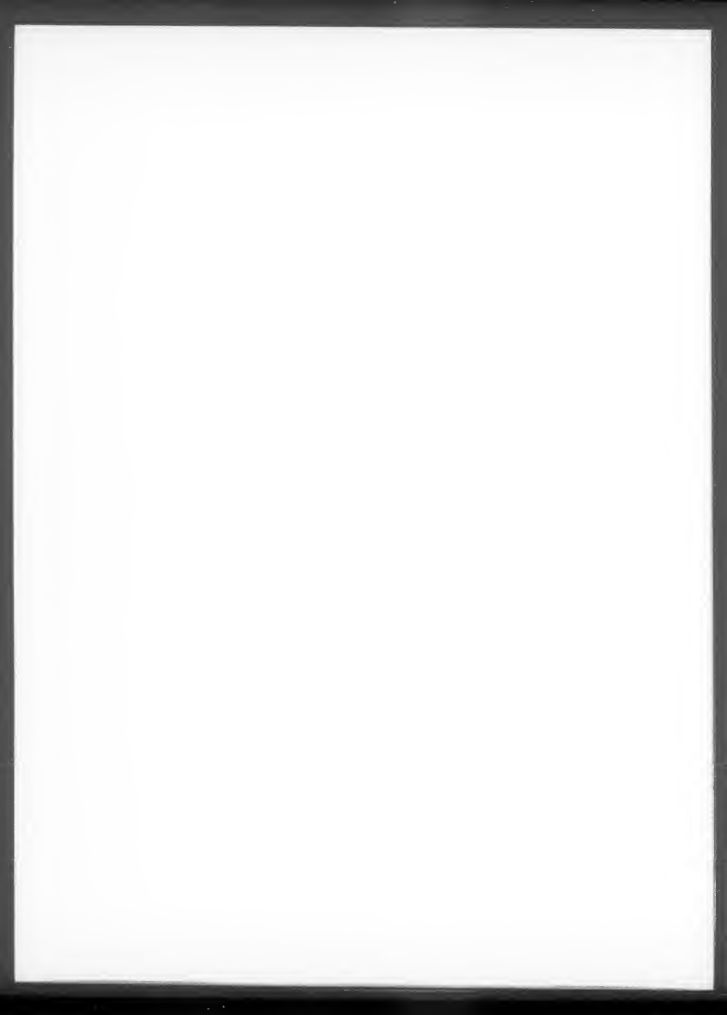
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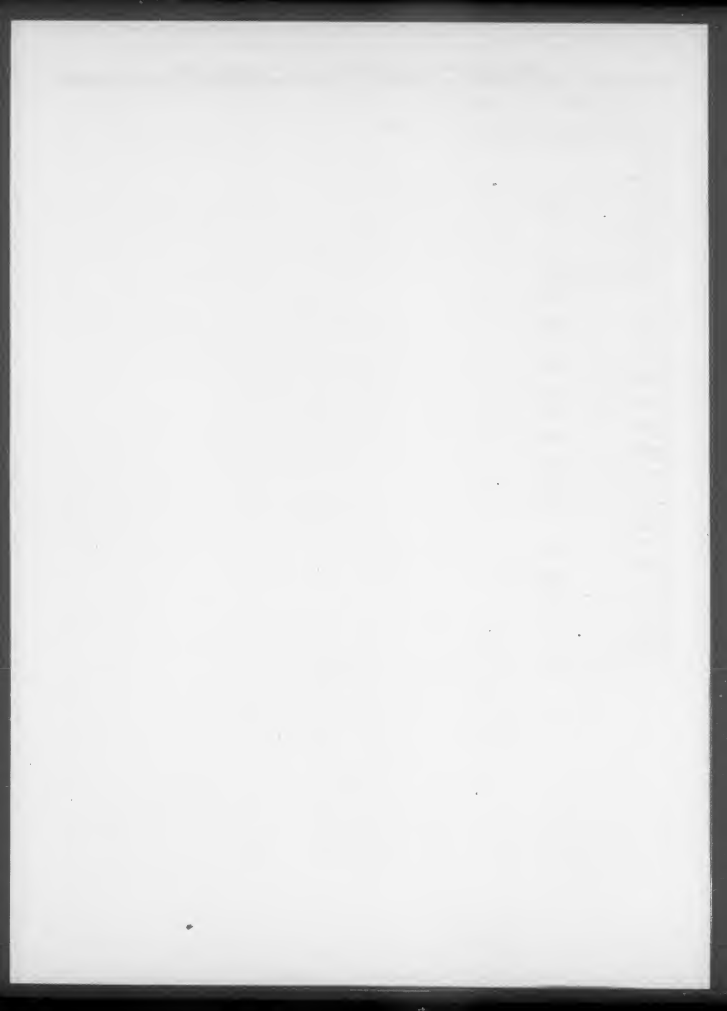
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Consult the Reader Aids section at the end of this issue for phone numbers, online resources, finding aids, reminders, and notice of recently enacted public laws.

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Presidential Documents

Title 3-

Proclamation 7082 of April 15, 1998

The President

National Recall Round-Up Day, 1998

By the President of the United States of America

A Proclamation

More than 21,000 Americans lose their lives each year in accidents involving consumer products, and more than 29 million are injured. These accidents cost our Nation over \$200 billion annually, and the cost in terms of human suffering is immeasurable.

The Consumer Product Safety Commission (CPSC) is on the front line of the Federal Government's efforts to protect the safety and well-being of our citizens, especially our children. The CPSC monitors the performance of more than 15,000 types of consumer products and secures the recall of those that prove to be defective and potentially hazardous. Last year alone, the CPSC negotiated 362 recalls involving over 76 million individual consumer products that presented a significant risk to the public. But getting dangerous products off store shelves is only the first step. The real challenge is getting them out of the homes of people who have already purchased them.

On April 16, the CPSC, in conjunction with State and local governments and community organizations across the country, will conduct the second annual Recall Round-Up Day. This initiative is a public safety campaign to warn Americans that they may still be exposing themselves and their families to recalled products that could seriously injure or even kill them. Despite recalls and safety alerts issued by the CPSC, many of these hazardous products are still in consumers' homes or can be purchased at secondhand stores and garage sales.

This year's Recall Round-Up effort will spotlight the dangers associated with five types of previously recalled consumer products: playpens, bunk beds, halogen floor lamps, hand-held hair dryers, and lawn darts. The CPSC encourages government officials, health, safety, and consumer agencies, community organizations, and the media to alert the American people—particularly parents and child care providers—to the importance of repairing, returning, or destroying any of these products if they have been recalled. I encourage all Americans to make use of this vital information to protect the safety and health of their families and to avoid preventable tragedies.

NOW, THEREFORE, I, WILLIAM J. CLINTON, President of the United States of America, by virtue of the authority vested in me by the Constitution and laws of the United States, do hereby proclaim April 16, 1998, as National Recall Round-Up Day. I call upon all Americans to observe this day by working with safety, health, and consumer agencies and other appropriate community organizations to organize and conduct local round-ups of dangerous and defective consumer products and to warn parents, child care providers, and the general public about the hazards of using recalled consumer products.

IN WITNESS WHEREOF, I have hereunto set my hand this fifteenth day of April, in the year of our Lord nineteen hundred and ninety-eight, and of the Independence of the United States of America the two hundred and twenty-second.

William Teinsen

[FR Doc. 98-10430 Filed 4-16-98; 8:45 am] Billing code 3195-01-P

Rules and Regulations

Federal Register

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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

9 CFR Part 78

[Docket No. 98-036-1]

Brucellosis in Cattle; State and Area Classifications; Alabama

AGENCY: Animal and Plant Health Inspection Service, USDA. ACTION: Interim rule and request for comments.

SUMMARY: We are amending the brucellosis regulations concerning the interstate movement of cattle by changing the classification of Alabama from Class A to Class Free. We have determined that Alabama meets the standards for Class Free status. This action relieves certain restrictions on the interstate movement of cattle from Alabama.

DATES: Interim rule effective April 14, 1998. Consideration will be given only to comments received on or before June 16, 1998.

ADDRESSES: Please send an original and three copies of your comments to Docket No. 98-036-1, Regulatory Analysis and Development, PPD, APHIS, Suite 3C03, 4700 River Road Unit 118, Riverdale, MD 20737-1238. Please state that your comments refer to Docket No. 98-036-1. 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. Persons wishing to inspect comments are requested to call ahead on (202) 690-2817 to facilitate entry into the comment reading room. FOR FURTHER INFORMATION CONTACT: Dr. R.T. Rollo, Jr., Staff Veterinarian, National Animal Health Programs, VS, APHIS, 4700 River Road Unit 43,

Riverdale, MD 20737–1231, (301) 734–7709; or e-mail: rrollo@aphis.usda.gov. SUPPLEMENTARY INFORMATION:

Background

Brucellosis is a contagious disease affecting animals and humans, caused by bacteria of the genus *Brucella*.

The brucellosis regulations, contained in 9 CFR part 78 (referred to below as the regulations), provide a system for classifying States or portions of States according to the rate of *Brucella* infection present, and the general effectiveness of a brucellosis control and eradication program. The classifications are Class Free, Class A, Class B, and Class C. States or areas that do not meet the minimum standards for Class C are required to be placed under Federal quarantine.

The brucellosis Class Free classification is based on a finding of no known brucellosis in cattle for the 12 months preceding classification as Class Free. The Class C classification is for States or areas with the highest rate of brucellosis. Class B and Class A fall between these two extremes. Restrictions on moving cattle interstate become less stringent as a State approaches or achieves Class Free status.

The standards for the different classifications of States or areas entail (1) maintaining a cattle herd infection rate not to exceed a stated level during 12 consecutive months; (2) tracing back to the farm of origin and successfully closing a stated percent of all brucellosis reactor cases found in the course of Market Cattle Identification (MCI) testing; (3) maintaining a surveillance system that includes testing of dairy herds, participation of all recognized slaughtering establishments in the MCI program, identification and monitoring of herds at high risk of infection (including herds adjacent to infected herds and herds from which infected animals have been sold or received), and having an individual herd plan in effect within a stated number of days after the herd owner is notified of the finding of brucellosis in a herd he or she owns; and (4) maintaining minimum procedural standards for administering the program.

Before the effective date of this interim rule, Alabama was classified as a Class A State.

To attain and maintain Class Free status, a State or area must (1) remain

free from field strain Brucella abortus infection for 12 consecutive months or longer; (2) trace back at least 90 percent of all brucellosis reactors found in the course of MCI testing to the farm of origin; (3) successfully close at least 95 percent of the MCI reactor cases traced to the farm of origin during the 12 consecutive month period immediately prior to the most recent anniversary of the date the State or area was classified Class Free; and (4) have a specified surveillance system, as described above, including an approved individual herd plan in effect within 15 days of locating the source herd or recipient herd.

After reviewing the brucellosis program records for Alabama, we have concluded that this State meets the standards for Class Free status.
Therefore, we are removing Alabama from the list of Class A States in §78.41(b) and adding it to the list of Class Free States in §78.41(a). This action relieves certain restrictions on moving cattle interstate from Alabama.

Immediate Action

The Administrator of the Animal and Plant Health Inspection Service has determined that there is good cause for publishing this interim rule without prior opportunity for public comment. Immediate action is warranted to remove unnecessary restrictions on the interstate movement of cattle from Alabama.

