have a potential significant impact on the formation, maintenance, and general well-being of participating homeless families. Participation of families in the program can be expected to support family values, by helping families remain

together; by enabling them to live in decent, safe, and sanitary housing; and by offering the supportive services that are necessary to acquire the skills and means to live independently in mainstream American society.

The General Counsel has also determined, as the Designated Official for HUD under section 6(a) of Executive Order 12612. Federalism, that the policies contained in this rule do not have federalism implications and, thus, are not subject to review under that Order.

In accordance with 5 U.S.C. 605(b) (the Regulatory Flexibility Act), the Undersigned hereby certifies that this rule will not have a significant economic impact on a substantial number of small entities because the program has been designed to make properties available with as little regulation as possible under existing law.

This rule was listed as item number 1305 in the Department's Semiannual Agenda of Regulations published at 56 FR 17360, 17389 on April 22, 1991, under Executive Order 12291 and the Regulatory Flexibility Act.

#### List of Subjects in 24 CFR

#### Part 291

Community facilities, Homeless, Surplus government property, Low and moderate income housing, Mortgages, Lead poisoning, Conflict of interests, Reporting and recordkeeping requirements.

#### Part 577

Community facilities, Employment, Grant programs—housing and community development, Grant programs—social programs, Handicapped, Homeless, Indians, Mental health programs, Nonprofit organizations, Reporting and recordkeeping requirements, Technical assistance.

#### Part 578

Community facilities, Grant programs—housing and community development, Grant programs—social programs, Handicapped, Homeless, Mental health programs, Nonprofit organizations, Reporting and recordkeeping requirements, Technical assistance.

Accordingly, for the reasons stated in the preamble, chapters II and V of title 24 of the Code of Federal Regulations are amended as follows: CHAPTER II—OFFICE OF ASSISTANT SECRETARY FOR HOUSING-FEDERAL HOUSING COMMISSIONER, DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT

1. Part 291 is revised, to read as follows:

#### PART 291—DISPOSITION OF HUD-ACQUIRED SINGLE FAMILY PROPERTY

#### Subparts A-D-[Reserved]

Subpart E—Lease and Sale of HUD-Acquired Single Family Properties for the Homeless

San

291.400 Purpose and scope.

291.405 Definitions.

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291.415 Lease with option to purchase properties for use by the homeless.

291.420 Supportive Housing Demonstration program lease-option to purchase properties.

291.425 Sale of properties for use by the homeless.

291.430 Elimination of lead-based paint hazards.

291.435 Applicability of other Federal requirements.

## 291.440 Recordkeeping requirements. Subpart F-Walvers

#### 291.500 Waivers

Authority: Secs. 203 and 211. National Housing Act (12 U.S.C. 1709 and 1715b); sec. 2, Housing Act of 1949 (42 U.S.C. 1441); sec. 2, Housing and Urban Development Act of 1968 (42 U.S.C. 1441a); sec. 7(d), Department of Housing and Urban Development Act (42 U.S.C. 3535(d)).

#### Subpart A-D--[Reserved]

#### Subpart E—Lease and Sale of HUD-Acquired Single Family Properties for the Homeless

#### § 291.400 Purpose and scope.

(a) Purpose. The purpose of this subpart is to describe the basic policies and procedures that govern the disposition of HUD-acquired one- to four-family properties for use by the homeless. The purpose of the program is to assist individuals and families who are homeless by providing them with transitional housing and appropriate supportive services with the goal of helping them move to independent living. Use of HUD-acquired properties by lessees must be with the understanding that the housing provided under this program is transitional and the occupants are expected to seek and obtain permanent housing resources within two years.

(b) Property available. HUD will make available, to applicants approved by HUD, certain HUD-acquired single

family properties for use by the homeless. Properties will be available for lease with option to purchase, for lease-option under the McKinney Act Supportive Housing Demonstration

program, or for sale.

(c) Praperty available for lease with aption to purchase. HUD will make available up to 10 percent of its total inventory of eligible properties as of October 1, 1989. Thereafter, on October 1 of each year, the 10 percent figure will be adjusted upward or downward to reflect increases or decreases in the total inventory. Property will be available for lease under the terms and conditions described in § 291.415.

(d) Praperty available under a McKinney Act Suppartive Housing Demonstration lease-option agreement. Eligible properties will be available under a lease-option to purchase agreement, under the terms and conditions described in § 291.420, to Supportive Housing Demonstration program applicants for acquisition grants under 24 CFR parts 577 and 578.

(e) Property available for sale. Eligible properties will be available for competitive sale or direct sale for fair market value, less a 10 percent discount, under the terms and conditions

described in § 291.425.

(f) Cancentration of properties. To the extent practicable and possible, HUD will avoid excessive concentration in a single neighborhood of properties leased or sold under this subpart.

(g) Failure to camply with requirements. Failure to comply with the requirements of this subpart, or the requirements of a lease issued under this subpart, may result in termination from the program.

#### § 291.405 Definitions.

As used in this subpart.

Applicant means a State, metropolitan city, urban county, governmental entity, tribe, or private nonprofit organization that submits a written expression of interest in eligible properties under this subpart. Governmental entities include those that have general governmental powers (e.g., a city or county), as well as those with limited or special powers (e.g., public housing agencies or state housing finance agencies). In the case of applicants leasing properties while their applications for Supportive Housing: Demonstration assistance are pending, applicant means an entity meeting the definition of applicant under 24 CFR 577.5 or 578.5.

Campetitive sale means a sale through a sealed bid process in ompetition with other bidders where properties have been publicly advertised to all prospective purchasers for bids. Direct sale means a sale to a selected purchaser to the exclusion of all others without resorting to advertising for bids. Such a sale under this subpart is available only to approved applicants.

Disposition means the sale, or lease with option to purchase, of eligible properties for use by the homeless.

Eligible properties means all single family properties acquired by HUD under the Mutual Mortgage Insurance Fund, the Special Risk Insurance Fund, the General Insurance Fund, or other housing programs, except properties committed to other HUD programs.

Hameless means:

(1) Individuals or families who lack the resources to obtain housing, whose annual income is not in excess of 50 percent of the median income for the area, as determined by HUD, and who:

(i) Have a primary nighttime residency that is a public or private place not designed for, or ordinarily used as, a regular sleeping accommodation for human beings;

(ii) Have a primary nighttime residence that is a supervised publicly or privately operated shelter designed to provide temporary living accommodations (including welfare hotels, congregate shelters, and transitional housing, but excluding prisons or other detention facilities); or

(iii) Are at imminent risk of homelessness because they face immediate eviction and have been unable to identify a subsequent residence, which would result in emergency shelter placement (except that persons facing eviction on the basis of criminal conduct such as drug trafficking and violations of handgun prohibitions shall not be considered homeless for purposes of this definition; or

(2) Handicapped person who are about to be released from an institution and are at risk of imminent homelessness because no subsequent residences have been identified and because they lack the resources and support networks necessary to obtain access to housing.

HUD means the Department of Housing and Urban Development.
Lessee means the applicant, approved by HUD as financially responsible, that executes a lease agreement with HUD for an eligible property.

Occupant means a homeless individual or family that occupies an eligible property after that property has been leased to an applicant under this subpart.

Private nanprofit arganization means a secular or religious organization, no part of the net earnings of which may inure to the benefit of any member, founder, contributor, or individual. The organization must:

(1) Have a voluntary board:

(2)(i) Have a functioning accounting system that is operated in accordance with generally accepted accounting principles; or

(ii) Designate an entity that will maintain a functioning accounting system for the organization in accordance with generally accepted

accounting principles;

(3) Practice nondiscrimination in the provision of assistance under this subpart in accordance with the authorities described in § 291.430(a); and

(4) Have nonprofit status as demonstrated by section 501(c)(3) of the Internal Revenue Code approval, or demonstrate that an application for such status is currently pending approval.

Secretary means the Secretary of the Department of Housing and Urban

Development.

Single family property means a property designed for use by one to four families.

State means any of the several States, the District of Columbia, the Commonwealth of Puerto Rico, the Virgin Islands, Guam, American Samoa, the Northern Mariana Islands, the Trust Territory of the Pacific Islands, and any other territory or possession of the United States.

Suppartive Hausing Demanstration means the Transitional Housing Program described in 24 CFR part 577 or the Permanent Housing for the Handicapped Homeless Program described in 24 CFR part 578.

Tribe means any Indian tribe, band, group, or nation, including Alaska Indians, Aleuts, and Eskimos and any Alaskan Native Village, of the United States, which is considered an eligible recipient under title I of the Indian Self-Determination and Education Assistance Act (25 U.S.C. 450) or was considered an eligible recipient under the State and Local Fiscal Assistance Act of 1972 (31 U.S.C. 6701) before repeal of that Act. Eligible recipients under the Indian Self-Determination and **Education Assistance Act are** determined by the Bureau of Indian Affairs.

## § 291.410 Applicant preapproval; notification of eligible properties.

(a) Applicant preapproval. (1) An applicant must be preapproved by HUD before a Field Office may notify it of eligible properties, as described in paragraphs (b) and (c) of this section.

(b) Applicant agreement. A preapproved applicant must agree in

writing, on a form prescribed by HUD, to abide by the provisions of this part in order to lease or purchase properties under this subpart.

(c)Applicant data. To obtain preapproval, applicants must provide to the appropriate HUD Field Office the

following data:

(1) A description of past experience relevant to providing housing or supportive services for the homeless, to include, where available, racial, ethnic, and gender data on persons served or housed;

(2) A description of the particular homeless population expected to occupy the property (to include, where available, racial, ethnic, and gender data) supportive services required by that group, and how the supportive

services will be provided;

(3) For applicants that desire to sublease property during the period of time the application for Supportive Housing assistant is pending, as described in § 291.420(c)(2), documentation of the ability to meet the obligations of § 291.415(d);

(4) For private nonprofit organizations, information on eligibility, including:

(i) The date the organization was

established;
(ii) Evidence that its board of
directors is voluntary and approves the
application to HUD;

(iii) Evidence that the board understands the responsibilities

contained in the lease;
(iv) Evidence that the board can enter
into lease arrangements with homeless

occupants; and

(v) Evidence of nonprofit status as demonstrated by section 501(c)(3) of the Internal Revenue Code approval (or pending approval); and

(5) For private nonprofit organizations, evidence of financial

capacity, including:

(i) The number of properties the applicant expects to lease from HUD, an estimate of the operating costs of the properties per month, and the basis for the estimate;

(ii) An estimate of all overhead costs

to administer the program;

(iii) Evidence of financial and other resources to meet the obligations of § 291.415(d) and other operating costs of the property, and the extent to which the organization will rely on rents charged the occupants to meet its obligations;

(iv) Evidence that the applicant has a current audited financial statement for the past two years or, if the applicant has not been in existence for the past two years or has not been audited, other evidence of financial stability. (HUD has determined, for purposes of the

requirements of this subpart, that States, metropolitan cities, urban counties, governmental entities, and tribes are

financially responsible.)

(d) Notification of eligible properties. (1) Applicants, pre-approved by HUD as described in paragraph (a) of this section, must designate geographical areas of interest to appropriate HUD Field Offices. Upon request, and before properties are listed for sale to the general public, Field Offices will notify applicants in writing when eligible properties become available in the area designated by the applicant. Such properties will remain available for a ten-day consideration and inspection period before being offered to the general public. The ten-day period will begin to run upon notification of the applicant by the Field Office. (Where notification is by mail, the ten-day period will begin to run five days after mailing.) Field Offices will coordinate the dissemination of the information to ensure that where more than one applicant designates a specific area, those applicants receive the list of properties at the same time, based on intervals agreed upon between HUD and the applicants. Properties will be leased or sold to applicants on a first come-first served basis.