Because prior notice and other public procedures with respect to this action are impracticable and contrary to the public interest under these conditions, we find good cause under 5 U.S.C. 553 to make it effective upon signature. We will consider comments that are received within 60 days of publication of this rule in the Federal Register. After the comment period closes, we will publish another document in the Federal Register. It will include a discussion of any comments we receive and any amendments we are making to the rule as a result of the comments.

Executive Order 12866 and Regulatory Flexibility Act

This rule has been reviewed under Executive Order 12866. For this action, the Office of Management and Budget has waived its review process required by Executive Order 12866.

Cattle moved interstate are moved for slaughter, for use as breeding stock, or for feeding. Changing the brucellosis status of Alabama from Class A to Class Free will promote economic growth by reducing certain testing and other requirements governing the interstate movement of cattle from this State. Testing requirements for cattle moved interstate for immediate slaughter or to quarantined feedlots are not affected by this change. Cattle from certified brucellosis-free herds moving interstate are not affected by this change.

The groups affected by this action will be herd owners in Alabama, as well as buyers and importers of cattle from this State

There are an estimated 32,230 cattle herds in Alabama that would be affected by this rule. All of these are owned by small entities. Test-eligible cattle offered for sale interstate from other than certified-free herds must have a negative test under present Class A status regulations, but not under regulations concerning Class Free status. If such testing were distributed equally among all animals affected by this rule, Class Free status would save approximately \$4 per head.

Therefore, we believe that changing the brucellosis status of Alabama will not have a significant economic impact on the small entities affected by this interim rule.

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.

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.)

Executive Order 12988

This rule has been reviewed under Executive Order 12988, Civil Justice Reform. This rule: (1) Preempts all State and local laws and regulations that are in conflict with this rule; (2) has no retroactive effect; and (3) does not require administrative proceedings before parties may file suit in court challenging this rule.

Paperwork Reduction Act

This rule contains no information collection or recordkeeping requirements under the Paperwork Reduction Act of 1995 (44 U.S.C. 3501 et seq.).

List of Subjects in 9 CFR Part 78

Animal diseases, Bison, Cattle, Hogs. Quarantine, Reporting and recordkeeping requirements, Transportation.

Accordingly, 9 CFR part 78 is amended as follows:

PART 78—BRUCELLOSIS

1. The authority citation for part 78 continues to read as follows:

Authority: 21 U.S.C. 111–114a–1, 114g, 115, 117, 120, 121, 123–126, 134b, and 134f; 7 CFR 2.22, 2.80, and 371.2(d).

§ 78.41 [Amended]

2. In § 78.41, paregraph (a) is amended by adding "Alabama," immediately before "Alaska," and paragraph (b) is amended by removing "Alabama,".

Done in Washington, DC, this 14th day of April 1998.

Charles P. Schwalbe,

Acting Administrator, Animal and Plant Health Inspection Service.

[FR Doc. 98–10199 Filed 4–16–98; 8:45 am]
BILLING CODE 3410–34–P

DEPARTMENT OF TRANSPORTATION

Federal Aviation Administration

14 CFR Part 39

[Docket No. 95-CE-92-AD; Amendment 39-10468; AD 98-08-19]

RIN 2120-AA64

Airworthiness Directives; Twin Commander Aircraft Corporation 500, 600, and 700 Series Airplanes

AGENCY: Federal Aviation Administration, DOT. ACTION: Final rule.

SUMMARY: This amendment adopts a new airworthiness directive (AD) that applies to all Twin Commander Aircraft Corporation (Twin Commander) 500, 600, and 700 series airplanes. This AD requires installing access holes in both wing leading edges and repetitively inspecting the forward attach brackets and straps for cracks. Reports of cracks in the wing to fuselage attachment brackets and straps, wing station (WS) 24, and fuselage frames prompted this action. The actions specified by this AD are intended to detect cracks at the wing to fuselage attach points, which, if not detected and corrected, could cause structural failure and loss of control of the airplane.

DATES: Effective May 18, 1998.

The incorporation by reference of certain publications listed in the regulations is approved by the Director of the Federal Register as of May 18,

ADDRESSES: Service information that applies to this AD may be obtained from Twin Commander Aircraft Corporation, P. O. Box 3369, Arlington, Washington, 98223; telephone (360) 435–9797; facsimile: (360) 435–1112. This information may also be examined at the Federal Aviation Administration (FAA), Central Region, Office of the Regional Counsel, Attention: Rules Docket No. 95–CE–92–AD, Room 1558, 601 E. 12th Street, Kansas City, Missouri 64106; or at the Office of the Federal Register, 800 North Capitol Street, NW, suite 700, Washington, DC.

FOR FURTHER INFORMATION CONTACT: Jeffrey Morfitt, Aerospace Engineer, FAA, Seattle Aircraft Certification Office, 1601 Lind Ave. S.W., Renton, Washington, 98055–4056; telephone (425) 227–2595; facsimile (425) 227– 1181.

SUPPLEMENTARY INFORMATION:

Events Leading to the Issuance of This AD

A proposal to amend part 39 of the Federal Aviation Regulations (14 CFR part 39) to include an AD that would apply to Twin Commander 500, 600, and 700 series airplanes was published in the Federal Register as a notice of proposed rulemaking (NPRM) on August 19, 1997, (62 FR 44096). The NPRM was the result of reports of cracks in the wing to fuselage attachment brackets and straps, wing station (WS) 24, and fuselage frames. The NPRM proposed to require:

	А	В	С
Part I	Installing access holes in left and right wing leading edges and inspecting the forward attach brackets and straps for cracks. For any airplanes that have wings modified with titanium leading edges through an STC, remove the wing root farings to accomplish the required inspections, in lieu of installing the access holes.	If cracked, prior to further flight, replacing the brackets and straps or repairing the part with an approved repair scheme. Then accomplish Part II of this AD.	If no cracks, repeat the inspection at reg- ular intervals until cracks are found, then accomplish Part II.
Part II	Inspecting for cracks on both wing leading edge closeouts, upper & lower return flange radius, fuselage frame where tee bracket attaches, inboard side of attached bracket and frame tee bracket.	If cracked, prior to further flight, replacing any cracked part or repairing the part with an approved repair scheme.	After repairing or replacing the damaged part, continuing to inspect at regular intervals.
Part III	Inspecting fuselage station (f.s.) 100 for cracks.	If cracked, prior to further flight, repaining with an approved repair scheme, and continuing to inspect at regular intervals.	If no cracks, repeating the inspection at regular intervals until cracks are found, then accomplishing Part III B of this AD.

Accomplishment of the proposed action as specified in the NPRM would be in accordance with the Compliance section and Part I, II, and III of the ACCOMPLISHMENT INSTRUCTIONS sections of Twin Commander Aircraft Corporation (Twin Commander) Service Bulletin (SB) No. 223, dated October 24, 1996 as amended by Revision Notice No. 1, dated May 8, 1997 and Revision Notice No. 2, dated August 18, 1997.

Comments

Interested persons have been afforded an opportunity to participate in the making of this amendment. Several comments were received in response to the proposed action. Due consideration has been given to the following comments.

Turbine Engine Versus Reciprocating Engine Models

One commenter opposes the AD for reciprocating engine powered models. The commenter asks if turbine models have different loads than reciprocating engine powered models, suggesting that the AD should apply only to turbine models.

The FAA does not concur. The type of powerplant is not relevant. However, the turbine models are pressurized, which affects the configuration of the structure, and service reports indicate pressurization does affect cracking in the fitting. This effect is accounted for in the compliance times for Part III of the service bulletin. Cracks have been discovered in both pressurized and nonpressurized airplanes and in every structural configuration present in the airplane models listed in the proposed AD. The final rule will not change as a result of this comment.

Low Level Survey Versus Non-Survey Operations

Two commenters oppose the proposed action for airplanes that are not used for low level survey operations. The commenters ask if the airplanes found cracked are engaged in low level survey operations, suggesting that the proposed action apply only to airplanes operated in such a manner.

The FAA does not concur. FAA data indicates that 6 of 47 airplanes inspected were in survey operations for a portion of their total hours of operation. All six showed cracking. The data indicates that 24 additional airplanes were found cracked. These airplanes were not engaged in survey operations for a significant portion of their total hours of operation. The service data supports the need for the proposed action regardless of whether the affected airplane is used in a low level survey type operation. The final rule will not change as a result of this comment.

Evidence of an Unsafe Condition

One commenter suggests that there is insufficient evidence of an unsafe condition to justify the proposed action. The commenter asks if the basis for this action was the 1978 Calumet, Oklahoma accident involving an in-flight structural breakup, suggesting that one accident that occurred 19 years ago does not justify an AD.

The FAA does not concur. While this accident is a source of concern, there is more evidence that an unsafe condition exists. There have been 14 other inflight breakups that involved leading edge failures, as well as 8 incidents involving in-flight damage to the wing leading edge. One other accident is currently under investigation by the National Transportation Safety Board. These accidents and incidents demonstrate the critical nature of the

leading edge on these airplane models. The numerous reports of cracking (63 percent of the inspected airplanes) indicate that an unsafe condition exists. The final rule will not change as a result of this comment.

Cracks Due To Poorly Manufactured or Improperly Installed Parts

One commenter suggests that the cracks found in the bracket were due to overload during installation. The commenter asks the FAA to conduct a metallurgical analysis of the cracked parts.

The FAA does not concur. A metallurgical analysis has been conducted that shows that the crack propagation was fatigue, not installation overload. A developmental problem resulted in some early parts that did not fit correctly. However, the manufacturing process has been refined so that the fit problem has been alleviated. The final rule will not change as a result of this comment.

Airplanes Equipped With Titanium Leading Edges

One commentor suggests that the proposed action be changed to allow alternative inspection techniques that would not necessitate installing the access doors in airplanes that have a titanium leading edge modification for flight into known icing conditions, or exempt these airplanes from the proposed action entirely. The commenter states that the titanium leading edges installed per Supplemental Type Certificate (STC) on 23 of his airplanes cannot be modified as required by the service bulletin. The commenter also states that the leading edge modifications per this STC would add significant strength to the leading edge, suggesting that airplanes so equipped would not be susceptible to cracking.

The FAA partially concurs. The effect of the leading edge modification on the cracking, which is the subject of this AD, is unknown. However, stiffening of the leading edge could increase the load in the attachment bracket, thereby aggravating the situation. The unsafe condition is therefore likely to exist in airplanes with the titanium leading edges, and these airplanes should be included in the proposed action.

The leading edge access doors are installed to make the required inspections easier and less time consuming. The leading edge modification installed on the commenter's airplanes is unique. Because of the small number of airplanes affected by this modification, the FAA can address the requests for alternative methods of compliance, as necessary.

necessary.

The FAA has also changed the requirement for gaining access to the wing leading edges for airplanes with wings modified by an STC with titanium leading edges. For these airplanes, the wing root farings can be removed to accomplish the inspections for cracks.

The final rule will reflect these changes.

Need for Terminating Action

One commenter suggests that the proposed action be changed to include a modification that terminates the repetitive inspection requirements.

The FAA partially agrees. A modification to the airplane to terminate the repetitive inspections that are proposed would be desirable. However, neither the manufacturer, nor any other party has proposed a permanent fix to the cracking. The unsafe condition necessitates that the proposed action be taken at this time. If a terminating action should become available in the future, the FAA would incorporate it into a superseding AD. The final rule will not change as a result of this comment.