(2) Applicants must submit a written expression of interest to the Field Office by the end of the ten-day period. If no communication from the applicant is received by the end of the ten-day consideration and inspection period, and no other applicant has expressed an interest in the property, the Field Office will offer the properties for sale to the general public. HUD may limit the number of properties held off the market for an applicant at any one time, based upon the applicant's financial capacity as determined by HUD from information provided in the preapproval process.

(3) After the initial ten-day offering period, a property will not be available to applicants for lease again until it has been offered to the public for 45 days. If an applicant expresses an interest in a property during or after the 45-day public sale period, the Field Office will offer the property to the applicant for ten days after the public sale period, provided the property is unsold, no offer from the public has been received, and the property is not in a public bid-offering period or committed to another purpose or program.

(4) After the initial ten-day offering period, a property will be available to applicants for direct sale, provided the property is unsold, no offer from the public has been received, and the property is not in a public bid-offering

period or committed to another purpose or program.

(Approved by the Office of Management and Budget under OMB control number 2502– 0412)

## § 291.415 Lease with option to purchase properties for use by the homeless.

- (a) Certification. Eligible properties are available for lease to applicants, approved by HUD, that certify that the property will be utilized only for the purpose of providing transitional housing for the homeless during the lease term and that the intended use of the property will be consistent with all local laws and regulations. The lease agreement will be in a form prescribed by the Secretary. Lessees must execute a sublease with occupants in a form prescribed by the Secretary limiting an occupant's tenancy to no longer than two years.
- (b) Term of lease. (1) A lease of an eligible property may be negotiated for such time as the lessee requires, not to exceed one year. Leases are renewable, at the option of the lessee and with the approval of HUD, at the end of the first lease term for up to four additional one-year terms, on a year-to-year basis, provided the lessee has met the requirements under this program.

(2) Approvals for lease renewals will be denied if HUD determines that the lessee has not complied with the requirements of this part or the lease.

- (3) A property will not be leased to a lessee for a period longer than five years. At the end of the five-year period, if the lessee has not exercised the option to purchase, HUD will notify the lessee to vacate the property and, if necessary, will take appropriate action under the eviction laws of the jurisdiction in which the property is located. All property returned to HUD must be vacant, and will be placed on the market for sale to the general public.
- (4) Within 30 days of leasing a property from HUD or within 30 days after a property is vacated, a lessee must sublease the property to the homeless, unless a longer period is approved by HUD.
- (c) Rent. (1) The lessee must pay HUD a nominal rent of \$1 for each one-year lease period.
- (2) A lessee may charge rent, including utilities, to an occupant at a rate appropriate to the financial means of the occupant. Unless HUD approves after consideration of such factors as the cost of operating housing in the area and the amount of the lessee's contributions to the program, such rent may not exceed the highest of:

(i) 30 percent of the family's monthly adjusted income (adjustment factors include the number of people in the family, age of family members, medical expenses, and child care expenses);

(ii) 10 percent of the family's monthly

income; or

(iii) If the family is receiving payments for welfare assistance from a public agency and a part of the payments, adjusted in accordance with the family's actual housing costs, is specifically designated by the agency to meet the family's housing costs, the portion of the payments that is designated.

(3) In no event may the rent charged an occupant exceed the occupant's pro rata share of the lessee's costs of

operating the property.

(d) Property operating costs and insurance. (1) Lessees are responsible for the payment of all utilities, taxes, association fees, repair costs (including treatment for lead-based paint, if necessary), management costs, and any other costs associated with the operation of leased properties. Lessees must establish an escrow account in a financial institution insured either by the Federal Deposit Insurance Corporation (FDIC) or the National Credit Union Share Insurance Fund, with HUD as a co-signer on the account, and must make monthly deposits to the account in an amount sufficient to reimburse HUD for any taxes on the property.

(2) Lessees must obtain general liability insurance on each leased property, in an amount determined by HUD and specified in the lease agreement, against loss by reason of death or injury to any person or loss or damage to property of any person resulting from the lessee's use of the property. A copy of the policy must be provided to HUD upon execution of the lease, and the insurance must be maintained for the duration of the lease.

(3) If the lease is terminated before the end of the lease term, taxes and utilities due on the property will be prorated between HUD and the lessee.

(4) In the event a lease is terminated due to failure of the lessee to comply with the lease agreement or the requirements under this subpart, the lessee must remove the occupants of the property to adequate housing.

(e) Damage to leased properties. Any damage to leased property caused by the intentional or negligent acts of the lessee or occupants must be repaired by the lessee at its own expense. If the lessee does not make the necessary repairs within a reasonable time after the damage occurs, HUD may, at its option, make the repairs and charge the cost to the lessee. Failure by the lessee

to make the necessary repairs or to reimburse HUD for the cost of repairs will constitute grounds for termination of the lease and may result in termination from the program.

(f) Purchase of leased properties. (1) Lessees that desire to purchase leased properties during the lease term will be offered the properties at the lower of the fair market value established at the time of the initiation of the lease or at the time of the sale, less 10 percent, provided lessees agree to use the properties either to house low-income tenants for a period of not less than 10 years or to resell the properties to lowincome buyers. If the lessee does not agree to such conditions, the lessee must purchase the properties at the higher of the fair market value at the time of the initiation of the lease or at the time of the sale, less ten percent. Any repairs to or rehabilitation of a property done by a lessee during the lease term will not be reflected in the purchase price.

(2) Sales of leased properties will be on as-is. all-cash basis. HUD will not pay a fee for a selling broker. HUD will pay the closing agent's fee. The purchaser must pay all other closing

#### § 291.420 Supportive Housing Demonstration program lease-option to purchase properties.

(a) Lease-option for Supportive Housing Demonstration program applicants. (1) Eligible properties will be available under a lease-option agreement to applicants for acquisition grants under the Supportive Housing Demonstration program, as described in 24 CFR parts 577 or 578. An applicant may enter into a lease-option agreement with HUD for up to six months while its application for Supportive Housing assistance is being reviewed by HUD.

(2) Except as provided in paragraph (c) of this section, the applicant may not sublease the property during the lease term. The applicant is responsible for the payment of all taxes and utilities for the property and for the security and maintenance of the property, including lawns and grounds, during the lease

(3) The applicant may purchase the property for fair market value, less 10 percent, at any time during the lease period in accordance with the terms of

§ 291.415(f).

(b) Termination of the lease-option agreement. If the applicant is not approved for assistance under the Supportive Housing Demonstration program, or for any other reason desires to terminate the lease-option agreement during the lease term, the applicant must promptly notify the Field Office that it is

releasing the property back to HUD. All taxes will be prorated as of the termination date of the lease-option agreement, and the property must be returned to HUD in the same condition in which it was conveyed to the applicant. The lease-option agreement terminates automatically at the end of the lease term if the applicant fails to exercise its right to purchase and no extension has been granted.

(c) Converting lease-option to lease with option to purchase; occupancy during lease-term. (1) A lessee whose application for Supportive Housing assistance is not approved may convert the lease-option agreement to a lease with option to purchase under the terms and conditions of § 291.415, subject to

HUD approval.

(2) A lessee may be allowed to sublease the property to the homeless while its application for Supportive Housing assistance is pending if the lessee demonstrates to HUD's satisfaction the ability to meet the obligations described in § 291.415(d) and the preapproval requirements of § 291.410. In the event the application for Supportive Housing assistance is not approved, the lessee must execute a lease with option to purchase agreement under the terms and conditions of § 291.415 in order to continue to sublease.

## § 291.425 Sale of properties for use by the

(a) Sale of properties. Eligible properties are available for applicants to purchase by either direct sale or competitive sale for use by the homeless.

(b) Direct sales. For direct sales, the purchase price for the property will be at the fair market value established for the property in the approved disposition

program, less 10 percent.

(c) Competitive sales. As an alternative to direct sales, an applicant, whether or not preapproved by HUD, may submit a competitive bid on any property listed for sale to the general public, following normal HUD procedures for the competitive bid process. If the applicant's competitive bid is the winning bid at the bid opening, the HUD Field Office will accept the bid, and will reduce the net amount due HUD by 16 percent.

(d) Terms of sale. (1) To purchase property by direct or competitive sale, an applicant must execute Form HUD-9548, Sales Contract. The applicant will be given 30 to 60 days (depending on the practice of the local HUD Field Office) from the date of acceptance of the contract by the Field Office to close the

sale. Earnest money deposits and closing extension fees may be collected by the Field Office, if necessary, to assure compliance with the sales contract.

(2) Sales will be on an as-is, all-cash basis. HUD will not pay a fee for a selling broker. HUD will pay the closing agent's fee. The purchaser must pay all other closing costs.

(Approved by the Office of Management and Budget under OMB control number 2502– 0306)

### § 291.430 Elimination of lead-based paint hazards.

(a) Lead-based paint. The requirements of the Lead-Based Paint Poisoning Prevention Act (42 U.S.C. 4821-4846) and implementing regulations at 24 CFR part 35 (except as superseded in paragraphs (c) and (d) of this section) apply to the lease or sale of property constructed prior to 1978 under this subpart. This section establishes procedures to eliminate, as far as practicable, the hazards of lead-based paint poisoning with respect to properties that may be occupied by children under seven years of age. This section is promulgated under 24 CFR 35.25(b)(4) and supersedes, with respect to this program, the requirements prescribed in subpart C of 24 CFR part

(b) *Definitions*. The following definitions apply to this section:

Applicable surfaces means all intact and non-intact painted interior and exterior surfaces of a residential structure.

Defective paint surfaces means paint on applicable surfaces that is cracking, scaling, chipping, peeling, or loose.

Lead-based paint means a paint surface, whether or not defective, identified as having a lead content greater than or equal to 1 mg/cm².

(c) Inspection and treatment of defective paint surfaces. HUD will inspect the property for defective paint surfaces before offering the property for sale or lease. If defective paint surfaces are found, treatment as required by 24 CFR 35.24(b)(2)(ii) shall be completed by HUD before the sale or lease of the property.

(d) Testing and treatment of applicable surfaces. (1) If the lessee or purchaser knows or has reason to expect that the property will be occupied by homeless families with children under the age of seven years, the lessee or purchaser must cause the unit to be tested for lead-based paint on all applicable surfaces before initial occupancy. Testing must be conducted by a State or local health or housing agency, by an inspector certified or

regulated by a State or local health or housing agency, or by an organization recognized by HUD. Lead content must be tested by using an X-ray florescence analyzer (XRF) or other method approved by HUD. Test readings of 1 mg/cm2 or higher using an XRF shall be considered positive for presence of leadbased paint. Where lead-based paint is identified, the lessee or purchaser must cause all applicable surfaces to be treated. Treatment must consist of covering or removal of the paint surface in accordance with 24 CFR 35.24(b)(2)(ii). If the lessee or purchaser certifies to HUD that the property will not be occupied by homeless families with children under the age of seven years, no testing or treatment will be required.

(2) If a lessee or purchaser has reason to believe that a property contains lead-based paint on applicable surfaces, it may, at its option, dispense with the testing procedure and proceed directly to treatment.

(3) The lessee or purchaser may not allow the property to be occupied by children under seven years of age until proof of testing or treatment, if necessary, has been submitted to and reviewed by HUD.

(e) Where testing of leased property reveals the presence of lead-based paint requiring treatment and the lessee concludes that the cost of treatment would be beyond its means, the lessee may cancel the lease.