Work To Be Done at a Twin Commander Service Center

One commenter states that the service bulletin recommends that the work be done at a Twin Commander service center which could be difficult to schedule, given the limited service centers and the number of airplanes affected. The commenter states that requiring the modification be accomplished at these Twin Commander service centers would be a hardship for some owners.

The FAA partially agrees that it may be difficult for all of the owners/ operators to schedule the work at a Twin Commander service center. Revision Notice No. 1 is included in the service bulletin that is incorporated by reference into the proposed action. This revision clarifies that it is recommended by the manufacturer, but not required, that the work be done by a Twin Commander service center. The final rule will not change as a result of this comment.

Projected Cost Impact Unrealistically Low

One commenter argues that the economic analysis reflected the cost per side, not the total cost and that the total cost quoted was unrealistically low.

The FAA does not concur. The type certificate holder verified that the hours quoted were for the entire airplane, not one side. The total inspection hours are based on two prototype installations. The cost impact provided in the NPRM presents a conservative estimate of the time required for a mechanic to install two access doors and conduct a dye penetrant inspection. There will be additional cost if the inspection turns up cracked fittings or leading edge ribs. The additional cost of repairing damaged wing structure found by the inspections cannot be determined, since it depends on the magnitude of the damage found and the repair technique used. The final rule will not change as a result of this comment.

The FAA's Determination

After careful review of all available information related to the subject presented above, including the related service information, the FAA has determined that air safety and the public interest require the adoption of the rule as proposed, except for the changes discussed above and minor editorial corrections. The FAA has determined that these changes and minor corrections will not change the meaning of the AD and will not add any additional burden upon the public than was already proposed.

Cost Impact

The FAA estimates that 1,464 airplanes in the U.S. registry will be affected by this AD, that it will take approximately 82 workhours for PART II; 100 workhours for PART II (if required); and 7 workhours for PART III per airplane (if required) to accomplish this action. The average labor rate is approximately \$60 an hour. Parts cost approximately \$410 for PART I and approximately \$450 for PART II (if required) per airplane. Based on these figures, the total cost impact for PART II will be \$5,330 per airplane, PART II (if required) will be \$6,450 per airplane, and PART III will be \$420 per airplane,

(if required). The U.S. fleet cost is estimated to be \$11,127,650, or \$5,950 per airplane if no damage is found; and \$23,021,400 for the U.S. fleet, or \$12,200 per airplane if damage is found. For purposes of estimating the cost of this AD, the FAA is presuming that none of the owners/operators have had any of the actions accomplished on any of the affected airplanes. In addition, the cost impact does not take into consideration the costs of the repetitive inspections. The FAA has no way of determining the number of repetitive inspections that may be incurred over the life of the airplane.

Regulatory Flexibility Act Economic Analysis

Because the estimated cost for the inspection and possible repairs are expensive, the FAA conducted a Cost Analysis and Initial Regulatory Flexibility Determination and Analysis for this AD.

The Regulatory Flexibility Act of 1980 (RFA) was enacted by Congress to assure that small entities are not unnecessarily and disproportionately burdened by Government regulations. The RFA requires agencies to review rules that may have a "significant economic impact on a substantial number of small entities," and, in cases where they would, to conduct a Regulatory Flexibility Analysis in which alternative actions are considered.

FAA Order 2100.14A, Regulatory Flexibility Criteria and Guidance, defines "significant economic impact" as an annualized net compliance cost, adjusted for inflation, which is greater than a threshold cost level for defined entity types. A "substantial number" is defined as a number that is at least eleven and that is more than one-third of the small entities subject to a rule, or any number of small entities subject to a rule which is substantial in the judgment of the rulemaking official. Small entities" are defined as small businesses, small not-for-profit organizations which are independently owned and operated, or airports operated by small governmental jurisdictions.

With limited information available to airplane specific costs, a range of per airplane costs can be estimated by constructing hypothetical low-and high-cost scenarios. These scenarios are based on three general presumptions: first, that these airplanes have accumulated 6,000 hours TIS and are subject to this AD within the next 100 hours TIS; second, that all of these airplanes are at the minimum and maximum extremes of annual TIS (200 or 300 hours) with a remaining

operating life of 10 and 20 years, and the extent of cracking is unknown (no cracking or cracking in the inspected areas); and third, that these airplanes are of the model types incurring either the lowest or highest costs.

The total low-cost scenario in 1997 dollars will be \$5,570 (\$4,805 discounted) per airplane over 10 years, with \$5,330 of the costs incurred in the first year. The annualized cost (again over 10 years) will be \$641 per airplane.

The total high-cost scenario in 1997 dollars will be \$25,285 per airplane (\$16,487 discounted) over 30 years, with \$15,865 of the costs incurred in the first year. The annualized cost (again over 30 years) will be \$1,556.

This AD will affect approximately 1,464 airplanes, of which 366 are owned by individuals, 38 are owned by federal and state agencies, and 847 are owned by 697 separate entities. Of the 697 entities, one entity owns 28 airplanes. three entities own between 10 and 12 airplanes, nineteen separate entities own between 3 and 9 airplanes, thirtytwo entities own 2 airplanes, and sixhundred forty-two entities own 1 airplane each. The FAA cannot determine the size of all 697 owner entities, or the type of business each entity is engaged in. The FAA also cannot conclusively determine the costs of this AD. For illustration purposes, it has been calculated that the AD will have hypothetical annualized costs between \$641 (the low-cost scenario) and \$1,556 (the high-cost scenario) per airplane. Due to the uncertainties involved with these calculations, as well as with the ownership information, no determinations can be made regarding "significant economic impact on a substantial number of small entities.'

The FAA has considered three alternatives to this AD: (1) take no federal action and rely on voluntary compliance with the Twin Commander Service Bulletin No. 223. The FAA finds this alternative unacceptable because of the consequences that could result, if the unsafe condition is not eliminated; (2) mandate inspecting fewer parts, and at longer intervals in the areas where the wings attach to the fuselage. This

alternative is unacceptable because less stringent inspections could fail to locate cracking in key parts of the airplane for too long a period of time; (3) defer Federal action pending review of additional data to determine whether to require the specified inspections. This alternative is unacceptable because evidence already exists of cracking in the wing and fuselage at the attach points which would be considered structural failure.

Consequently, the FAA is unable to conclusively make an economic impact evaluation based on information available.

Regulatory Impact

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.

For the reasons discussed above, I certify that this action (1) is not a "significant regulatory action" under Executive Order 12866; (2) is not a "significant rule" under DOT Regulatory Policies and Procedures (44 FR 11034, February 26, 1979); and (3) could have a significant economic impact, positive or negative, on a substantial number of small entities under the criteria of the Regulatory Flexibility Act. A copy of the final evaluation prepared for this action is contained in the Rules Docket. A copy of it may be obtained by contacting the Rules Docket at the location provided under the caption ADDRESSES.

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 part 39 of the Federal Aviation Regulations (14 CFR part 39) as follows:

PART 39—AIRWORTHINESS DIRECTIVES

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

Authority: 49 U.S.C. 106(g), 40113, 44701.

§ 39.13 [Amended]

2. Section 39.13 is amended by adding a new airworthiness directive (AD) to read as follows:

98-08-19 Twin Commander Aircraft Corporation: Amendment 39-10468; Docket No. 95-CE-92-AD.

Applicability: Models 500, 500A, 500B, 500S, 500U, 520, 560, 560A, 560E, 560F, 680, 680E, 680F, 680FL, 680FLP, 680FP, 680T, 680W, 681, 685, 690, 690A, 690B, 690C, 690D, 695, 695A, 695B and 720 airplanes, all serial numbers, certificated in any category.

Note 1: This AD applies to each airplane identified in the preceding applicability provision, regardless of whether it has been modified, altered, or repaired in the area subject to the requirements of this AD. For airplanes that have been modified, altered, or repaired so that the performance of the requirements of this AD is affected, the owner/operator must request approval for an alternative method of compliance in accordance with paragraph (f) of this AD. The request should include an assessment of the effect of the modification, alteration, or repair on the unsafe condition addressed by this AD; and, if the unsafe condition has not been eliminated, the request should include specific proposed actions to address it.

Compliance: Required as indicated in the body of this AD after the effective date of this AD, unless already accomplished.

To prevent cracks at the wing to fuselage attach points, which, if not detected and corrected, could cause structural failure and loss of control of the airplane, accomplish the following:

(a) For all models except Models 520, 560, 690C and 695, accomplish the actions in the following table in accordance with the Compliance section and Part I, I, and III of the ACCOMPLISHMENT INSTRUCTIONS sections of Twin Commander Service Bulletin No. 223, dated October 24, 1996 as amended by Revision Notice No. 1, dated May 8, 1997 and Revision Notice No. 2, dated August 18, 1997:

	A	В	С
Part I	Upon the accumulation of 6,000 hours total time-in-service (TIS) or within the next 100 hours TIS, whichever occurs later, install access holes in left and right wing leading edges and inspect the forward attach brackets and straps for cracks. For any airplanes that have wings modified with titanium leading edges through an STC, remove the wing root farings to accomplish the required inspections, in lieu of installing the access holes. (Accomplish in accordance with PART I of Compliance Section in Twin Commander SB 223, dated Oct. 24, 1996 as amended by Revision Notice No. 1, dated May 8, 1997 and Revision Notice No. 2, dated August 18, 1997.)	If cracked, prior to further flight, replace the brackets and straps or repair the part by an approved repair scheme (see paragraph (b) of this AD). Then, accomplish PART II of this AD. (Accomplish in accordance with PART I of Compliance Section in Twin Commander SB 223, dated Oct. 24, 1996 as amended by Revision Notice No. 1, dated May 8, 1997 and Revision Notice No. 2, dated August 18, 1997.)	If no cracks are found, repeat inspection at 1,000 hour (hr.) intervals until cracks are found, replace the cracked part or repair by an approved repair scheme (see paragraph (b) of this AD), then accomplish PART II. (Accomplish in accordance with PART I or Compliance Section in Twin Commander SB 223, dated Oct. 24, 1996 as amended by Revision Notice No. 1 dated May 8, 1997 and Revision Notice No. 2, dated August 18, 1997.)
Part II	Inspect for cracks at the wing leading edge close-outs, upper & lower return flange :adius, fuselage frame where tee bracket attaches, inboard side of attach bracket and frame tee bracket. (Accomplish in accordance with PART II of Compliance Section in Twin Commander SB 223, dated Oct. 24, 1996 as amended by Revision Notice No. 1, dated May 8, 1997, and Revision Notice No. 2, dated August 18, 1997.)	If cracked, prior to further flight, replace any cracked part or repair the part with an approved repair scheme (see paragraph (b) of this AD). If no cracks are found, continue to repetitively inspect at 1,000 hour TIS intervals. (Accomplish in accordance with PART II of Compliance Section in Twin Commander SB 223, dated Oct. 24, 1996 as amended by Revision Notice No. 1, dated May 8, 1997 and Revision Notice No. 2, dated August 18, 1997.)	After repair or replacement is accomplished, continue to inspect at 6,000 hr intervals. (Accomplish in accordance with PART I of Compliance Section in Twin Commander SB 223, dated Oct. 24, 1996 as amended by Revision Notice No. 1 dated May 8, 1997 and Revision Notice No. 2, dated August 18, 1997.)
Part III	For pressurized airplanes, at 6,000 hr. total TIS or within the next 100 hours TIS whichever occurs later, inspect fuselage station (F.S.) 100 for cracks. For non-pressurized airplanes, at 12,000 hr. total TIS or within the next 100 hours TIS whichever occurs later, inspect F.S. 100 for cracks. (Accomplish in accordance with PART III of Compliance Section in Twin Commander SB 223, dated Oct. 24, 1996 as amended by Revision Notice No. 1, dated May 8, 1997 and Revision Notice No. 2, dated August 18, 1997.)	If cracked, pnor to further flight, repair with an approved repair scheme (see paragraph (b) of this AD), and continue to inspect at 1,000 hr. intervals. (Accomplish in accordance with PART III of Compliance Section in Twin Commander SB 223, dated Oct. 24, 1996 as amended by Revision Notice No. 1, dated May 8, 1997 and Revision Notice No. 2, dated August 18, 1997.)	If no cracks, repeat inspection at 1,000 hr intervals until cracks are found, then ac complish PART III B of this AD. (Accomplish in accordance with PART II of Compliance Section in Twin Com mander SB 223, dated Oct. 24, 1996 as amended by Revision Notice No. 1 dated May 8, 1997 and Revison Notice No. 2, dated August 18, 1997.)