## § 291.435 Applicability of other Federal requirements.

Each lessee or purchaser of property under this subpart must comply with the following additional requirements:

(a) Nondiscrimination and equal opportunity. (1) The requirements of the Fair Housing Act (42 U.S.C. 3601-19) and implementing regulations at 24 CFR part 100; Executive Order 11063, as amended by Executive Order 12259 (3 CFR, 1959-1963 Comp., p. 652 and 3 CFR, 1980 Comp., p. 307) (Equal Opportunity in Housing) and implementing regulations at 24 CFR part 107; title VI of the Civil Rights Act of 1964 (42 U.S.C. 2000d) (Nondiscrimination in Federally Assisted Programs) and implementing regulations at 24 CFR part 1; the prohibitions against discrimination on the basis of age under the Age Discrimination Act of 1975 (42 U.S.C. 6101-07) and implementing regulations at 24 CFR part 146; and the prohibitions against discrimination against handicapped individuals under section 504 of the Rehabilitation Act of 1973 (29 U.S.C. 794) and implementing regulations at 24 CFR part 8.

(2) Lessees or purchasers that intend to serve designated populations of the homeless must comply, within the designated population, with the requirements for nondiscrimination on the basis of race, color, religion, sex, national origin, age, familial status, and handicap.

(3) If the procedures that the lessee or purchaser intends to use to make known the availability of housing are unlikely to reach persons of any particular race. color, religion, sex, age, national origin, familial status, or handicap who may qualify for admission to the housing, the recipient must establish additional procedures that will ensure that interested persons can obtain information concerning the availability of the housing.

(4) The lessee or purchaser must adopt procedures to make available information on the existence and locations of facilities and services that are accessible to persons with a handicap and maintain evidence of implementation of the procedures.

(b) Conflicts of interest. No person who is an employee, agent, consultant, officer, or elected or appointed official of the lessee or purchaser of property under this subpart, or who is in a position to participate in a decisionmaking process or gain inside information with regard to the lease or purchase of the property, may obtain a personal or financial interest or benefit from the lease or purchase of the property, or have an interest in any contract, subcontract, or agreement with respect thereto, or the proceeds thereunder, either for himself or herself or for those with whom he or she has family or business ties, during his or her tenure or for one year thereafter.

(c) Use of debarred, suspended, or ineligible contractors. The provisions of 24 CFR part 24 apply to the employment, engagement of services, awarding of contracts, or funding of any contractor or subcontractor during any period of debarment, suspension, or placement in ineligibility status.

(d) Intergovernmental review. The requirements for intergovernmental review in Executive Order 12372, as amended by Executive Order 12416 (3 CFR, 1982 Comp., p. 197 and 3 CFR, 1983 Comp., p. 186) and the implementing regulations at 24 CFR part 52 are not applicable to applications under this subpart.

(e) Drug- and alcohol-free housing.
Lessees and purchasers are required to administer, in good faith, a policy designed to ensure that the property is free from the illegal use, possession, or distribution of drugs or alcohol.

#### § 291.440 Recordkeeping requirements.

Each lessee must establish and maintain sufficient records to enable the Secretary to determine whether the requirements of this subpart have been met. This includes, where available, racial, ethnic, gender, and handicap status data on the applicants for, and beneficiaries of, this homeless initiative.

(Approved by the Office of Management and Budget under OMB control number 2502– 0412)

#### Subpart F-Waivers

#### § 291.500 Walvers.

Upon completion of a determination and finding of good cause, the Assistant Secretary for Housing-Federal Housing Commissioner may waive any provision of this part in any particular case, subject only to statutory limitations. The authority to waive a regulatory requirement in this part may not be redelegated by the Assistant Secretary for Housing, except that he or she may redelegate, to another Assistant Secretary within the Department, the authority to waive particular requirements in subpart E of this part. Each waiver must be in writing, and must be supported by documentation of the facts and reasons that formed the basis for the waiver. HUD will publish a notice in the Federal Register informing the public of all waivers granted under the authority of this section and containing all relevant information concerning the waiver.

CHAPTER V—OFFICE OF ASSISTANT SECRETARY FOR COMMUNITY PLANNING AND DEVELOPMENT, DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT

#### PART 577—TRANSITIONAL HOUSING

2. The authority citation for part 577 continues to read as follows:

Authority: Sec. 426, Stewart B. McKinney Homeless Assistance Act (42 U.S.C. 11386); sec. 7(d), Department of Housing and Urban Development Act (42 U.S.C. 3535(d)).

3. Section 577.135 is amended by revising paragraph (c) to read as follows:

## § 577.135 Assistance under other HUD programs.

(c) HUD-owned properties. (1) HUD will make HUD-owned single family

properties in its inventory available to applicants or potential applicants for acquisition grants to purchase for use as transitional housing for the homeless. To obtain these properties, applicants may request a listing of available properties from the HUD field office, Property Disposition Branch. If an applicant wishes to purchase a property or properties, it must enter into a leaseoption agreement with HUD. Under the terms of the agreement, HUD will lease the property to the applicant for up to six months for one dollar. The leaseoption agreement will state that the applicant may purchase the property at a stated price during the lease period. Except as provided in paragraph (c)(2) of this section, an applicant leasing property under this section may not sublease or otherwise occupy the property until after closing of the sale. During the lease period, applicants will be responsible for all taxes, utilities, and maintenance, excluding hazard insurance. Applicants demonstrating a lease-option agreement at the time their application for assistance is filed will be regarded as having site control of the property under § 577.210(b). If the option is not exercised, the lease-option agreement will expire at the end of six months, and the property will be returned to HUD's inventory, unless an extension of time is authorized by HUD.

(2) An applicant may be allowed to sublease the property to the homeless while its application for assistance under this part is pending if the applicant demonstrates to HUD's satisfaction that it has the ability, in the event its application is not approved, to continue in a lease arrangement with HUD beyond the six-month lease term under the requirements of subpart E of 24 CFR part 291.

#### PART 578—PERMANENT HOUSING FOR HANDICAPPED HOMELESS PERSONS

4. The authority citation for part 578 continues to read as follows:

Authority: Sec. 426, Stewart B. McKinney Homeless Assistance Act (42 U.S.C. 11386); sec. 7(d), Department of Housing and Urban Development Act (42 U.S.C. 3535(d)).

5. Section 578.135 is amended by revising paragraph (c) to read as follows:

## § 578.135 Assistance under other HUD programs.

.

(c) HUD-owned properties. (1) HUD will make HUD-owned single family properties in its inventory available to applicants or potential applicants for acquisition grants to purchase for use as permanent housing for handicapped homeless persons. To obtain these properties, applicants may request a listing of available properties from the **HUD** field office, Property Disposition Branch. If an applicant wishes to purchase a property or properties, it must enter into a lease-option agreement with HUD. Under the terms of the agreement, HUD will lease the property to the applicant for up to six months for one dollar. The lease-option agreement will state that the applicant may purchase the property at a stated price during the lease period. Except as provided in paragraph (c)(2) of this section, an applicant leasing property under this section may not sublease or otherwise occupy the property until after closing of the sale. During the lease period, applicants will be responsible for all taxes, utilities, and maintenance, excluding hazard insurance. Applicants demonstrating a lease-option agreement at the time their application for assistance is filed will be regarded as having site control of the property under § 578.210(b). If the option is not exercised, the lease-option agreement will expire at the end of six months, and the property will be returned to HUD's inventory, unless an extension of time is authorized by HUD.

(2) An applicant may be allowed to sublease the property to the homeless while its application for assistance under this part is pending if the applicant demonstrates to HUD's satisfaction that it has the ability, in the event its application is not approved, to continue in a lease arrangement with HUD beyond the six-month lease term under the requirements of subpart E of 24 CFR part 291.

Dated: August 28, 1991.

Alfred A. DelliBovi,

Deputy Secretary.

[FR Doc. 91–21856 Filed 9–13–91; 8:45 am]

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Monday September 16, 1991

Part IV

## Department of Housing and Urban Development

Office of the Assistant Secretary for Housing—Federal Housing Commissioner

24 CFR Parts 203 and 291
Single Family Property Disposition
Program; Final Rule

#### **DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT**

Office of the Assistant Secretary for Housing—Federal Housing Commissioner

24 CFR Parts 203 and 291

[Docket No. R-91-1503; FR-2683-F-02] RIN 2502-AE75

Single Family Property Disposition Program

AGENCY: Office of the Assistant Secretary for Housing-Federal Housing Commissioner, HUD.

ACTION: Final rule.

SUMMARY: This rule makes final a proposed rule, published April 4, 1991 (56 FR 13996), describing HUD's policies and procedures for the disposition of single family properties acquired by HUD in exchange for payment of an insurance claim. Under title II of the National Housing Act, HUD is authorized to insure mortgages for single family residences through the Federal Housing Administration (FHA) mortgage insurance program. The mortgages are insured by a revolving fund. Upon default of an insured mortgage, HUD acquires the mortgaged property in exchange for paying the insurance claim by the lender from the insurance fund. HUD then sells the acquired properties to replenish the fund. The Single Family Property Disposition program is authorized by section 204(g) of the National Housing Act.

EFFECTIVE DATE: October 16, 1991.

FOR FURTHER INFORMATION CONTACT: Jacqueline B. Campbell, Single Family Property Disposition Division, room 9172, Department of Housing and Urban Development, 451 Seventh Street SW., Washington, DC 20410; (202) 708-0740 or, for hearing and speech-impaired. (202) 708-4594. (These are not toll-free numbers.)

SUPPLEMENTARY INFORMATION: The information collection requirements in this rule have been reviewed by the Office of Management and Budget under the Paperwork Reduction Act and assigned OMB approval numbers, which appear in the text of the regulations.

#### I. Background

Title II of the National Housing Act (the Act) authorizes HUD to insure mortgages for single family residences through the Federal Housing Administration (FHA) single family mortgage insurance program. The mortgages are insured through a revo'ving fund, which provides the

money to pay insurance claims to lenders upon default of insured mortgages. The fund is replenished by insurance premiums (i.e., a fee mortgagors pay to obtain FHA insurance), income from the investment of moneys held by the fund, and proceeds from the sales of homes that HUD acquires, either by foreclosures or

voluntary transfers.

The disposition program for single family properties, acquired by HUD in exchange for payment of an insurance claim, is authorized by section 204(g) of the Act. The Department published a proposed rule for public comment on April 4, 1991 (56 FR 13996) describing the standards and procedures under which HUD now operates the single family property disposition program. This rule responds to the public comments and makes final the April 4, 1991 proposed rule, with changes and clarifications where necessary.

This final rule includes amendments to HUD's existing rule governing the conveyance of occupied properties (24 CFR 203.670-203.681), which were also

proposed on April 4, 1991.

#### **II. Public Comments**

The Department received a total of six comments on the proposed rule from a public housing agency, a nonprofit organization representing homeless persons, an advocacy organization for state housing agencies, a project committee of the American Bar Association, a legal assistance organization, and another Federal agency. The comments focused on the following areas:

Preference to Owner-Occupant Purchasers

Section 291.105(c) of the proposed rule provided that, under the competitive sales procedure, owner-occupant purchasers will be given priority only in the case of a tie net offer. (The rule defines owner-occupant purchasers to include public entities and nonprofit organizations, as well as persons who intend to use the property as principal residence (§ 291.5)). Four commenters objected to this policy, stating that it gives an advantage to for-profit organizations and investors at the expense of low-income individuals. They suggested that HUD create a priority for owner-occupant purchasers. and set aside additional units for groups serving low-income families.

HUD disagrees with the commenters, and the final rule has not been changed. A large percentage of the sales are to owner-occupant purchasers, many of whom have low or moderate incomes. This indicates that a significant number

of properties has been made available to many families at affordable prices, and that the structure of the program does not give an inherent advantage to investor purchasers.

HUD believes that sales to investors should not be automatically dismissed as poor public policy. Many investors fulfill an important role by acquiring and rehabilitating vacant, deteriorated properties and leasing or reselling them to individuals needing low-income housing. Additionally, sales to governmental entities and nonprofit groups generate similar rehabilitation and leasing/resale transactions that HUD believes supplement its own traditional role of promoting sales that provide homeownership opportunities to owner-occupant purchasers.

With regard to the commenter's suggestion that HUD set aside units for groups serving low-income families, the Department is making a special effort to provide housing for low- and moderateincome families through its Demonstration Program for Sale of Properties to Nonprofits and Governmental Entities (55 FR 49490,

November 28, 1990).

Right of First Refusal for Former Mortgagors and Tenants

The proposed rule provided that former mortgagors in occupancy who have defaulted will not be offered the right of first refusal to repurchase the same property, although they may submit an offer when the property is publicly listed (§ 291.100(a)(2)). The proposed rule also provided that tenants in occupancy generally will not be offered the right of first refusal, except where they have a recognized financial capability and have made a request to HUD, or where it is required by State or local law (§ 291.100(a) (3) and (4)).

One commenter suggested that former mortgagors be given the right of first refusal, and stated that they could afford to purchase the property if HUD provided financing. Another commenter stated that HUD should consider providing assistance to troubled mortgagors, and should provide tenants the right of first refusal rather than evict them, making more homeless.

HUD's prior experience with granting the right of first refusal to former mortgagors proved to be counterproductive, because many of them did not have the financial capability to close the sale, resulting in additional holding costs to the Department. Additionally, as described in 24 CFR 203.650-203.660, defaulting mortgagors are entitled to apply for an assignment of their mortgage to HUD

before foreclosure, which allows them, if accepted into the program, to remain in occupancy and enter into a modified payment schedule with the Department while maintaining homeownership. Those mortgagors who choose not to apply or who are not accepted into the mortgage assignment program, which requires an in-depth review of the finances of the applicant, as well as a . review of the circumstances that led to default, are unlikely to repurchase the property. (It should be pointed out that former mortgagors are not prohibited from bidding competitively for properties; rather, they simply lack a right of first refusal.) Therefore, this provision is unchanged in the final rule.

Because tenants have not caused the mortgagor's default on the mortgage, the rule provides that properties may be offered to tenants before being advertised for bids under the circumstances described in § 291.100(a)(4). The proposed changes to the occupied conveyance rule, and made final in this rule, should result in more tenant-occupied properties being conveyed to HUD, and more opportunities for tenants in occupancy to purchase.

#### Condition of the Property

Section 291.100(c) of the proposed rule provided that properties are sold as-is, without repairs or warranties. One commenter generally disagreed with the reasons given in the preamble of the proposed rule for the policy of selling properties as-is, and stated that the policy makes it difficult for low-income buyers to obtain financing.

The preamble (56 FR at 13997) fully explained HUD's prior difficulties with making extensive repairs to properties before sale. The Department believes that these problems with making repairs are legitimate administrative concerns that outweigh any benefits of completing extensive repairs before sale. Many of the properties are offered with FHA mortgage insurance available, thereby facilitating the financing of the purchase. In addition, HUD facilitates purchaser repairs through the insured with repair escrow sales procedure (described in § 291.120), section 203(k) financing, and other rehabilitation loan programs. Therefore, § 291.100(c) has not been changed in the final rule.

A third commenter asked how HUD plans to address the lead-based paint hazard requirements, noting that an interim rule on testing and abatement requirements for public and Indian housing had recently been published. The Department is currently reviewing its policy under the Lead-Based Paint Poison Prevention Act for all programs. Until such time as the current rule applicable to the Single Family Property Disposition program in 24 CFR 200.815 is changed, the requirements of that rule apply, as stated in § 291.100(g).

#### Insured Mortgages for Investors

Under § 291.115 of the proposed rule, investor and owner-occupant purchasers are both eligible for insured mortgages, although the mortgage amount is limited for investors. One commenter stated that investors should not be eligible for insured mortgages. HUD disagrees with the commenter, and this section of the final rule has not been changed.

As previously stated, individuals or groups that purchase, rehabilitate, and lease or resell properties to families in need of housing can play a role in providing decent housing, and are thus a supplement to HUD's sales to owneroccupants. Moreover, HUD's inventory of two-, and three-, and four-unit properties is generally not of interest to owner-occupant purchasers. These properties more often are purchased by investors wishing to use them as lowincome rental housing. The larger downpayment required for insured sales for investors reduces the potential foreclosure risk to the Department. HUD believes that with this reduced risk, it can safely authorize insured sales to investors, who can provide a needed sales option for the program.

The proposed rule provided that investors are not eligible for mortgage insurance under the insured sales with repair escrow procedure, described in § 291.120. A commenter suggested that investors should be eligible for mortgage insurance; otherwise, the investor purchaser is less likely to rehabilitate the property, increasing the chance that the property will be leased in a substandard condition. HUD agrees with the commenter that the exclusion of investors from this program could result in less rehabilitation to the properties after purchase. Since this exclusion may be detrimental to the Department's efforts to provide decent homes and living environments to families, the final rule has been changed to allow investors to participate in the insured sales with repair escrow procedure.

#### Appraisals and Re-evaluation of the **Properties**

The preamble of the proposed rule (56 FR at 13997) contained a discussion of a change in policy after October 1, 1990, regarding appraisals of properties by independent real estate appraisers using nationally recognized industry standards, explaining that field offices may use their discretion whether to obtain new appraisals of pre-October 1,

1990, inventory. One commenter recommended that new appraisals be required for all properties in inventory more than six months to assure that sales are not affected by overvaluations.

The Department does not agree that appraisals should be required for all pre-October 1, 1990, properties in inventory more than six months, because of the detrimental effects of ordering a number of appraisals simultaneously and then holding up sales if necessary to reprice the properties. Additionally, field offices know already that they must reanalyze unsold properties at reasonable intervals. HUD believes this policy, combined with the existing option of ordering an appraisal, is adequate to assure that sales are not affected by overvaluations.

The commenter also suggested that the rule define the term "independent real estate appraiser", used in § 291.100(b). In response, we note that independent real estate appraisers must meet or exceed the qualifications for FHA fee panel appraisers.

Another commenter recommended that reevaluations be done on a monthly basis. Section 291.100(b)(2) of the rule does require a reanalysis on properties unsold after 30 days, and \$ 291.105(f). requires reanalysis after a reasonable period on an extended listed period.

#### Purchase Money Mortgages (PMMs)

Although there was no provision in the rule for PMMs, the preamble contained an explanation of the Department's policy on the issue (56 FR at 13998). Two commenters objected to this policy, recommending that PMMs be offered, since low-income buyers have difficulty obtaining private financing. The Department is sympathetic to the difficulty of low-income purchasers in obtaining financing, but has determined that the staff and monetary costs associated with originating and servicing PMMs, combined with the projected losses to the mortgage insurance funds resulting from anticipated high PMM default and foreclosure rates, make the issuance of PMMs prohibitive.

#### Earnest Money Deposits

Section 291.135(c) of the proposed rule provided that 50 percent of the earnest money deposit will be returned to an owner-occupant purchaser where, despite good faith efforts, the purchaser is unable to obtain financing. One commenter recommended returning the entire amount of the earnest money.

HUD disagrees with the commenter, and the final rule has not been changed. Fifty percent of the earnest money (from \$250 to \$1,000, depending on the amount of the deposit) is retained in this situation to compensate HUD in part for the costs of holding the property in inventory and then readvertising the property. With an average \$18.25 per day per property holding cost, the Department incurs approximately \$550 in costs over a 30-day period waiting for a sale to close.

#### Miscellaneous Issues

One commenter recommended that field offices be given the authority to approve discounts greater than ten percent for sales to public entities and nonprofit organizations (\$ 291.110(a)). This provision has not been changed in the final rule because deeper discounts on a wider scale may have an adverse impact on the financial condition of the mortgage insurance funds. However, the Department does provide larger discounts through the Demonstration Program for Sale of Properties to Nonprofits and Governmental Entities, and believes that program is the appropriate mechanism for larger discounts in direct sales. Deeper discounts are permitted in the Demonstration because HUD anticipates that values of other federally-owned properties in the area will be stabilized when a cluster of properties are rehabilitated and occupied in a neighborhood. This Demonstration is only a test at this time, and it will be evaluated to assess, among other things, the impact of larger discounts on the mortgage insurance funds.

Another commenter suggested that PHAs and nonprofits be allowed to lease property with an option to purchase. Although the clear priority of the Single Family Property Disposition program is to sell properties, the proposed rule did not prohibit the leasing of properties to public housing agencies and nonprofit organizations (§ 291.200). However, HUD agrees that the final rule should explicitly provide for leasing with an option to purchase under appropriate circumstances, and has made a change in the final rule.

A commenter recommended that HUD make greater use of other sales methods, such as bulk sales and auctions, provided for in § 291.110, to expedite disposition. The Department recognizes the usefulness of these other sales methods, and intends to utilize them in appropriate situations.

Section 291.130(a) of the proposed rule provided that closing are generally held 30 to 60 days from the date of acceptance of the offer to purchase. One commenter recommended that the rule to changed to provide up to 90 days, with time for reasonable extensions.

HUD does not agree with the commenter, and the final rule has not been changed. On a nationwide basis, HUD's sales-closing time averages approximately two months, with many closings being completed in a shorter time period. We believe that 90 days would encourage slow closings and thereby unnecessarily increase HUD's holding costs. Field offices are authorized in § 291.130(b) to grant extensions beyond the established closing schedule.

Although §§ 291.1(b) and 291.100(a)(1) of the proposed rule both stated the nondiscrimination policy of the program, two commenters criticized the rule for failure to state that HUD will act affirmatively to promote fair housing. The Department supports the objectives of affirmative marketing programs and works with nonprofits, governmental entities, and organizations serving the homeless to achieve those objectives. All display advertising for HUD properties must include the Equal Housing Opportunity logo and a statement regarding nondiscrimination, which is in compliance with the Department's Fair Housing advertising requirements in 24 CFR part 109. In addition, minority-owned media are used by the Department to reach minority markets in an effort to increase minority participation in the sales program. Language has been added to § 291.1(b) to address the importance of efforts to further housing in an affirmative manner.

#### III. Other Changes and Clarifications

Section 291.105 Competitive Sales Procedure

Section 291.105(b) of the proposed rule provided that HUD will pay the broker's sales commission of an amount requested by the purchaser up to 6 percent of the purchase price. This provision has been changed in the final rule to clarify that, from time to time, HUD offers cash bonuses for hard-to-sell properties, which may result in a broker receiving an amount in excess of the 6 percent sales commission.

Paragraph (c) of the proposed rule provided that HUD will accept the bid producing the greatest net return to HUD and otherwise meeting the terms of HUD's offering of the property. This paragraph has been changed in the final rule to clarify that the bid must produce the greatest acceptable net return to HUD. Obviously, as any other seller of real estate, HUD will not accept a bid that it considers unreasonably low, even though that bid is the highest of all received.

With regard to full price offer programs conducted by some HUD field offices (paragraph (e)), the proposed rule provided that offers are opened on a daily basis during the 10-day bidding period. The word "daily" has been omitted from the final rule, to allow for other bid opening intervals at the discretion of the field office. In these cases, the offering will specify when bids will be opened.

Section 291.110 Other Sales Procedures

Paragraph (b) of § 291.110 authorizes direct sales to displaced persons. The final rule has been changed to clarify that these sales are made at the discretion of the field office manager, consistent with HUD's current policy. The definition of "displaced persons" has been changed to clarify under which circumstances families or individuals may be displaced by government action.

Section 291.115 Insured Sales

Section 291.115((b)(2) of the proposed rule erroneously stated that the mortgage amount for investor-purchasers includes prepaids (e.g., taxes). The final rule has been corrected to provide that prepaids, financing or closing costs may not be included in the mortgage amount for investor-purchasers.