(b) Obtain a FAA-approved repair scheme from the manufacturer through the Manager of the Seattle Aircraft Certification Office at the address specified in paragraph (f) of this AD.

. (c) For Twin Commander Models 520 and 560 airplanes, upon the accumulation of 6,000 hours total TIS or within the next 100 hours TIS, whichever occurs later, accomplish PART II of the table in paragraph (a) of this AD. Accomplish PART III in accordance with the compliance times in the above table of paragraph (a). These models are excluded from the wing leading edge access hole installation in PART I of the table in paragraph (a) of this AD.

(d) For Twin Commander Models 690C and 695 airplanes, accomplish PARTS I and II in accordance with the compliance times in the above table of paragraph (a). These Models are excluded from PART III of the table in paragraph (a) of this AD.

(e) Special flight permits may be issued in accordance with sections 21.197 and 21.199 of the Federal Aviation Regulations (14 CFR 21.197 and 21.199) to operate the airplane to

a location where the requirements of this AD can be accomplished.

(f) An alternative method of compliance or adjustment of the initial or repetitive compliance times that provides an equivalent level of safety may be approved by the Manager, Seattle Aircraft Certification Office, 1601 Lind Ave. S.W., Renton, Washington, 98055–4056. The request shall be forwarded through an appropriate FAA Maintenance Inspector, who may add comments and then send it to the Manager, Seattle Aircraft Certification Office.

Note 2: Information concerning the existence of approved alternative methods of compliance with this AD, if any, may be obtained from the Seattle Aircraft Certification Office.

(g) The inspections and installations required by this AD shall be done in accordance with the Twin Commander Service Bulletin No. 223, dated October 24, 1996 as amended by Revision Notice No. 1, dated May 8, 1997 and Revision Notice No. 2, dated August 18, 1997. 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 Twin Commander Aircraft Corporation, P.O. Box 3369, Arlington, Washington, 98223. Copies may be inspected at the FAA, Central Region, Office of the Regional Counsel, Room 1558, 601 E. 12th Street, Kansas City, Missouri, or at the Office of the Federal Register, 800 North Capitol Street, NW, suite 700, Washington, DC.

(h) This amendment becomes effective on May 18, 1998.

Issued in Kansas City, Missouri, on April 3, 1998.

Michael Gallagher,

Manager, Small Airplane Directorate, Aircraft Certificate Service.

[FR Doc. 98–9874 Filed 4–16–98; 8:45 am] BILLING CODE 4910–13–U

DEPARTMENT OF TRANSPORTATION

Federal Aviation Administration

14 CFR Part 39

[Docket No. 97-CE-130-AD; Amendment 39-10471; AD 98-08-22]

RIN 2120-AA64

Airworthiness Directives; Pilatus Aircraft Ltd. Model PC-7 Airplanes

AGENCY: Federal Aviation Administration, DOT.

ACTION: Final rule.

SUMMARY: This amendment adopts a new airworthiness directive (AD) that applies to certain Pilatus Aircraft Ltd. (Pilatus) Model PC-7 airplanes. This AD requires inspecting the elevator and rudder attachment brackets for cracks and/or corrosion, and repairing or replacing any cracked or corrosiondamaged parts, as applicable. This AD is the result of mandatory continuing airworthiness information (MCAI) issued by the airworthiness authority for Switzerland. The actions specified by this AD are intended to prevent failure of the elevator and rudder attachment brackets because of cracks or corrosion damage, which could result in the elevator and/or rudder separating from the airplane with consequent loss of airplane control.

DATES: Effective May 31, 1998.

The incorporation by reference of certain publications listed in the regulations is approved by the Director of the Federal Register as of May 31, 1998.

ADDRESSES: Service information that applies to this AD may be obtained from Pilatus Aircraft Ltd., Customer Liaison Manager, CH–6371 Stans, Switzerland; telephone: +41 41 619 6509; facsimile: +41 41 610 3351. This information may also be examined at the Federal Aviation Administration (FAA), Central Region, Office of the Regional Counsel, Attention: Rules Docket No. 97–CE–130–AD, Room 1558, 601 E. 12th Street, Kansas City, Missouri 64106; or at the Office of the Federal Register, 800 North Capitol Street, NW., suite 700, Washington, DC.

FOR FURTHER INFORMATION CONTACT: Mr. Roman T. Gabrys, Aerospace Engineer, FAA, Small Airplane Directorate, Airplane Certification Service, FAA, 1201 Walnut, suite 900, Kansas City, Missouri 64106; telephone: (816) 426–6932; facsimile: (816) 426–2169.

SUPPLEMENTARY INFORMATION:

Events Leading to the Issuance of This AD

A proposal to amend part 39 of the Federal Aviation Regulations (14 CFR part 39) to include an AD that would apply to certain Pilatus PC-7 airplanes was published in the Federal Register as a notice of proposed rulemaking (NPRM) on January 20, 1998 (63 FR 2911). The NPRM proposed to require inspecting the elevator and rudder attachment brackets for cracks and/or corrosion, and repairing or replacing any cracked or corrosion-damaged parts, as applicable. Accomplishment of the proposed action as specified in the NPRM would be in accordance with Pilatus Service Bulletin No. 55-002. dated November 7, 1997.
The NPRM was the result of

The NPRM was the result of mandatory continuing airworthiness information (MCAI) issued by the airworthiness authority for Switzerland.

Interested persons have been afforded an opportunity to participate in the making of this amendment. No comments were received on the proposed rule or the FAA's determination of the cost to the public.

The FAA's Determination

After careful review of all available information related to the subject presented above, the FAA has determined that air safety and the public interest require the adoption of the rule as proposed except for minor editorial corrections. The FAA has determined that these minor corrections will not change the meaning of the AD and will not add any additional burden upon the public than was already proposed.

Cost Impact

The FAA estimates that 8 airplanes in the U.S. registry will be affected by this AD, that it will take approximately 7 workhours per airplane to accomplish the inspection required by this AD, and that the average labor rate is approximately \$60 an hour. Inspection kits cost approximately \$106 per airplane. Based on these figures, the total cost impact of this AD on U.S. operators is estimated to be \$4,208, or \$526 per airplane.

Regulatory Impact

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.

For the reasons discussed above, I certify that this action (1) is not a 'significant regulatory action" under Executive Order 12866; (2) is not a "significant rule" under DOT Regulatory Policies and Procedures (44 FR 11034, February 26, 1979); and (3) will not have a significant economic impact, positive or negative, on a substantial number of small entities under the criteria of the Regulatory Flexibility Act. A copy of the final evaluation prepared for this action is contained in the Rules Docket. A copy of it may be obtained by contacting the Rules Docket at the location provided under the caption ADDRESSES.

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 part 39 of the Federal Aviation Regulations (14 CFR part 39) as follows:

PART 39—AIRWORTHINESS DIRECTIVES

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

Authority: 49 U.S.C. 106(g), 40113, 44701.

§ 39.13 [Amended]

2. Section 39.13 is amended by adding a new airworthiness directive (AD) to read as follows:

98-08-22 Pilatus Aircraft Ltd.: Amendment 39-10471; Docket No. 97-CE-130-AD.

Applicability: Model PC-7 airplanes, serial numbers MSN 001 through MSN 612, certificated in any category.

Note 1: This AD applies to each airplane identified in the preceding applicability provision, regardless of whether it has been modified, altered, or repaired in the area subject to the requirements of this AD. For airplanes that have been modified, altered, or repaired so that the performance of the requirements of this AD is affected, the owner/operator must request approval for an alternative method of compliance in accordance with paragraph (d) of this AD. The request should include an assessment of the effect of the modification, alteration, or repair on the unsafe condition addressed by this AD; and, if the unsafe condition has not been eliminated, the request should include specific proposed actions to address it.

Compliance: Required as indicated in the body of this AD, unless already accomplished.

To prevent failure of the elevator and rudder attachment brackets because of cracks

or corrosion damage, which could result in the elevator and/or rudder separating from the airplane with consequent loss of airplane control, accomplish the following:

(a) Within the next 100 hours time-inservice after the effective date of this AD, inspect the elevator and rudder attachment brackets for cracks and/or corrosion in accordance with Pilatus Service Bulletin No. 55-002, dated November 7, 1997.

(b) If cracked or corrosion-damaged parts are found during the inspection required by paragraph (a) of this AD, prior to further flight, repair or replace any cracked or corrosion-damaged parts, as specified in and in accordance with Pilatus Service Bulletin No. 55-002, dated November 7, 1997.

(c) Special flight permits may be issued in accordance with sections 21.197 and 21.199 of the Federal Aviation Regulations (14 CFR 21.197 and 21.199) to operate the airplane to a location where the requirements of this AD

can be accomplished.

(d) An alternative method of compliance or adjustment of the compliance time that provides an equivalent level of safety may be approved by the Manager, Small Airplane Directorate, 1201 Walnut, suite 900, Kansas City, Missouri 64106. The request shall be forwarded through an appropriate FAA Maintenance Inspector, who may add comments and then send it to the Manager, Small Airplane Directorate.

Note 2: Information concerning the existence of approved alternative methods of compliance with this AD, if any, may be obtained from the Small Airplane Directorate.

(e) Questions or technical information related to Pilatus Service Bulletin No. 55-002, dated November 7, 1997, should be directed to Pilatus Aircraft Ltd., Customer Liaison Manager, CH-6371 Stans, Switzerland; telephone: +41 41 619 6509; facsimile: +41 41 610 3351. This service information may be examined at the FAA, Central Region, Office of the Regional Counsel, Room 1558, 601 E. 12th Street,

Kansas City, Missouri.

(f) The inspection, repair, and replacement required by this AD shall be done in accordance with Pilatus Service Bulletin No. 55-002, dated November 7, 1997. 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 Pilatus Aircraft Ltd., Customer Liaison Manager, CH-6371 Stans, Switzerland. Copies may be inspected at the FAA, Central Region, Office of the Regional Counsel, Room 1558, 601 E. 12th Street, Kansas City, Missouri, or at the Office of the Federal Register, 800 North Capitol Street, NW., suite 700, Washington,

(g) This amendment becomes effective on May 31, 998.

Issued in Kansas City, Missouri, on April 8, 1998.