Section 291.130 Closing

Section 291.130(d) of the proposed rule stated that taxes, utilities, and other assessments on the property will be prorated between HUD and the purchaser as of the date of the closing. This provision has been changed in the final rule to conform to HUD's sales contract, which provides: "All assessments, including improvement assessments which are available for payment without interest or penalty for advance payment, taxes, rent, and ground rent, if any, shall be prorated as of the closing date." In addition, for any assessments for which a payment plan has been approved, only assessment amounts required to be paid during the current tax year will be prorated, with the following years' payments to be the responsibility of the purchaser. This policy is consistent with normal real estate practice.

#### IV. Other Matters

This rule does not constitute a "major rule" as that term is defined in section 1(d) of the Executive Order on Federal Regulations issued by the President on February 17, 1981. An analysis of the rule indicates that it does not (1) have an annual effect on the economy of \$100

million or more; (2) cause a major increase in costs of prices for consumers, individual industries, lederal, State, or local government agencies, or geographic regions; or (3) have a significant adverse effect on competition, employment, investment, productivity, innovation, or on the ability of United States-based enterprises to compete with foreign-based enterprises in domestic or export markets.

A Finding of No Significant Impact with respect to the environment has been made in accordance with HUD regulations at 24 CFR part 50, which implement section 102(2)(C) of the National Environmental Policy Act of 1969. The Finding is available for public inspection between 7:30 a.m. and 5:30 p.m. weekdays in the Office of the Rules Docket Clerk, Office of the General Counsel, Department of Housing and Urban Development, room 10276, 451 Seventh Street SW., Washington, DC 20410.

The General Counsel, as the designated official under Executive Order 12806, The Family, has determined that this rule does not have a potential significant impact on the formation, maintenance, and general well-being of the family and, thus, is not subject to review under that Order. The rule describes the standards and procedures under which HUD sells property acquired as a result of foreclosures on insured mortgages or under other Federal programs.

The General Counsel has also determined, as the Designated Official for HUD under section 6(a) of Executive Order 12612, Federalism, that the policies contained in this rule do not have federalism implications and, thus, are not subject to review under that Order. The rule governs the manner in which HUD disposes of acquired properties.

In accordance with 5 U.S.C. 605(b) (the Regulatory Flexibility Act), the Undersigned hereby certifies that this rule will not have a significant economic impact on a substantial number of small entities, because the program has been designed to dispose of properties with as little regulation as possible under existing law.

This rule was listed in the Department's Semiannual Agenda of Regulations published at 56 FR 17360, 17380, on April 22, 1991, under Executive Order 12291 and the Regulatory Flexibility Act.

#### List of Subjects

#### 24 CFR Part 203

Hawaiian Natives, Home improvement, Indians—lands, Loan programs—housing and community development, Mortgage insurance, Reporting and recordkeeping requirements, Solar energy.

#### 24 CFR Part 291

Community facilities, Homeless, Surplus government property, Low and moderate income housing, Mortgages, Lead poisoning, Conflict of interests, Reporting and recordkeeping requirements.

For the reasons set forth in the Preamble, title 24, chapter II, of the Code of Federal Regulations is amended to read as follows:

## PART 203—MUTUAL MORTGAGE INSURANCE AND REHABILITATION LOANS

1. The authority citation for 24 CFR part 203 is revised to read as follows:

Authority: Secs. 203, 204 and 211, National Housing Act (12 U.S.C. 1709, 1710, 1715b); sec. 7(d) Department of Housing and Urban Development Act (42 U.S.C. 3535(d)). In addition, Subpart C is also issued under sec. 230, National Housing Act (12 U.S.C. 1715[u]).

2. Section 203.670(b) is amended by revising paragraph (b)(1), redesignating existing paragraph (b)(2) as paragraph (b)(3), and adding a new paragraph (b)(2), to read as follows:

## § 203.670 Conveyance of occupied property.

(b) * * *

(1) An individual residing in the property suffers from a temporary, permanent, or long-term illness or injury that would be aggravated by the process of moving from the property, and that the individual meets the eligibility criteria in § 203.674(a);

(2) State or local law prohibits the mortgagee from evicting a tenant residing in the property who is making regular monthly payments to the mortgagor, or prohibits eviction for other similar reasons beyond the control of the mortgagee; or

3. Section 203.671(b) is revised to read as follows:

## § 203,671 Criteria for determining the Secretary's interest.

(b) The average time in inventory for HUD's unsold inventory in the

residential area in which the property is located exceeds six months.

4. Section 203.674 is amended by revising paragraph (a) introductory text and paragraph (b) introductory text to read as follows:

## § 203.674 Eligibility for continued occupancy.

. .

*

(a) Occupancy because of temporary, permanent, or long-term illness or injury of an individual residing in the property will be limited to a reasonable time, to be determined by the Secretary on a case-by-case basis, and will be permitted only if all the conditions in this paragraph (a) are met:

(b) An occupant who does not meet the illness or injury criteria in paragraph (a) of this section is eligible for continued occupancy only if all the conditions in this paragraph (b) are met:

5. Section 203.685 is added, to read as follows:

#### § 203.685 Walvers.

Upon completion of a determination and finding of good cause, the Assistant Secretary for Housing-Federal Housing Commissioner may waive any provision of this subpart in any particular case subject only to statutory limitations. Each waiver must be in writing and must be supported by documentation of the pertinent facts and grounds. HUD will periodically publish in the Federal Register a notice informing the public of all waivers granted under this section and containing all relevant information concerning the waiver. The authority to waive regulations contained in this section may not be redelegated.

#### PART 291—DISPOSITION OF HUD-ACQUIRED SINGLE FAMILY PROPERTY

6. The authority citation for part 291 is revised to read as follows:

Authority: Secs. 203, 204, and 211, National Housing Act (12 U.S.C. 1709 and 1715b); sec. 2, Housing Act of 1949 (42 U.S.C. 1441); sec. 2, Housing and Urban Development Act of 1986 (42 U.S.C. 1551a); sec. 7(d), Department of Housing and Urban Development Act (42 U.S.C. 3535(d)).

7. Part 291 is amended by adding suparts A, B, and C, to read as follows:

#### Subpart A-General Provisions

Sec.

291.1 Purpose and scope. 291.5 Definitions.

#### Subpart B—Disposition by Sale 291.100 General policy.

291.105 Competitive sales procedure.

291.110 Other sales procedures. 291.115 Insured sales.

291.113 Insured sales.
291.120 Insured sales with repair escrow.

291.125 Uninsured sales.

291.130 Closing.

291.135 Forfeiture of earnest money deposits.

291.140 Property damage after sale, before closing.

291.145 Occupancy before closing. 291.150 Sanctions against fraudulent purchase.

#### **Subpart C—Rental of Acquired Property**

291.200 General policy.

291.205 Conditions of occupancy.

#### **Subpart A—General Provisions**

#### § 291.1 Purpose and scope.

(a) Purpose. (1) This part governs the disposition of one-to-four family properties that are acquired by HUD or are otherwise in HUD's custody. Detailed policies and procedures that must be followed in specific areas are issued by each HUD field office. The purpose of the property disposition program is to reduce the inventory of acquired properties in a manner that maximizes the net return to the mortgage insurance funds while balancing the need to:

(i) Preserve and maintain residential areas and communities; and

(ii) Work toward the National Housing Goal of a decent home and a suitable living environment for every American family.

(2) Where achievement of the objectives in paragraphs (a)(1)(i) and (ii) of this section has an adverse effect on the mortgage insurance fund, the Secretary will give first priority to the

protection of the fund.

(b) Nondiscrimination policy. The following authorities apply to the administration of any activity under this part: the requirements of the Fair Housing Act, 42 U.S.C. 3601-19 (including the duty to affirmatively further fair housing in 42 U.S.C. 3608(e)(5)), and implementing regulations at 24 CFR parts 100, 109, and 110; Executive Order 11063, as amended by Executive Order 12259 (3 CFR, 1959-1963 Comp., p. 652 and 3 CFR, 1980 Comp., p. 307) (Equal Opportunity in Housing) and implementing regulations at 24 CFR part 107; and the prohibitions against discrimination against handicapped individuals under section 504 of the Rehabilitation Act of 1973 (29

(c) Applicability. (1) Except as provided in paragraph (c)(2) of this section, this part applies to single family properties acquired by HUD or otherwise in HUD's possession as a

result of:

(i) Foreclosure of an FHA-insured mortgage (title in the Secretary's name);

(ii) Foreclosure of a section 312 rehabilitation loan (title in the United States acting by and through the Secretary);

(iii) Foreclosure of a Secretary-held purchase money or assigned mortgage, or a deed in lieu of foreclosure (title in

the Secretary's name);

(iv) Assignment from the Department of Defense of property it acquired under section 1013 (title remains vested in the United States);

(v) Foreclosure of a title I Home Improvement Loan (title in the

Secretary's name).

(2) This part does not apply to the disposition of any Real Estate Owned (REO) properties acquired under the Government National Mortgage Association (GNMA) Mortgage-Backed Securities program by VA "no-bid" foreclosed mortgages or foreclosed mortgages disclosed to be neither VA-guaranteed nor FHA-insured.

#### § 291.5 Definitions.

As used in this part:

Closing agent means a qualified firm or person under contract to HUD to administer closings involving the sale of HUD-acquired single family properties.

Competitive sale means a sale through a sealed bid process in competition with other bidders where properties have been publicly advertised for bide

Direct sale means a sale to a selected purchaser to the exclusion of all others without resorting to advertising for bids.

FHA means the Federal Housing Administration.

**HUD** means the Department of Housing and Urban Development.

Insured mortgage means a mortgage insured under the National Housing Act. Investor purchaser means a purchaser who does not intend to use the property as his or her principal residence.

Owner-occupant purchaser means:
(1) A purchaser who intends to use the property as his or her principal

residence;

(2) A public entity, as provided in section 214 or 247 of the National Housing Act, or any other State or local government or an agency thereof; or

(3) A private nonprofit or public entity, as provided in section 221(h) or 235(j) of the National Housing Act, or other private nonprofit organization that is exempt from taxation under section 501(c)(3) of the Internal Revenue Code of 1966 that intends to sell or lease the mortgaged property to low or moderate-income persons, or that purchases property for use as a facility for the homeless under subpart E of this part.

Secretary means the Secretary of the Department of Housing and Urban Development.

Single family property means a residence containing dwellings for one to four families.

#### Subpart B-Disposition by Sale

#### § 291.100 General policy.

(a) Qualified purchaser. (1) Anyone, regardless of race, color, religion, sex, national origin, familiar status, age, or handicap may offer to buy a HUD-owned property, except that:

(i) No member of or delegate to Congress is eligible to buy or benefit from a purchase of a HUD-owned

property; and

(ii) No non-occupant mortgagor (whether an original mortgagor, assumptor, or a person who purchased subject to) of an insured mortgage who has defaulted, thereby causing HUD to pay an insurance claim on the mortgage, is eligible to repurchase the same property.

(2) Former mortgagors in occupancy who have defaulted on the mortgage will not be offered the right of first refusal to repurchase the same property. They may submit an offer, or bid, to purchase the property when it is publicly listed, which will be treated in the same manner as other offers received from other prospective purchasers during the listing period.

(3) Except as provided in paragraph (a)(4) of this section, tenants in occupancy will not be offered the right of first refusal to purchase the property. They may submit an offer, or bid, to purchase the property when it is publicly listed, which will be treated in the same manner as other offers received from other prospective

purchasers during the listing period.
(4) Tenants in occupancy will be offered the right of first refusal to purchase the property where:

(i) The tenant has a recognized ability to acquire financing and a good rentpaying history, and has made a request to HUD to be offered the right of first refusal; or

(ii) State or local law requires that tenants be offered the right of first refusal.

(5) In accordance with § 291.410(c) of subpart E of this part, eligible properties in geographical areas designated by preapproved applicants will be offered for a 10-day consideration and inspection period before being offered for sale to the general public.