Marvin R. Nuss,

Acting Manager, Small Airplane Directorate, Aircraft Certification Service.

[FR Doc. 98-10058 Filed 4-16-98; 8:45 am] BILLING CODE 4910-13-U

DEPARTMENT OF TRANSPORTATION

Federal Aviation Administration

14 CFR Part 39

[Docket No. 97-CE-74-AD; Amendment 39-10469; AD 98-08-20]

RIN 2120-AA64

Airworthiness Directives; AlliedSignal Aerospace Bendix/King Model KSA 470 Autopilot Servo Actuators, Part Numbers 065-0076-10 Through 065-0076-15

AGENCY: Federal Aviation Administration, DOT. ACTION: Final rule.

SUMMARY: This amendment adopts a new airworthiness directive (AD) that applies to certain AlliedSignal Aerospace Bendix/King Model KSA 470 autopilot servo actuators, part numbers 065-0076-10 through 065-0076-15, that are installed on aircraft. This AD requires replacing the autopilot servo actuator with a modified actuator. This is the result of two reports of the affected autopilot servo actuators containing loose roll pins within the servo housing. Loose roll pins could fall out, become lodged in the output shaft clutch mechanism, and prevent this mechanism from disengaging. The actions specified by this AD are intended to prevent such an occurrence, which could result in increased effort by the pilot to control the aircraft and possible loss of control of the affected flight control axis.

EFFECTIVE DATE: June 2, 1998.

ADDRESSES: Service information identified in this AD may be obtained from AlliedSignal Aerospace, Commercial Avionics Systems, 400 N. Rogers Road, Olathe, Kansas 66062-1212. This information may also be examined at the Federal Aviation Administration (FAA), Central Region, Office of the Regional Counsel, Attention: Rules Docket No. 97-CE-74 AD, Room 1558, 601 E. 12th Street, Kansas City, Missouri 64106.

FOR FURTHER INFORMATION CONTACT: Mr. Joel Ligon, Aerospace Engineer, Wichita Aircraft Certification Office, FAA, 1801 Airport Road, Mid-Continent Airport, Wichita, Kansas 67209; telephone: (316) 946-4138; facsimile: (316) 946-4407.

SUPPLEMENTARY INFORMATION:

Events Leading to the Issuance of This

A proposal to amend part 39 of the Federal Aviation Regulations (14 CFR part 39) to include an AD that would apply to certain AlliedSignal Aerospace Bendix/King Model KSA 470 autopilot servo actuators, part numbers 065-0076-10 through 065-0076-15, that are installed on aircraft was published in the Federal Register as a notice of proposed rulemaking (NPRM) on December 19, 1997 (62 FR 66565). The NPRM proposed to require replacing the autopilot servo actuator with a modified actuator. Accomplishment of the proposed action as specified in the NPRM would be in accordance with Bendix/King Service Bulletin No. SB KSA 470-3, dated May 1997.

The NPRM was the result of two reports of the affected autopilot servo actuators containing loose roll pins within the servo housing. Loose roll pins could fall out, become lodged in the output shaft clutch mechanism, and prevent this mechanism from

disengaging.
Interested persons have been afforded an opportunity to participate in the making of this amendment. Due consideration has been given to the one comment received. No comments were received on the FAA's determination of the cost to the public.

Comment Disposition

The commenter states that the reference to the Raytheon 350 series aircraft in the proposal is incorrect. The commenter explains that the Raytheon 350 series is actually a Raytheon 300 series aircraft. The commenter requests that the FAA reference these aircraft

The FAA concurs that these aircraft should be referenced as Raytheon 300 series instead of Raytheon 350 series. Since the Raytheon 300 series is already referenced in the AD, the FAA will remove all reference to the Raytheon 350 series in the final rule.

The FAA's Determination

After careful review of all available information related to the subject presented above, the FAA has determined that air safety and the public interest require the adoption of the rule as proposed except for the change referenced above and minor editorial corrections. The FAA has determined that this change and the minor corrections will not change the meaning of the AD and will not add any additional burden upon the public than was already proposed.

Cost Impact

The FAA estimates that 500 of the affected servo actuators could be installed on aircraft in the U.S. registry. This replacement will take approximately 2 workhours per aircraft to accomplish, at an average labor rate

of approximately \$60 an hour. Servo actuators with Mod 3 incorporated cost \$2,350. Based on these figures, the total cost impact of this AD on U.S. operators is estimated to be \$1,235,000, or \$2,470 per aircraft. These figures are based on the presumption that no owner/operator of the affected aircraft has accomplished this replacement.

AlliedSignal has informed the FAA that costs of the required labor and modification of the servo actuators on affected aircraft may be recovered under an AlliedSignal conditional warranty program. Information regarding warranty claims associated with this action can be obtained directly from AlliedSignal at the address included in the ADDRESSES section of this AD.

Regulatory Impact

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 doesnot have sufficient federalism implications to warrant the preparation of a Federalism Assessment.

For the reasons discussed above, I certify that this action (1) is not a "significant regulatory action" under Executive Order 12866; (2) is not a "significant rule" under DOT Regulatory Policies and Procedures (44 FR 11034, February 26, 1979); and (3) will not have a significant economic impact, positive or negative, on a substantial number of small entities under the criteria of the Regulatory Flexibility Act. A copy of the final evaluation prepared for this action is contained in the Rules Docket. A copy of it may be obtained by contacting the Rules Docket at the location provided . under the caption ADDRESSES.

List of Subjects in 14 CFR Part 39

Air transportation, Aircraft, Aviation safety, Safety.

Adoption of the Amendment

Accordingly, pursuant to the authority delegated to me by the Administrator, the Federal Aviation

Administration amends part 39 of the Federal Aviation Regulations (14 CFR part 39) as follows:

PART 39—AIRWORTHINESS DIRECTIVES

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

Authority: 49 U.S.C. 106(g), 40113, 44701.

§ 39.13 [Amended]

2. Section 39.13 is amended by adding a new airworthiness directive (AD) to read as follows:

98-08-20 AlliedSignal Aerospace: Amendment 39-10469; Docket No. 97-CE-74-AD.

Applicability: Bendix/King Model KSA 470 Autopilot Servo Actuators; part numbers 065–0076–10 through 065–0076–15; serial numbers 0001 through 3081; that are installed on, but not limited to, the following aircraft, certificated in any category:

Note 1: This subject is addressed in AlliedSignal Bendix/King Service Bulletin No. SB KSA 470–3, dated May 1997. This service bulletin references serial number 3082. Regardless of this reference, serial number 3082 is not affected by this AD.

Aircraft	FD/AP system	KSA 470 part No.	Location
Raytheon 400 Series		065-0076-11 065-0076-15	Yaw Axis. Roll Axis.
Raytheon 200 Series Raytheon 300 Series Dassault Falcon 20	KFC 400	065-0076-11	Yaw Axis.
Raytheon 300 Series	KFC 400	065-0076-15	Yaw Axis.
Dassault Falcon 20	KFC 400	065-0076-15	Pitch Axis
		065-0076-15	Roll Axis.
Fairchild C26A/C26B	KFC400	065-0076-11	Yaw Axis.
Fairchild SA227-AC/AT/BC/CC/DC	KFC400	065-0076-15	Roll Axis.
Learjet 31A	KFC 3100	065-0076-12	Pitch Axis
		065-0076-14	Yaw Axis.
		065-0076-15	Roll Axis.
Lockheed S-2 Tracker	KFC 325	065-0076-10	Special.
Piper 400LS and PA-42-1000	KFC 400	065-0076-15	Yaw Axis.

Note 2: This AD applies to each airplane identified in the preceding applicability provision that has one of the affected actuators installed, regardless of whether it has been modified, altered, or repaired in the area subject to the requirements of this AD. For airplanes that have been modified, altered, or repaired so that the performance of the requirements of this AD is affected, the owner/operator must request approval for an alternative method of compliance in accordance with paragraph (d) of this AD. The request should include an assessment of the effect of the modification, alteration, or repair on the unsafe condition addressed by this AD; and, if the unsafe condition has not been eliminated, the request should include specific proposed actions to address it.

Compliance: Required within the next 100 hours time-in-service after the effective date of this AD, unless already accomplished.

To prevent the servo actuator roll pins from becoming loose; falling out; becoming lodged in the output shaft clutch mechanism; and preventing this mechanism from disengaging, which could result in increased effort by the pilot to control the aircraft and possible loss of control of the affected flight control axis, accomplish the following:

(a) Replace the autopilot servo actuator with an actuator that incorporates Mod 3 in accordance with the applicable maintenance manual. This modification changes the size of the servo actuator roll pin holes to assure that the pins do not become loose and fall out.

(b) As of the effective date of this AD, no person may install, on aircraft, one of the affected servo actuators that does not incorporate Mod 3.

(c) Special flight permits may be issued in accordance with sections 21.197 and 21.199 of the Federal Aviation Regulations (14 CFR 21.197 and 21.199) to operate the airplane to a location where the requirements of this AD can be accomplished.

(d) An alternative method of compliance or adjustment of the compliance times that provides an equivalent level of safety may be approved by the Manager, Wichita Aircraft Certification Office (ACO), 1801 Airport Road, Room 100, Mid-Continent Airport, Wichita, Kansas 67209. The request shall be forwarded through an appropriate FAA Maintenance Inspector, who may add comments and then send it to the Manager, Wichita ACO.

Note 3: Information concerning the existence of approved alternative methods of compliance with this AD, if any, may be obtained from the Wichita ACO.

(e) All persons affected by this directive may obtain copies of the documents referred to herein upon request to AlliedSignal Aerospace, Technical Publications, Department 65–70, P.O. Box 52170, Phoenix, Arizona 85072–2170; or may examine these documents at the FAA. Central Region, Office

of the Regional Counsel, Room 1558, 601 E. 12th Street, Kansas City, Missouri 64106.

(f) This amendment becomes effective on June 2, 1998.

Issued in Kansas City, Missouri, on April 8, 1998.

Marvin R. Nuss.

Acting Manager, Small Airplane Directorate, Aircraft Certification Service.

[FR Dec. 98–10053 Filed 4–16–98; 8:45 am]

DEPARTMENT OF TRANSPORTATION

Federal Aviation Administration

14 CFR Part 39

[Docket No. 95-CE-71-AD; Amendment 39-10470; AD 98-08-21]

RIN 2120-AA64

Airworthiness Directives; SOCATA-Groupe AEROSPATIALE Models TB10 and TB200 Airplanes

AGENCY: Federal Aviation Administration, DOT.
ACTION: Final rule.

SUMMARY: This amendment adopts a new airworthiness directive (AD) that applies to certain SOCATA-Groupe AEROSPATIALE (Socata) Models TB10 and TB200 airplanes. This AD requires inspecting the wing rear attachment fittings for cracks, replacing any cracked fitting, and incorporating wing rear attachment fitting reinforcement kits. This AD is the result of mandatory continued airworthiness information (MCAI) issued by the airworthiness authority for France. The actions specified by this AD are intended to prevent structural failure of the wing rear attachment fittings caused by cracks in this area, which could result in the wing separating from the airplane if the airplane is operated with cracked wing rear attachment fittings over an extended period of time.

DATES: Effective June 3, 1998.

The incorporation by reference of certain publications listed in the

of the Federal Register as of June 3, 1998.