(b) List price. (1) A list price, or "asking price," is assigned the property. The list price is based upon an appraisal conducted by an independent real estate appraiser using nationally recognized industry standards for the appraisal of residential property. Factors considered by the appraiser include:

(i) The condition of the property; (ii) The real estate market in the area; (iii) Comparable sales in the area; and (iv) The need to dispose of the

property within a reasonable time.
(2) Properties that fail to sell within 30 days after being offered for competitive bidding will be reanalyzed, and the Field Office may reduce the price.

(c) Method of sale. Properties are sold on an "as-is" basis, without repairs or warranties. The principal method of sale is the competitive sales procedure, as described in § 291.105. Where appropriate, the Secretary may utilize any of the other sales procedures described in § 291.110.

(d) Financing. (1) The purchaser is entirely responsible for obtaining financing for purchasing a property.

(2) Properties may be financed under the following programs:

(i) Insured. A property that HUD believes meets the intent of the Minimum Property Standards (MPS) for existing dwellings (i.e., structurally sound, free of roof leaks, with operable mechanical systems) will be offered for

mechanical systems) will be offered for sale in "as-is" condition with mortgage insurance available, as described in § 291.115.

(ii) Insured with repair escrow. A property that requires no more than \$5,000 for repairs to meet the intent of the MPS, as determined by the Secretary, will be offered for sale in "asis" condition with mortgage insurance available, provided the mortgagor establishes a cash escrow to ensure the completion of the required repairs, as

described in § 291.120.

(iii) Uninsured. A property that fails to qualify under either paragraph (d)(2) (i) or (ii) of this section will be offered for sale in "as-is" condition without mortgage insurance available, as described in § 291.125.

(e) Environmental requirements and standards. Sales under this part are subject to the environmental requirements and standards described in 24 CFR part 50, where applicable.

(f) Flood insurance requirements. (1)
No property located in an area
identified by the Federal Emergency
Management Agency (FEMA) as having
special flood hazards will be eligible for
an FHA-insured mortgage under the
insured sales or insured sales with
repair escrow method of sale unless:

(i) The community in which the area is situated in participating in the National Flood Insurance Program (see 44 CFR parts 59 through 79), or less than a year

has passed since FEMA notification regarding such hazards; and

(ii) Flood insurance is obtained and maintained in accordance with 24 CFR 203.16a.

(2) A current copy of the Policy Declarations form issued by the NFIP or by any property insurance company offering coverage under the NFIP must be provided to and retained by the lender.

(3) Flood insurance may be purchased from any licensed agent in the State in which the property is located.

(g) Lead-based paint poisoning prevention. Properties constructed before 1978 are subject to the lead-based paint poisoning prevention requirements contained in 24 CFR part 35 and 24 CFR part 200, subpart O).

(h) Open listings. Except as provided in paragraph (i) of this section, properties are sold on an open listing basis with participating real estate brokers. Any real estate broker who has agreed to comply with HUD requirements may participate in the sales program. Purchasers participating in the competitive sales program must submit bids through a participating broker.

(i) Asset management and listing contracts. (1) A field office may invite firms experienced in property management to compete for contracts that provide for an exclusive right to manage and list specified properties in a given area. In determining whether to enter into an exclusive contract, the field office will consider its staff resources, local market conditions, and location of the properties. The contractor will provide a variety of management services to assist HUD in selling the properties, including advertising the properties in a manner approved by HUD, showing the properties to prospective purchasers, and submitting bids to HUD on behalf of prospective purchasers for acceptance or rejection.

(2) In areas where a broker has an exclusive right to list properties, a purchaser may use a broker of his or her choice. The purchaser's broker must submit the bid to HUD through the exclusive broker.

#### § 291.105 Competitive sales procedure.

(a) General. Properties are sold to the general public on a competitive bid basis through iocal real estate brokers. Properties are advertised in a newspaper of general circulation in the area in which they are located. If a property fails to generate an acceptable bid, or offer, during the 10-day bidding period, it will remain on the market for

an extended listing period, as described in paragraph (f) of this section.

(b) Net offer. (1)(i) If requested by the purchaser in the bid, HUD will pay all or a portion of the financing and loan closing costs and the broker's sales commission, not to exceed the percentage of the purchase price determined appropriate by the Secretary for the area. In no event will the amount for closing costs exceed 6 percent of the purchase price and the amount for broker's sales commission exceed 6 percent of the purchase price, except for cash bonuses as described in paragraph (b)(1)(ii) of this section. The amount requested to be paid by HUD will be deducted from the amount bid for the property to determine the net offer. Where the actual financing and loan closing costs exceed the amount determined appropriate by the Secretary, the amount in excess must be paid by the purchaser and is not included in the deduction from the bid in determining the net offer.

(ii) Any cash bonus offered to brokers by HUD for the sale of hard-to-sell properties is an amount in addition to the sales commission described in paragraph (b)(1)(i) of this section, and is included with the commission and deducted from the amount bid for the property to determine the net offer.

(2) In the case of properties sold under the insured sales with repair escrow program, described in § 291.120, the repair escrow amount is also deducted from the bid to determine the net offer.

(c) Acceptable bid. HUD will accept the bid producing the greatest acceptable net return to fiJD and otherwise meeting the terms of HUD's offering of the property, with priority given to owner-occupant purchasers in the case of a tie net offer. The greatest net return is calculated by subtracting from the bid price the dollar amounts for sales commission (and cash bonus, if any) and any financing and closing costs that the purchaser expects HUD to pay, and the repair escrow amount, if applicable.

(d) Bid period. After properties are initially advertised, bids are accepted for a 10-day period, with all offers received during the 10 days considered to have been received simultaneously, except as described in paragraph (e) of this section. Offers received on a property before the 10-day bidding period begins will be returned. Offers received after the 10-day period will not be considered at the bid opening, but will be considered during the extended listing period if no acceptable bid was received during the 10-day period.

(e) Full price offers. HUD field offices that operate under a "full price offer" program open offers at specified times during the 10-day period bidding period. If an offer for the full list price and otherwise meeting the terms of the offering is received, it will be accepted at the time of the opening and the 10-day

bid period cancelled.

(f) Extended listing period. Properties not sold at the bid opening will remain available for an extended listing period. All bids received on each day of the extended listing period will be considered as being received simultaneously, and will be opened together at the next scheduled daily bid opening. If no acceptable bids are received after a reasonable period of time, the property will be reanalyzed and relisted.

(g) Bid requirements. (1) All bids submitted, whether during the 10-day bid period or the extended listing period, must be in the form of a fully completed sales contract, in a form prescribed by HUD, signed by both the submitting real estate broker and the prospective purchaser. The bid may be submitted with deductions from the offering price, resulting in a net offer to HUD, as described in paragraph (b) of this section. If the purchase is to be an insured sale, a field office may also require that supporting exhibits for mortgage credit analysis accompany the initial submission of the bid.

(2) Bids must be placed in sealed envelopes marked with the property number, address, and return address of the broker. All bids not indicating that the purchaser will occupy the property will be considered as investor offers.

(3) Noncomplying bids will be returned to the broker with an explanation for the noncompliance decision and information about whether the property is still available.

(h) Earnest money deposits. (1) The amount of earnest money deposit required in the area in which the property is located is set by the field office, in an amount not less than \$500 or more than \$2,000, except that for vacant lots the amount is 50 percent of the list price. In determining the amount of earnest money deposits, a field office considers comparable practice in the locality, area real estate market conditions, the type of offers generally received, and the ability of the area's typical buyers to secure financing. Information on the amount of the required earnest money deposit is available from the field office or participating real estate brokers.

(2) All bids must be accompanied by earnest money deposits in the form of a cashier's or certified check or money

order, or a certification from the real estate broker that the earnest money has been deposited in the broker's escrow account. If a bid is accepted by HUD, the earnest money deposit will be credited to the purchaser at closing; if the bid is rejected, the earnest money deposit will be returned. Earnest money deposits are subject to total or partial forfeiture for failure to close a sale, as described in § 291.135.

(i) Multiple bids. Real estate brokers may submit unlimited numbers of bids on an individual property provided each bid is from a different prospective purchaser. If a purchaser submits multiple bids on the same property, only the bid producing the highest net return to HUD will be considered. If a prospective owner-occupant purchaser submits a bid on more than one property, the first of those bids that produces the greatest net return to HUD will be accepted and all other bids from that purchaser eliminated from consideration. However, if the prospective owner-occupant purchaser has submitted the only acceptable bid on another property, then that bid must be accepted and all other bids from that purchaser on any other properties will be eliminated from consideration.

(j) Opening the bids. (1) All sealed bids will remain sealed and safeguarded until the specified public opening date, which normally is the first business day after the 10-day listing period. The bids will be opened publicly at a time and place designated by the HUD field

office

(2) Each bid will be announced when opened, and acknowledgment made of the apparent highest net to HUD offer. Successful bidders will be notified through their real estate brokers by mail, telephone, or other means. Acceptance of a bid is final and effective only upon HUD's execution of the sales contract and mailing of a copy of the executed contract to the successful bidder or the bidder's agent.

(3) All bids not accepted will be promptly returned to the broker by mail. The earnest money deposit will also be returned, either by the field office or the

broker, as applicable.

(k) Counteroffers. In cases where all bids received on a property are unacceptable, a field office may, after rejecting and returning all bids and earnest money deposits, notify all bidders or their brokers, including any bidders who have submitted unacceptable bids during the extended listing period, that HUD would be willing to accept an offer equalling a predetermined net acceptable price. Bidders must submit an acceptable offer before the established bid cut-off period,

to be determined by the field office. The highest acceptable offer received within the specified period of time, including any offer received from a bidder who did not submit a bid during the bid period, will be accepted, thus terminating the counteroffer negotiations. In case of identical bids, award will be determined by drawing lots.

(Approved by the Office of Management and Budget under OMB control numbers 2502– 0306, 2502–0059, and 2502–0429)

#### § 291.110 Other sales procedures.

(a) Direct sales to governmental entities and private nonprofit organizations. State and local governments, public agencies, and private nonprofit organizations may purchase properties on a direct sale basis, at a discount of 10 percent off the list price, for use in HUD and local housing or homeless programs.

(b) Direct sales to displaced persons.

(1) At the discretion of the field office manager, properties eligible for insured financing are offered for direct sale, at a discount of 10 percent off the list price, to displaced persons who will occupy the properties. Properties offered will be only those in the general area in which the displacement is occurring.

(2) For purposes of this section, "displaced person" means any household (family or individual) that moves permanently and involuntarily as

a direct result of:

(i) Acquisition, rehabilitation, demolition or code enforcement for a government (Federal, state or local) project or government-assisted project;

(ii) A determination that the income of the household exceeds the limitations for the government-assisted housing that the household occupies; or

(iii) A major disaster.

(c) Razing for lot sale. HUD will raze property and sell the vacant lot if required by local ordinance or agreement, or if it is determined to be in the best interest of the Secretary. As an alternative, HUD may sell the property with a requirement that the purchaser raze the property after the sale.

(d) Bulk sales. HUD may occasionally make groups of properties available for bulk sales in "as-is" condition, without insured financing. Bulk sales of properties may be limited to governmental entities and private nonprofit organizations for a specific purpose. The terms and conditions for a particular bulk sale will be described fully in any public notice of the sale.

(e) Section 203(k) financing. HUDacquired properties eligible for rehabilitation financing under section 203(k) of the National Housing Act, as described in 24 CFR 203.50 and 203.440–203.499, will be made available for sale at "as-is" value. For a property to be eligible for section 203(k) financing, the estimated cost of repairs must be at least \$5,000.

(f) Auctions. HUD Headquarters may occasionally authorize a field office to sell properties at public auction. Terms and conditions of the auction sales will be announced in the public notices of the sales.