ADDRESSES: Service information that applies to this AD may be obtained from the SOCATA-Groupe AEROSPATIALE, Socata Product Support, Aeroport Tarbes-Ossun-Lourdes, B P 930, 65009 Tarbes Cedex, France; telephone: 62.41.74.26; facsimile: 62.41.74.32; or the Product Support Manager, SOCATA Aircraft-Groupe AEROSPATIALE, North Perry Airport, 7501 Pembroke Road, Pembroke Pines, Florida 33023; telephone: (954) 893–1160; facsimile:

regulations is approved by the Director

(954) 964–4141. This information may also be examined at the Federal Aviation Administration (FAA), Central Region, Office of the Regional Counsel, Attention: Rules Docket No. 95–CE–71–AD, Room 1558, 601 E. 12th Street, Kansas City, Missouri 64106; or at the Office of the Federal Register, 800 North Capitol Street, NW., suite 700, Washington, DC.

FOR FURTHER INFORMATION CONTACT: Mr. Karl Schletzbaum, Aerospace Engineer, FAA, Small Airplane Directorate, 1201 Walnut Street, suite 900, Kansas City, Missouri 64106; telephone: (816) 426–6934; facsimile: (816) 426–2169.

SUPPLEMENTARY INFORMATION:

Events Leading to the Issuance of This AD

A proposal to amend part 39 of the Federal Aviation Regulations (14 CFR part 39) to include an AD that would apply to certain Socata Models TB10 and TB200 airplanes was published in the Federal Register as a notice of proposed rulemaking (NPRM) on December 16, 1997 (62 FR 65768). The NPRM proposed to require inspecting the wing rear attachment fittings for cracks, replacing any cracked fitting, and incorporating wing rear attachment fitting reinforcement kits. Accomplishment of the proposed action as specified in the NPRM would be in accordance with Socata Service Bulletin No. SB 10-082-57, Amdt. 1, dated April 1996. Accomplishment of the proposed reinforcement kits would be in accordance with the technical instructions included with each kit.

The NPRM was the result of mandatory continued airworthiness information (MCAI) issued by the airworthiness authority for France.

Interested persons have been afforded an opportunity to participate in the making of this amendment. Due consideration has been given to the four comments received from one commenter.

Comment No. 1: Allow for Repetitive Inspections Instead of Mandatory Replacement

The commenter suggests that the proposal incorporate Socata Service Bulletin SB 10–082–57, Amendment 1, as written. This service bulletin allows for repetitive inspections of the wing rear attachment fitting rather than replacement.

The FAA does not concur. The FAA's policy is to provide corrective action, when available, that will eliminate the need for repetitive inspections. The FAA has determined that long-term operational safety will be better assured

by design changes that remove the source of the problem, rather than by repetitive inspections or other special procedures. Therefore, since a design change exists for the wing rear attachment fittings that eliminates the need for repetitive inspections, no changes to the final rule are necessary as a result of this comment.

Comment No. 2: The FAA Has Exaggerated the Severity of the Unsafe Condition

The commenter believes the FAA has exaggerated the severity of the unsafe condition with the statement "* * * which could result in a wing separating from the airplane with consequent loss of control of the airplane." The commenter states that the Models TB10 and TB200 airplanes, even without the wing rear attachment fittings, resist the ultimate flight loads throughout the flight envelope, and that the wing rear attachment fittings on these airplanes resist the ultimate landing loads up to a weight of 1,092 kilograms.

The FAA partially concurs. The FAA infers that the commenter does not believe that the wing rear attachment fittings are considered primary structure since the commenter states that the design of the airplane is such that this area resists ultimate flight and landing loads. In this area, the FAA does not concur, and has determined that the wing rear attachment fittings are ultimate flight and landing load bearing areas and considers the wing rear attachment fittings primary structure.

The FAA does concur that the statement of the wing separating from the airplane with consequent loss of control of the airplane could be considered extreme. Wing separation would only occur after continued operation over a long period of time. The FAA will change the above statement that the commenter believes is exaggerated to read: "* * * which could result in the wing separating from the airplane if the airplane is operated with cracked wing rear attachment fittings over an extended period of time."

Comment No. 3: Incorrect Formula for Converting Hours Time-in-Service Into Landings

The commenter states that the AD contains the wrong formula for converting hours time-in-service (TIS) into landings for the conditions of the proposed AD. The commenter states that hours TIS should be multiplied by 1.5 to obtain the number of landings, instead of divided by 1.5 (multiplied by .67).

The FAA concurs and has changed the final rule accordingly.

Comment No. 4: No Justification To Require Kit Incorporation Prior to Further Flight on Wing Rear **Attachment Fittings Not Found Cracked**

The commenter believes that there is no justification for requiring the incorporation of Socata Kit OPT 10 920300 prior to further flight, as is presented in the AD.

The FAA concurs that mandating the incorporation of this kit prior to further flight after the effective date of the AD would be unjustified. However, the FAA's intent is to require the incorporation of this kit prior to further flight after the inspection required by the AD. This inspection compliance time is stated as "upon accumulating 3,000 landings on each wing rear attachment fitting (total of four; two per wing) or within the next 75 landings after the effective date of this AD, whichever occurs later." The FAA will change the kit incorporation compliance time to read "prior to further flight after the inspection required by paragraph (a) of this AD" to eliminate any confusion.

The FAA's Determination

After careful review of all available information related to the subject presented above, the FAA has determined that air safety and the public interest require the adoption of the rule as proposed except for the changes described above and minor editorial corrections. The FAA has determined that these changes and minor corrections will not change the meaning of the AD and will not add any additional burden upon the public than was already proposed.

Cost Impact

The FAA estimates that 71 airplanes in the U.S. registry will be affected by this AD. Accomplishing the actions of this AD (both the inspection and incorporation of the reinforcement kits) will take approximately 11 workhours per airplane (3 workhours for the inspection of all four wing rear attachment fitting areas, and 2 workhours to incorporate the reinforcement kit at each of the four wing rear attachment fitting areas), at an average labor rate of approximately \$60 an hour. Parts to accomplish this AD cost approximately \$200 per airplane (\$50 per kit X 4 kits). Based on these figures, the total cost impact of this AD on U.S. operators is estimated to be \$61,060, or \$860 per airplane.

Regulatory Impact

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.

For the reasons discussed above, I certify that this action (1) is not a "significant regulatory action" under Executive Order 12866: (2) is not a "significant rule" under DOT Regulatory Policies and Procedures (44 FR 11034, February 26, 1979); and (3) will not have a significant economic impact, positive or negative, on a substantial number of small entities under the criteria of the Regulatory Flexibility Act. A copy of the final evaluation prepared for this action is contained in the Rules Docket. A copy of it may be obtained by contacting the Rules Docket at the location provided under the caption ADDRESSES.

List of Subjects in 14 CFR Part 39

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

Adoption of the Amendment

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

PART 39—AIRWORTHINESS DIRECTIVES

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

Authority: 49 U.S.C. 106(g), 40113, 44701.

§ 39.13 [Amended]

2. Section 39.13 is amended by adding a new airworthiness directive (AD) to read as follows:

98-08-21 Socata—Groupe Aerospatiale: Amendment 39-10470; Docket No. 95-

Applicability: Models TB10 and TB200 airplanes, serial numbers 804; 807; 808; 816 through 819; 823 through 1701; 1707 through 1733; and 1737 through 1761, certificated in any category.

Note 1: This AD applies to each airplane identified in the preceding applicability provision, regardless of whether it has been modified, altered, or repaired in the area subject to the requirements of this AD. For airplanes that have been modified, altered, or repaired so that the performance of the

requirements of this AD is affected, the owner/operator must request approval for an alternative method of compliance in accordance with paragraph (c) of this AD. The request should include an assessment of the effect of the modification, alteration, or repair on the unsafe condition addressed by this AD; and, if the unsafe condition has not been eliminated, the request should include specific proposed actions to address it.

Compliance: Required as indicated in the body of this AD, unless already accomplished.

To prevent structural failure of the wing rear attachment fittings caused by cracks in this area, which could result in the wing separating from the airplane if the airplane is operated with cracked wing rear attachment fittings over an extended period of time, accomplish the following:

Note 2: The compliance times of this AD are presented in landings instead of hours time-in-service (TIS). If the number of landings is unknown, hours TIS may be used by multiplying the number of hours TIS by

Note 3: The paragraph structure of this AD is as follows:

Level 1: (a), (b), (c), etc. Level 2: (1), (2), (3), etc. Level 3: (i), (ii), (iii), etc.

Level 2 and Level 3 structures are designations of the Level 1 paragraph they immediately follow.

(a) Upon accumulating 3,000 landings on each wing rear attachment fitting (total of four; two per wing) or within the next 75 landings after the effective date of this AD, whichever occurs later, inspect the wing rear attachment fittings for cracks in accordance with the ACCOMPLISHMENT INSTRUCTIONS section of Socata Service Bulletin (SB) No. SB 10-082-57, Amdt. 1, dated April 1996.

(1) If any fitting is found cracked on the wing side, prior to further flight after the inspection required by paragraph (a) of this AD, replace the cracked fitting and incorporate wing rear attachment fitting reinforcement kit No. OPT10 920300 in accordance with the Technical Instruction of Modification, OPT10 9203-57, Wing Rear Attachment Bracket, dated April 1996.

(2) If any fitting is found cracked on the fuselage side, prior to further flight after the inspection required by paragraph (a) of this AD, accomplish the following:

(i) Incorporate wing rear attachment fitting reinforcement kit No. OPT10 920500 in accordance with the Technical Instruction of Modification, OPT10 9205-57, Wing Rear Attachment Rod, dated April 1996; and

(ii) Incorporate wing rear attachment fitting reinforcement kit No. OPT10 920300 in accordance with the Technical Instruction of Modification, OPT10 9203-57, Wing Rear Attachment Bracket, dated April 1996.

(3) If any fitting is not found cracked, prior to further flight after the inspection required by paragraph (a) of this AD, incorporate wing rear attachment fitting reinforcement kit No. OPT10 920300 in accordance with the Technical Instruction of Modification, OPT10 9203-57, Wing Rear Attachment Bracket, dated April 1996.

(b) Special flight permits may be issued in accordance with sections 21.197 and 21.199 of the Federal Aviation Regulations (14 CFR 21.197 and 21.199) to operate the airplane to a location where the requirements of this AD can be accomplished.

(c) An alternative method of compliance or adjustment of the compliance times that provides an equivalent level of safety may be approved by the Manager, Small Airplane Directorate, FAA, 1201 Walnut, suite 900, Kansas City, Missouri 64106. The request shall be forwarded through an appropriate FAA Maintenance Inspector, who may add comments and then send it to the Manager, Small Airplane Directorate.

Note 4: Information concerning the existence of approved alternative methods of compliance with this AD, if any, may be obtained from the Small Airplane Directorate.

(d) Questions or technical information related to the service information referenced in this AD should be directed to SOCATA-Groupe AEROSPATIALE, Socata Product Support, Aeroport Tarbes-Ossun-Lourdes, B P 930, 65009 Tarbes Cedex, France; telephone: 62.41.74.26; facsimile: 62.41.74.32; or the Product Support Manager, SOCATA—Groupe AEROSPATIALE, North Perry Airport, 7501 Pembroke Road, Pembroke Pines, Florida 33023; telephone: (954) 964-6877; facsimile: (954) 964-1668. This service information may be examined at the FAA, Central Region, Office of the Regional Counsel, Room 1558, 601 E. 12th Street, Kansas City, Missouri.