(Approved by the Office of Management and Budget under OMB control number 2502– 0306)

#### § 291.115 Insured sales.

The following apply to all sales with insured financing, including insured sales with repair escrow:

(a) Underwriting standards. In general, insured mortgages for property sold under this part are subject to all FHA underwriting standards contained in 24 CFR parts 200 and 203.

(b) Morigages. (1) Insured sales may be financed without an appraisal requirement through any HUD-approved lender the purchaser chooses.

(2) For an owner-occupant purchaser, the mortgage amount is based on the bid price plus any allowable prepaids (e.g., taxes) and financing or closing costs, up to local maximum mortgage amounts. For investor purchasers, the mortgage amount is limited to 75 percent of the bid price for one-unit properties, and 85 percent for two- to four-unit properties, up to local maximum mortgage amounts. Prepaids, financing or closing costs may not be included in the mortgage amount for investor purchasers.

## § 291.120 Insured sales with repair escrow.

(a) General. Property requiring no more than \$5,000 for repairs will be offered for sale as described in § 291.100(d)(2)(ii). In addition to the requirements of this section, the sale of property under the insured sales procedure with repair escrow is subject to the provisions of § 291.115.

(b) Advertising property eligible for insured sales with repair escrow. An advertisement for an eligible property will state the after-repair value of the property as the list price, the amount to be escrowed, and the unrepaired value of the property. The advertisement will also state where interested purchasers may obtain a list of the repairs required for mortgage insurance.

(c) Repair escrow. (1) The amount for repairs on eligible properties will be

repairs on eligible properties will be determined by HUD, but must be under \$5,000. The purchaser will be required to establish an escrow account for 110 percent of the estimated repair cost.

(2) The repair escrow account will be established at closing with the lender, who is responsible for the inspection of

the completed repairs.

(d) Completion of repairs. Unless completion has been delayed for reasons beyond the control of the purchaser and a longer time is approved by HUD, all repairs must be completed within 90 days of closing. Upon the satisfactory completion of repairs, the lender must disburse the escrow to compensate the purchaser or the contractor, as appropriate. If the actual cost of the repairs is less than the escrow amount, the balance in the escrow account will be applied to reduce the outstanding principal balance of the mortgage. If the escrow amount is inadequate, or if additional items of repair are discovered at a subsequent date, the purchaser must bear the additional cost. If the repairs are not completed, or not completed satisfactorily, the lender will apply the escrow amount to reduce the outstanding principal balance of the mortgage.

#### § 291.125 Uninsured sales.

Properties sold under the uninsured sales program are sold in an unrepaired condition and do not, in their present condition, meet HUD's minimum standards for mortgage insurance.

#### § 291.130 Closing.

(a) Time allowed for closing the sale. The number of days allowed to close the sale of a property is generally 30 to 60 days from the date of acceptance of the offer to purchase, and will be set by the field office depending on the amount of time necessary in the area to obtain financing.

(b) Extensions. (1) In the event a scheduled closing cannot be met for reasons beyond the control of the purchaser, an extension period of 15 days will be granted where HUD has reason to believe that the sale will close

within a reasonable time.

(2) A request for an extension must be in writing, accompanied by the non-refundable fee in an amount not less than \$10 a day or more than \$25 a day. The amount charged by a field office depends on circumstances in the area, such as the average holding costs to HUD, the average sales price of properties, and the number of sales that fail to close. Extensions will be granted in 15-day increments only. If a closing occurs in fewer than 15 days, the purchaser will be credited for any unused portion of the extension period.

(c) Closing agent. (1) HUD will provide a closing agent to administer the sale closing. The closing agent has an obligation to inform the purchaser fairly and accurately on matters pertaining to the sales closing, including providing information on the location and dates for closing, the amount of funds needed to close the sale, and any documents related to closing.

(2) The closing agent will perform the closing at no cost to the purchaser. The closing agent will be paid by HUD to conduct the closing in a manner specified by HUD. Although it may be legally acceptable in some jurisdictions for the closing agent to represent both purchaser and seller, purchasers may, at their own costs, obtain representation at

closings if desired.

(3) The closing agent's functions include reviewing and ordering title information; preparing and recording deeds and related documents; explaining all closing papers and documents to the purchaser; administering requests for closing extensions; collecting and disbursing funds related to the sale, including wiring the net proceeds to HUD's account; reviewing for accuracy and forwarding appropriate closing documents to HUD; and representing HUD at closings conducted by third-party closers.

(d) Taxes and other assessments on the property. All assessments, including improvement assessments that are available for payment without interest or penalty for advance payment, taxes, rent, and ground rent, if any, will be prorated between HUD and the purchaser as of the date of the closing. On assessments for which a payment plan has been approved, only assessment amounts required to be paid during the current tax year will be prorated, with the following years' payments to be the responsibility of the purchaser.

## § 291.135 Forfeiture of earnest money deposits.

(a) Failure to close transaction. The failure by a purchaser to close on the sale of property within the allowable time period, including any extensions granted by HUD, will result in the forfeiture of the earnest money deposit, except where the purchaser presents documentation to HUD that one of the special circumstances described in paragraphs (b) and (c) of this section has occurred.

(b) Investor purchasers. (1) The failure by an investor purchaser to close on an uninsured sale will result in forfeiture of the entire earnest money deposit. (2) Fifty percent of the earnest money deposit on an insured sale will be returned to an investor purchaser where HUD (or a Direct Endorsement lender using HUD guidelines) determines that the purchaser is not an acceptable borrower.

(c) Owner-occupant purchasers. (1) The entire earnest money deposit will be returned to an owner-occupant purchaser who fails to close where, since the contract of sale was signed:

(i) There has been a death in the immediate family (contract holder, spouse, or children living in the same

household);

(ii) There has been a recent serious illness in the immediate family that has resulted in significant medical expenses or substantial loss of income, thus adversely affecting the purchaser's financial ability to close the sale;

(iii) There has been a loss of job by one of the primary breadwinners, or substantial loss of income through no

fault of the purchaser;

(iv) In the case of an insured sale, HUD (or a Direct Endorsement lender using HUD guidelines) determines that the purchaser is not an acceptable borrower; or

(v) For other good cause, as determined by the field office.

(2) In those instances where, despite good faith efforts by the purchaser, there is an inability to obtain a mortgage loan from a recognized mortgage lender, 50 percent of the earnest money deposit will be returned.

## § 291.140 Property damage after sale, before closing.

(a) Assumption of loss by HUD. HUD assumes the risk of any damage or loss to the property occurring after acceptance of the sales contract and before the closing, provided the damage or loss is not the fault of the purchaser.

(b) Insured sales. For property sold under the insured sales program, any damage after the acceptance of the sales contract but before closing that causes the property to fail to meet the intent of the MPS may be authorized for immediate repair, at HUD's option, if HUD determines that repair is in its best interest. If HUD chooses not to repair the property, the sale will be cancelled and the full amount of the earnest money deposit will be returned. If, after the damage, the property still meets the intent of the MPS, the purchaser has the option to accept the property as-is, with a purchase price adjustment at HUD's sole discretion, or to cancel the sale

with a refund of the full amount of the earnest money deposit.

(c) Uninsured sales. For property sold under the uninsured sales program, any damage after the effective date of the sales contract but before closing will not be repaired. HUD may, at its sole discretion, reduce the sales price as a result of the damage. The purchaser has the option to cancel the sales contract, with all earnest money deposits refunded.

#### § 291.145 Occupancy before closing.

(a) General policy. Occupancy of the property by the purchaser before closing is prohibited, except where authorized on a case-by-case basis under the following circumstances:

(1) When failure to permit occupancy would create an extreme hardship on

the purchaser;

(2) Where permission to occupy is necessary to meet competition; or

(3) Where occupancy would protect

against vandalism and theft.

(b) Occupy under lease agreement. (1) If occupancy before closing is permitted because the occupancy would protect the property against vandalism and theft, occupancy will be rent-free or at a nominal rate in exchange for caretaker services that the purchaser agrees to perform.

(2) If occupancy before closing is permitted solely to meet the needs of the purchaser, full market rent will be required, and the purchaser will be required to assume the risk of loss in the event there is damage to the property

before closing.

## § 291.150 Sanctions against fraudulent purchase.

False certification by a purchaser concerning occupancy of single family properties financed by an insured mortgage is a violation of 18 U.S.C. 1001, which may result in the required prepayment of the mortgage in the amount of the difference between the downpayment made and the downpayment required if the loan had been processed as an investor purchaser loan, or in criminal prosecution.

## Subpart C—Rental of Acquired Property

#### § 291.200 General policy.

(a) Leases. HUD will lease acquired property to comply with other designated HUD programs, or when the Secretary determines that it is in the interest of HUD. Leases may include an option to purchase in appropriate

circumstances. Situations where HUD will lease property include, but are not limited to, the following:

(1) A sales closing is delayed at

length;

(2) Occupancy is essential to prevent vandalism or rapid deterioration of the property;

(3) The inventory in an area exceeds sales market absorption capability for an extended period of time;

(4) The property is a two-to-four family dwelling and occupancy would improve marketability;

(5) The property is leased as a facility for the homeless under subpart E of this part;

(6) The property is leased as temporary housing for disaster victims;

(7) The property is leased by other government agencies for defense, law enforcement, or other purposes;

(8) The property is leased by a nonprofit organization or governmental entity, including a PHA; or

(9) The property is leased under the

provisions of § 291.145.

(b) Tenant selection. In selecting tenants for any lease program, discrimination by race, color, religion, sex, national origin, age, familial status, or handicap is prohibited.

#### § 291.205 Conditions of occupancy.

(a) Lease term and rent. The lease term and the amount of the rent is dependent on the circumstances under which the property is leased.

(b) Continued occupancy. (1)
Occupancy of acquired property is
temporary in all cases and is subject to
termination when necessary to facilitate
preparing the property for sale and
completing the sale.

(2) HUD will notify the occupant to vacate the property and, if necessary, will take appropriate eviction action, under the laws of the state in which the property is located, in any of the following situations:

(i) Failure of the tenant to execute a lease, or to comply with the lease;

(ii) Failure of the tenant to allow reasonable access to the property upon proper notice;

(iii) Necessity to prepare the property for sale; or

(iv) Assignment of the property by HUD to a different use or program.

Dated: September 5, 1991.

Arthur J. Hill,

Assistant Secretary of Housing—Federal Housing Commissioner.

[FR Doc. 91-21857 Filed 9-13-91; 8:45 am]
BILLING CODE 4210-27-M

Monday September 16, 1991

Part V

## Department of Education

Pell Grant, Perkins Loan, and Guaranteed Student Loan Programs; Waivers and Modifications of Specific Statutory and Regulatory Provisions; Notice

#### **DEPARTMENT OF EDUCATION**

Pell Grant, Perkins Loan, and Guaranteed Student Loan Programs; Walvers and Modifications of Specific Statutory and Regulatory Provisions

AGENCY: Department of Education.
ACTION: Notice of waivers and
modifications of statutory and
regulatory provisions to assist Pell
Grant, Perkins Loan, and Guaranteed
Student Loan (GSL) programs applicants
and recipients who served on active
duty in connection with Operation
Desert Shield or Operation Desert
Storm.

**SUMMARY:** The Secretary of Education announces the waivers and modifications of statutory and regulatory provisions which are appropriate to assist Pell Grant, Perkins Loan, and GSL programs applicants and recipients who served on active duty in connection with Operation Desert Shield or Operation Desert Storm. The Guaranteed Student Loan programs consist of the Stafford Loan Program (which includes the Federal Insured Student Loan Program), the Supplemental Loans for Students Program, the PLUS Program, and the Consolidation Loan Program. The Secretary has been granted authority by section 4 of the Higher Education Technical Amendments of 1991 (Pub. L. 102-26) to waive or modify any statutory or regulatory provision applicable to the student financial aid programs under title IV of the Higher Education Act of 1965, as amended (HEA) to assist individuals described above.