(e) The inspection required by this AD shall be done in accordance with Socata Service Bulletin No. SB 10-082-57, Amdt. 1, dated April 1996. The replacements and modifications required by this AD shall be done in accordance with the Technical Instruction of Modification, OPT10 9203-57, Wing Rear Attachment Bracket, dated April 1996; and the Technical Instruction of Modification, OPT10 9205-57, Wing Rear Attachment Rod, dated April 1996. 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 SOCATA—Groupe AEROSPATIALE, Socata Product Support, Aeroport Tarbes-Ossun-Lourdes, B P 930, 65009 Tarbes Cedex, France; Product Support Manager, SOCATA Aircraft-Groupe AEROSPATIALE, North Perry Airport, 7501 Pembroke Road, Pembroke Pines, Florida 33023. Copies may be inspected at the FAA, Central Region, Office of the Regional Counsel, Room 1558, 601 E. 12th Street, Kansas City, Missouri, or at the Office of the Federal Register, 800 North Capitol Street, NW, suite 700, Washington, DC.

Note 5: The subject of this AD is addressed in French AD 94–249(A)R1, dated June 19, 1996.

(f) This amendment becomes effective on June 3, 1998.

Issued in Kansas City, Missouri, on April 8, 1998.

Marvin R. Nuss,

Acting Manager, Small Airplane Directorate, Aircraft Certification Service. [FR Doc. 98–10057 Filed 4–16–98; 8:45 am] BILLING CODE 4910–13–U

DEPARTMENT OF TRANSPORTATION

Federal Aviation Administration

14 CFR Part 39

[Docket No. 97-NM-40-AD; Amendment 39-10473; AD 98-08-24]
RIN 2120-AA64

Airworthiness Directives; McDonnell Douglas Model DC-9-10, -20, -30, -40, and -50 Series Airplanes, and C-9 (Military) Airplanes

AGENCY: Federal Aviation Administration, DOT. ACTION: Final rule.

SUMMARY: This amendment adopts a new airworthiness directive (AD), applicable to certain McDonnell Douglas Model DC-9-10, -20, -30, -40, and -50 series airplanes, and C-9 (military) airplanes, that requires a onetime visual inspection to determine if all corners of the forward lower cargo doorjamb have been previously modified. This amendment also requires low frequency eddy current inspections to detect cracks of the fuselage skin and doubler at all corners of the forward lower cargo doorjamb, various follow-on repetitive inspections, and modification, if necessary. This amendment is prompted by fatigue cracks found in the fuselage skin and doubler at the corners of the forward lower cargo doorjamb. The actions specified by this AD are intended to detect and correct such fatigue cracking, which could result in rapid decompression of the fuselage and consequent reduced structural integrity of the airplane.

DATES: Effective May 22, 1998.

The incorporation by reference of certain publications listed in the regulations is approved by the Director of the Federal Register as of May 22, 1998.

ADDRESSES: The service information referenced in this AD may be obtained from The Boeing Company, Douglas Products Division, 3855 Lakewood Boulevard, Long Beach, California 90846, Attention: Technical Publications Business Administration, Dept. C1–L51 (2–60). This information may be examined at the Federal Aviation Administration (FAA), Transport Airplane Directorate, Rules

Docket, 1601 Lind Avenue, SW., Renton, Washington; or at the FAA, Los Angeles Aircraft Certification Office, 3960 Paramount Boulevard, Lakewood, California 90712; or at the Office of the Federal Register, 800 North Capitol Street, NW., suite 700, Washington, DC. FOR FURTHER INFORMATION CONTACT:

Wahib Mina, Aerospace Engineer, Airframe Branch, ANM-120L, FAA, Los Angeles Aircraft Certification Office, 3960 Paramount Boulevard, Lakewood, California 90712; telephone (562) 627-5324; fax (562) 627-5210.

SUPPLEMENTARY INFORMATION: A proposal to amend part 39 of the Federal Aviation Regulations (14 CFR part 39) to include an airworthiness directive (AD) that is applicable to certain McDonnell Douglas Model DC-9-10, -20, -30, -40, and -50 series airplanes, and C-9 (military) airplanes was published in the Federal Register on July 25, 1997 (62 FR 39975). That action proposed to require a one-time visual inspection to determine if all corners of the forward lower cargo doorjamb have been modified previously. That action also proposed to require low frequency eddy current (LFEC) inspections to detect cracks of the fuselage skin and doubler at all corners of the forward lower cargo doorjamb, various follow-on repetitive inspections, and modification, if necessary.

Interested persons have been afforded an opportunity to participate in the making of this amendment. Due consideration has been given to the comments received. One commenter supports the proposed AD.

Permit Repairs in Accordance With Designated Engineering Representative (DER) Approval

One commenter requests that proposed paragraphs (b)(3) and (c) be revised to permit the repair of cracked structure to be accomplished in accordance with the DER of The Boeing Company, Douglas Products Division for a temporary basis, rather than the Manager of the Los Angeles Aircraft Certification Office (ACO). The commenter states that such an approval would expedite the process for repair approval for a crack condition beyond the allowable repair limits (i.e., greater than 2 inches in length) and for existing repairs that are not in accordance with the DC-9 Structural Repair Manual (SRM) or Service Rework Drawing.

The FAA does not concur that revision of the AD is necessary. The FAA is currently in the process of implementing procedures by which AD-mandated structural repairs may be approved by certain DER's employed by

type certificate holders. Once the procedures are implemented, these DER's will be authorized to issue such approvals, and no change to the AD is necessary to allow for this.

Request To Revise Requirements of Proposed AD

One commenter requests that paragraph (c) of the proposed AD be revised to read as follows:

"(c) If the visual inspection required by paragraph (a) of this AD reveals that the corners of the forward lower cargo doorjamb have been modified by FAA approved repairs other than the DC-9 SRM or Service Rework Drawing, prior to further flight, accomplish an initial Low Frequency Eddy Current inspection of the fuselage skin adjacent to the repair.

(c)(i) If no cracks are detected, within (6) months after the initial LFEC inspection, accomplish a repair approved by the Manager, Los Angeles ACO.

(c)(ii) If cracks are detected, prior to further flight, repair in accordance with a method approved by the Manager, Los Angeles ACO."

This commenter states that, as paragraph (c) of the AD is currently worded, it will cause an unnecessary operation impact since FAA-approved non-standard SRM or Service Rework Drawing repairs are known to exist in this area of the doorjamb. The commenter contends that obtaining approval for such repairs from the Los Angeles ACO, prior to further flight, will be time consuming and will result in an unwarranted extended ground time for the airplane.

The FAA does not concur with the commenter's request to revise paragraph (c) of the AD. The FAA in conjunction with McDonnell Douglas has conducted further analysis of this issue. The FAA has determined that, for cargo doorjambs which are found to be modified previously but not in accordance with the DC-9 SRM or Service Rework Drawing, an initial LFEC inspection of the fuselage skin adjacent to those existing repairs will not detect any cracking under the repairs. In light of these findings, no change to the final rule is necessary.

Request To Revise DC-9 Supplemental Inspection Document (SID)

One commenter requests that, prior to issuance of the final rule, the DC-9 SID be revised to incorporate the actions required by this AD. The commenter states that such a revision will eliminate confusion between the DC-9 SID and the AD. The FAA does not concur. The actions required by this AD are

necessary to ensure inspection continuity for the affected Principal Structural Element (PSE). After issuance of the final rule, the manufacturer may revise the DC-9 SID.

Request to Develop Standard Repairs

One commenter request that, for previously repaired corners and for cracks greater than 2 inches long McDonnell Douglas develop additional "standard repairs" that are preapproved by the Manager, Los Angeles ACO, FAA, Transport Airplane Directorate. The commenter contends that the cargo door area is one of the most easily damaged areas on the airplane and that there are many non-SRM or Service Rework Drawing repairs that exist in this area. The commenter states that such an approval would minimize the amount of time required to obtain the approved repair and the impact to flight and maintenance schedules.

The FAA does not concur with the commenter's request to pre-approve "standard repairs." The manufacturer has indicated that it has not received many requests for approval of repairs required by paragraph (b)(3) or (c) of this AD. Therefore, a repair approved by the Manager of the Los Angeles ACO will be developed on a case-by-case basis. In addition, the Manager and staff of the Los Angeles ACO are working very closely with the manufacturer to expedite repair approval requests. Such requests may be made under the provisions of paragraph (e) of the final rule.

Conclusion

After careful review of the available data, including the comments noted above, the FAA has determined that air safety and the public interest require the adoption of the rule as proposed.

Cost Impact

There are approximately 899 McDonnell Douglas Model DC-9-10, -20, -30, -40, and -50 series airplanes, and C-9 (military) airplanes of the affected design in the worldwide fleet. The FAA estimates that 622 airplanes of U.S. registry will be affected by this AD.

It will take approximately 1 work hour per airplane to accomplish the required visual inspection, at an average labor rate of \$60 per work hour. Based on these figures, the cost impact of the visual inspection required by this AD on U.S. operators is estimated to be \$37,320, or \$60 per airplane.

Should an operator be required to accomplish the LFEC inspection, it would take approximately 1 work hour per airplane to accomplish, at an

average labor rate of \$60 per work hour. Based on these figures, the cost impact of the LFEC inspection required by this AD on U.S. operators is estimated to be \$60 per airplane.

Should an operator be required to accomplish the modification, it would take approximately 14 work hours per airplane to accomplish, at an average labor rate of \$60 per work hour.

Required parts will cost approximately \$936, or \$2,807 per airplane, depending on the service kit purchased. Based on these figures, the cost impact of the modification required by this AD on U.S. operators is estimated to be \$1,776 or \$3,647 per airplane.

The cost impact figures discussed above are based on assumptions that no operator has yet accomplished any of the requirements of this AD action, and that no operator would accomplish those actions in the future if this AD were not adopted.

Regulatory Impact

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.

For the reasons discussed above, I certify that this action (1) is not a 'significant regulatory action' under Executive Order 12866; (2) is not a "significant rule" under DOT Regulatory Policies and Procedures (44 FR 11034, February 26, 1979); and (3) will not have a significant economic impact, positive or negative, on a substantial number of small entities under the criteria of the Regulatory Flexibility Act. A final evaluation has been prepared for this action and it is contained in the Rules Docket. A copy of it may be obtained from the Rules Docket at the location provided under the caption ADDRESSES.

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 part 39 of the Federal Aviation Regulations (14 CFR part 39) as follows:

PART 39—AIRWORTHINESS DIRECTIVES

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

Authority: 49 U.S.C. 106(g), 40113, 44701.

§ 39.13 [Amended]

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

98-08-24 McDonnell Douglas: Amendment 39-10473. Docket 97-NM-40-AD.

Applicability: Model DC-9-10, -20, -30, -40, and -50 series airplanes, and C-9 (military) airplanes, as listed in McDonnell Douglas Service Bulletin DC9-53-277, dated September 30, 1996; certificated in any category.

Note 1: This AD applies to each airplane identified in the preceding applicability provision, regardless of whether it has been modified, altered, or repaired in the area subject to the requirements of this AD. For airplanes that have been modified, altered, or repaired so that the performance of the requirements of this AD is affected, the owner/operator must request approval for an alternative method of compliance in accordance with paragraph (e) of this AD. The request should include an assessment of the effect of the modification, alteration, or repair on the unsafe condition addressed by this AD; and, if the unsafe condition has not been eliminated, the request should include specific proposed actions to address it.