The Secretary is interested in receiving public comment as to whether additional waivers or modifications should be granted to assist these individuals. Comments should be sent to Mr. George Harris, Senior Program Specialist, Guaranteed Student Loan Branch, Division of Policy and Program Development, U.S. Department of Education, 400 Maryland Avenue, SW. (room 4310, ROB-3), Washington, DC

20202-5449.

FOR FURTHER INFORMATION CONTACT: Mr. George Harris, Senior Program Specialist, Guaranteed Student Loan Branch, Division of Policy and Program Development, U.S. Department of Education, 400 Maryland Avenue, SW. (room 4310, ROB-3), Washington, DC 20202–5449, telephone (202) 708–8242. Deaf and hearing impaired individuals may call the Federal Dual Party Relay Service at 1–800–877–8339 (in the Washington, DC 202 area code, telephone 708–9300) between 8 a.m. and 7 p.m. eastern time.

SUPPLEMENTARY INFORMATION: The Secretary has identified the following aspects of the HEA and regulations that conflict with the purposes of section 4 of Public Law 102–26:

## Guaranteed Student Loan (GSL) Programs

1. Under existing statutory and regulatory provisions, a borrower returning to school after serving on active duty in connection with Operation Desert Shield or Operation Desert Storm would be required to reenroll full-time or, if a new borrower under the HEA, be enrolled half-time and obtain a loan for that period of enrollment in order to be eligible for an in-school deferment, thus putting some borrowers in a more burdensome position than they were at the time they were required to withdraw from school.

2. Stafford loan borrowers are not, under existing statutory and regulatory provisions, eligible to receive a military deferment during the grace period that immediately follows their withdrawal

from school.

## Perkins, Direct, and Defense Loan Programs

1. Perkins, Direct, and Defense Loan borrowers are not, under existing statutory and regulatory provisions, eligible to receive a military deferment during the grace period that immediately follows their withdrawal from an institution.

2. Borrowers of Direct Loans made prior to October 1, 1980 or Defense Loans are not, under existing statutory and regulatory provisions, eligible for post-deferment grace periods.

#### **Pell Grant Program**

Students who received their first Pell Grants on or after July 1, 1987 may receive Pell Grants for the period of time required to complete their undergraduate baccalaureate course of study not to exceed the full-time equivalent of five to six years of undergraduate study. Under existing statutory and regulatory provisions, these time periods would include periods of enrollment which a student was unable to complete because the student served on active duty in connection with Operation Desert Shield or Operation Desert Storm.

#### **Covered Individuals**

For purposes of this notice individuals "serving on active duty in connection with Operation Desert Shield or Operation Desert Storm" include any Reservist of an Armed Force called to active duty under section 672(a), 672(g), 673, 673b, 674, or 688 of title 10, United

States Code, for service in connection with Operation Desert Shield or Operation Desert Storm, and any other member of an Armed Force serving on active duty in connection with Operation Desert Shield or Operation Desert Storm, who has been assigned to a duty station at a location other than the location at which such member is normally assigned. The term "active duty" has the meaning given such term in section 101(22) of title 10, United States Code, except that such term does not include active duty for training or attendance at a service school.

The Secretary believes that waivers and modifications of the statutes and regulations governing the student financial aid programs under title IV of the HEA that conflict with the requirements following in this notice are necessary in order to carry out the purposes of Public Law 102–26:

## L Guaranteed Student Loan (GSL) Programs

The Secretary has decided that to best achieve the purposes of section 4 of Public Law 102-26, each Stafford loan that was not in a default status on the date the borrower began active duty service in connection with Operation Desert Shield or Operation Desert Storm shall be considered to be (or have been) in an "in-school" status (if the borrower was in a grace period or in school at the time the borrower began active duty) or an "in-school deferment" status (if the borrower was in repayment, but not attending school), as appropriate during the period of time the borrower served on such active duty. A PLUS, Supplemental Loans for Students, or Consolidation Loan Program loan not in a default status on the date the borrower began active duty service shall be treated as if the loan was in an "inschool deferment" status. Where appropriate, the lender shall offer the borrower the option of either paying the accrued interest or having it capitalized. Lenders and guarantee agencies shall suspend collection activity on the loan, even if State or guarantee agency rules do not permit any suspension.

At the conclusion of the borrower's active duty service in connection with Operation Desert Shield or Operation Desert Storm, the lender shall take the

following actions:

(1) If the borrower had not yet used his or her grace period on a Stafford loan, the borrower's grace period shall begin following such active duty service.

(2) Any other GSL borrower shall be given to the option of either paying the interest that accrues on the loan or having it capitalized during the six-

month period (the "transition" period) beginning on the date the borrower is no longer serving on the active duty service described above. During this period, the borrower will not be obligated to make any payments on the principal balance of the loan.

A borrower who does not enroll at a participating school as at least a halftime student before the expiration of the borrower's grace period, or does not establish in-school deferment eligibility at a participating school before the end of the transition period, shall be granted an extension of either the grace period or transition period by the lender, based on the borrower's written statement to the lender that he or she intends to enroll in school as at least a half-time student or establish in-school deferment eligibility during the first complete academic period that begins within six months after the conclusion of the borrower's grace period or transition period, as applicable. If the borrower fails to enroll in school during the extension period, the lender shall consider the borrower's loan to have been converted to repayment on the day following the expiration of the borrower's grace period or transition. period. However, the lender shall offer an administrative forbearance for any payments that would have been due for the period covered by the extension.

## II. Perkins, Direct, and Defense Loan Programs

The Secretary has decided that to best achieve the purposes of section 4 of Public Law 102–26, each Perkins, Direct, or Defense Loan that was not in a default status on the date the borrower began active duty service in connection with Operation Desert Shield or Operation Desert Storm shall be considered to be (or have been) in an "in-school" status during the period of time the borrower served on such active duty. Accordingly, the institution that made the loan shall suspend collection activity on the loan.

At the conclusion of the borrower's active duty service in connection with Operation Desert Shield or Operation Desert Storm, the institution that made the loan shall take the following actions:

(1) If the borrower had not yet used his or her initial grace period (six or nine months), the borrower's grace period shall begin following such active duty service.

(2) Any other borrower shall be eligible to receive a six-month transition period beginning on the date the

borrower is no longer serving on the active duty service described above. During this transition period, repayment is deferred but interest will continue to

A borrower who does not enroll at an institution of higher education as at least a half-time regular student before the expiration of the initial grace period or transition period shall be granted an extension of either the initial grace period or transition period by the institution that made the loan, based on the borrower's written statement to the institution that he or she intends to enroll as at least a half-time regular student during the first complete academic period that begins within six months after the conclusion of the borrower's grace period or transition period, as applicable. If the borrower fails to enroll in an institution during the extension period, the institution shall consider the borrower's loan to have been converted to repayment on the day following the expiration of the borrower's initial grace period or transition period. However, the institution shall offer an administrative hardship deferment for any payments that would have been due for the period covered by the extension.

### III. Pell Grant Program

#### A. Need Analysis

In accordance with the Departments of Labor, Health, and Human Services, and Education, and Related Agencies Act. 1991 (Public Law 101-517), as codified in 34 CFR 690.31 and 690.32 of the Pell Grant Program regulations (published in the Federal Register on January 16, 1991, 56 FR 1700), in those instances where special conditions exist (as determined by the Secretary), an applicant may have his or her Pell Grant Index (PGI) calculated using the expected income for the 1991 calendar year instead of by the standard procedure of using base year income for the 1990 calendar year. These special conditions apply to certain applicants under the following conditions (as defined in 34 CFR 690.31 and 690.32): A loss of full-time employment, a partial loss of employment, a loss of untaxed income, a loss of earnings due to disability or natural disaster, separation or divorce, or death. In addition to applicants covered by these conditions, the Secretary has determined that this benefit is available to the following Pell Grant applicants:

An independent or dependent applicant who is a Reservist called to

active duty in connection with Operation Desert Shield or Operation Desert Storm;

 An independent application who is the spouse of a Reservist called to active duty in connection with Operation Desert Shield or Operation Desert Storm; and

 A dependent applicant who is a dependent of a Reservist called to active duty in connection with Operation Desert Shield or Operation Desert Storm.

Students meeting a special condition criterion must provide the data needed for the special calculation on either the Correction Application for Federal Student Assistance (Correction AFSA) or the Student Aid Report (SAR). In either case, the student forwards the document to the processor indicated on the form. At that time, a computation based on the expected year data will be made and a new SAR generated.

#### B. Duration of Eligibility for a Pell Grant

Under section 411(c) of the HEA, as codified in § 690.6 of the Pell Grant Program regulations, for a student who receives his or her first Pell Grant on or after July 1, 1987, the period of time required to complete his or her undergraduate baccalaureate course of study may not exceed the full-time equivalent of—

(1) Five academic years for an undergraduate degree or certificate program that normally requires four academic years or less of study to complete; or

(2) Six academic years for an undergraduate degree or certificate program that normally requires more than four academic years of study to complete.

For Pell Grant recipients who were either unable to complete the periods of instruction for which they received Pell Grants or did not receive academic credit for those periods because they served on active duty in connection with Operation Desert Shield or Operation Desert Storm, the Secretary will not consider those periods of instruction in determining the length of Pell Grant eligibility. The Secretary has decided to consider any individual who ceased enrollment or did not receive academic credit in order to serve on active duty in connection with Operation Desert Shield

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or Operation Desert Storm to be eligible for this extension, whether or not the individual was a Reservist called up for active duty or was in military service

Catalog of Federal Domestic Assistance Numbers: 84.032 Guaranteed Student Loan Program; 84.038 Perkins Loan Program; 84.063 Pell Grant Program.

Dated: September 11, 1991 Lamar Alexander, Secretary of Education. FR Doc. 91-22202 Filed 9-13-91; 8:45 am BILLING CODE 4000-01-M

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#### CFR CHECKLIST

This checklist, prepared by the Office of the Federal Register, is published weekly. It is arranged in the order of CFR titles, prices, and revision dates.

An asterisk (*) precedes each entry that has been issued since last week and which is now available for sale at the Government Printing Office.

A checklist of current CFR volumes comprising a complete CFR set, also appears in the latest issue of the LSA (List of CFR Sections Affected), which is revised monthly.

The annual rate for subscription to all revised volumes is \$620.00 domestic, \$155.00 additional for foreign mailing.

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1900-1910 (§§ 1901.1 to 1910.999)		July 1, 1990 July 1, 1990	42 Parts:		
1910 (§§ 1910.1000 to end)		6 July 1, 1989	1-60	14.00	Oct. 1, 1990
1911–1925 1926		July 1, 1990	61–399		Oct. 1, 1990
1927–End		July 1, 1991			Oct. 1, 1990
	23.00	301y 1, 1771	400–429		Oct. 1, 1990
30 Parts:	00.00	July 1, 1990	430-End	23.00	OCT. 1, 1990
0–199 200–699		July 1, 1991	43 Parts:		
700-End		July 1, 1991	1-999	19.00	Oct. 1, 1990
	21.00	July 1, 1771	1000-3999	26.00	Oct. 1, 1990
31 Parts:	25.00	11 2 2000	4000-End	12.00	Oct. 1, 1990
0-199		July 1, 1990	44	23.00	Oct. 1, 1990
200-End	19.00	July 1, 1990			
32 Parts:			45 Parts:	17.00	Oct. 1, 1990
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1-189		July 1, 1990	1200-End	18.00	Oct. 1, 1990
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33 Parts:	37.00	July 1, 1990	140–155		Oct. 1, 1990
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34 Parts:			500-End		Oct. 1, 1990
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36 Parts:			40-69		Oct. 1, 1990
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