Compliance: Required as indicated, unless

accomplished previously.

To detect and correct fatigue cracking in the fuselage skin or doubler at the corners of the forward lower cargo doorjamb, which could result in rapid decompression of the fuselage and consequent reduced structural integrity of the airplane, accomplish the following:

Note 2: Where there are differences between the service bulletin and the AD, the

AD prevails.

Note 3: This AD is related to AD 96–13–03, amendment 39–9671, (61 FR 31009, June 19, 1996), and will affect Principal Structural Element (PSE) 53.09.001 of the DC–9 Supplemental Inspection Document (SID).

(a) Prior to the accumulation of 48,000 total landings, or within 3,500 landings after the effective date of this AD, whichever occurs later, perform a one-time visual inspection to determine if the corners of the forward lower cargo doorjamb have been modified prior to

the effective date of this AD.

(b) If the visual inspection required by paragraph (a) of this AD reveals that the corners of the forward lower cargo doorjamb have not been modified, prior to further flight, perform a low frequency eddy current (LFEC) or x-ray inspection to detect cracks of the fuselage skin and doubler at all corners of the forward lower cargo doorjamb, in accordance with McDonnell Douglas Service Bulletin DC9–53–277, dated September 30, 1996.

(1) If no crack is detected during the LFEC or x-ray inspection required by this paragraph, accomplish the requirements of

either paragraph (b)(1)(i) or (b)(1)(ii) of this

(i) Option 1. Repeat the inspections as follows until paragraph (b)(1)(ii) of this AD is accomplished:

(A) If the immediately preceding inspection was conducted using LFEC techniques, conduct the next inspection

within 3,500 landings.

(B) If the immediately preceding inspection was conducted using x-ray techniques, conduct the next inspection within 2.850

landings

(ii) Option 2. Prior to further flight, modify the corners of the forward lower cargo doorjamb, in accordance with the service bulletin. Prior to the accumulation of 28,000 landings after accomplishment of that modification, perform a LFEC inspection to detect cracks on the skin adjacent to the modification, in accordance with the service bulletin. Repeat the LFEC inspection thereafter at intervals not to exceed 20,000 landines.

(A) If no crack is detected on the skin adjacent to the modification during any LFEC or x-ray inspection required by this paragraph, repeat the LFEC inspection thereafter at intervals not to exceed 20,000

landings.

(B) If any crack is detected on the skin adjacent to the modification during any LFEC or x-ray inspection required by this paragraph, prior to further flight, repair it in accordance with a method approved by the Manager, Los Angeles Aircraft Certification Office (ACO), FAA, Transport Airplane Directorate.

(2) If any crack is found during any LFEC or x-ray inspection required by this paragraph and the crack is 2 inches or less in length: Prior to further flight, modify it in accordance with the service bulletin. Prior to the accumulation of 28,000 landings after accomplishment of the modification, perform a LFEC inspection to detect cracks on the skin adjacent to the modification, in accordance with the service bulletin.

(i) If no crack is detected during the LFEC inspection required by this paragraph, repeat the LFEC inspection thereafter at intervals

not to exceed 20,000 landings

(ii) If any crack is detected during the LFEC inspection required by this paragraph, prior to further flight, repair it in accordance with a method approved by the Manager, Los Angeles ACO.

(3) If any crack is found during any LFEC or x-ray inspection required by this paragraph and the crack is greater than 2 inches in length: Prior to further flight, repair it in accordance with a method approved by

the Manager, Los Angeles ACO.

(c) If the visual inspection required by paragraph (a) of this AD reveals that the corners of the forward lower cargo doorjamb have been modified, but not in accordance with the DC-9 Structural Repair Manual (SRM) or Service Rework Drawing, prior to further flight, repair it in accordance with a method approved by the Manager, Los Angeles ACO.

(d) If the visual inspection required by paragraph (a) of this AD reveals that the corners of the forward lower cargo doorjamb have been modified in accordance with DC- 9 SRM or Service Rework Drawing, prior to the accumulation of 28,000 landings since accomplishment of that modification, or within 3,500 landings after the effective date of this AD, whichever occurs later, perform a LFEC inspection to detect cracks on the skin adjacent to the modification, in accordance with McDonnell Douglas Service Bulletin DC9–53–277, dated September 30, 1996. Repeat the LFEC inspection thereafter at intervals not to exceed 20,000 landings.

(1) If no crack is detected during any LFEC inspection required by this paragraph, repeat the LFEC inspection thereafter at intervals

not to exceed 20,000 landings.

(2) If any crack is detected during any LFEC inspection required by this paragraph, prior to further flight, repair it in accordance with a method approved by the Manager, Los Angeles ACO.

(e) An alternative method of compliance or adjustment of the compliance time that provides an acceptable level of safety may be used if approved by the Manager, Los Angeles Aircraft Certification Office (ACO), FAA, Transport Airplane Directorate. Operators shall submit their requests through an appropriate FAA Principal Maintenance Inspector, who may add comments and then send it to the Manager, Los Angeles ACO.

Note 4: Information concerning the existence of approved alternative methods of compliance with this AD, if any, may be obtained from the Los Angeles ACO.

.(f) Special flight permits may be issued in accordance with sections 21.197 and 21.199 of the Federal Aviation Regulations (14 CFR 21.197 and 21.199) to operate the airplane to a location where the requirements of this AD

can be accomplished.

(g) Except as provided by paragraphs (a), (b)(1)(ii)(B), (b)(2)(ii), (b)(3), (c), and (d)(2) of this AD, the actions shall be done in accordance with McDonnell Douglas Service Bulletin DC9-53-277, dated September 30, 1996. 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 The Boeing Company, Douglas Products Division, 3855 Lakewood Boulevard, Long Beach, California 90846, Attention: Technical Publications Business Administration, Dept. C1-L51 (2-60). Copies may be inspected at the FAA, Transport Airplane Directorate, 1601 Lind Avenue, SW., Renton, Washington; or at FAA, Los Angeles Aircraft Certification Office, 3960 Paramount Boulevard, Lakewood, California 90712; or at the Office of the Federal Register, 800 North Capitol Street, NW., suite 700, Washington,

(h) This amendment becomes effective on May 22, 1998.

Issued in Renton, Washington, on April 9, 1998.

Darrell M. Pederson.

Acting Manager, Transport Airplane Directorate, Aircraft Certification Service. [FR Doc. 98–10056 Filed 4–16–98; 8:45 am] BILLING CODE 4910–13–U

DEPARTMENT OF TRANSPORTATION

Federal Aviation Administration

14 CFR Part 39

[Docket No. 98-SW-09-AD; Amendment 39-10479; AD 98-04-401

RIN 2120-AA64

Airworthiness Directives: Eurocopter France Model SA.315B, SA.316B, SA.316C, SA.319B, and SE.3160 Helicopters

AGENCY: Federal Aviation Administration, DOT. ACTION: Final rule: request for comments.

SUMMARY: This document publishes in the Federal Register an amendment adopting Airworthiness Directive (AD) 98-04-40 which was sent previously to all known U.S. owners and operators of Eurocopter France Model SA.315B, SA.316B, SA.316C, SA.319B, and SE.3160 helicopters by individual letters. This AD requires, for certain blades, inspecting each blade spar for cracks using a dye-penetrant inspection, and visually inspecting each blade cuff for cracks. If a crack is discovered in either a blade spar or cuff, removal and replacement of the blade with an airworthy blade is required prior to further flight. This amendment is prompted by an accident in which a Model SA.315B helicopter lost a main rotor blade (blade) just prior to take-off. The cause of the blade failure was determined to be fatigue cracks that originated from the outboard blade-tocuff attachment bolt hole and progressed through the blade spar and cuff. This condition, if not corrected. could result in separation of a blade and subsequent loss of control of the helicopter.

DATES: Effective May 4, 1998, to all persons except those persons to whom it was made immediately effective by priority letter AD 98-04-40, issued on February 12, 1998, which contained the requirements of this amendment.

The incorporation by reference of certain publications listed in the regulations is approved by the Director of the Federal Register as of May 4,

Comments for inclusion in the Rules Docket must be received on or before June 16, 1998.

ADDRESSES: Submit comments in triplicate to the Federal Aviation Administration (FAA), Office of the Regional Counsel, Southwest Region, Attention: Rules Docket No. 98-SW-09-AD, 2601 Meacham Blvd., Room 663, Fort Worth, Texas 76137.

The applicable service information may be obtained from American Eurocopter Corporation, 2701 Forum Drive, Grand Prairie, Texas 75053-4005, telephone (972) 641-3460, fax (972) 641-3527. This information may be examined at the FAA. Office of the Regional Counsel, Southwest Region, 2601 Meacham Blvd., Room 663, Fort Worth, Texas; or at the Office of the Federal Register, 800 North Capitol Street, NW., suite 700, Washington, DC.

FOR FURTHER INFORMATION CONTACT: Mr. Shep Blackman, Aerospace Engineer, FAA, Rotorcraft Directorate, Rotorcraft Standards Staff, 2601 Meacham Blvd., Fort Worth, Texas 76137, telephone (817) 222-5296, fax (817) 222-5961.

SUPPLEMENTARY INFORMATION: On February 12, 1998, the FAA issued priority letter AD 98-04-40, applicable to Eurocopter France Model SA.315B. SA.316B, SA.316C, SA.319B, and SE.3160 helicopters, which requires, for blades with 400 or more hours time-inservice (TIS), within 25 hours TIS. inspecting each blade spar for cracks using a dye-penetrant method, and visually inspecting each blade cuff for cracks using a 10-power or higher magnifying glass. If a crack is discovered in either a blade spar or cuff, removal and replacement of the blade with an airworthy blade is required . prior to further flight. That action was prompted by an accident in which a Model SA.315B helicopter lost a main rotor blade (blade) just prior to take-off. Although the main gearbox and the remainder of the main rotor assembly separated from the helicopter and passed through the cockpit, there were no fatalities. The cause of the blade failure was determined to be fatigue cracks that originated from the outboard blade-to-cuff attachment bolt hole and progressed through the blade spar and cuff. This condition, if not corrected, could result in separation of a blade and subsequent loss of control of the helicopter.

The FAA has reviewed Eurocopter France Service Telex No. 00055/0034/ 98, dated February 3, 1998 (Eurocopter Service Telex: 316/319 No. 01-64 and 315 No. 01-29), which describes procedures for inspecting each blade spar for cracks using a dye-penetrant method, and visually inspecting each blade cuff for cracks using a 10-power or higher magnifying glass. Additionally, the Direction Generale De L'Aviation Civile, which is the airworthiness authority for France, has issued AD 98-088-055(A) and 98-089-038(A), both dated February 25, 1998, to mandate these actions.

Since the unsafe condition described is likely to exist or develop on other Eurocopter France Model SA.315B, SA.316B, SA.316C, SA.319B, and SE.3160 helicopters of the same type design, the FAA issued priority letter AD 98-04-40 to prevent separation of a blade and subsequent loss of control of the helicopter. The AD requires, for blades with 400 or more hours time-inservice (TIS), within 25 hours TIS, inspecting each blade spar for cracks using a dye-penetrant method, and visually inspecting each blade cuff for cracks using a 10-power or higher magnifying glass. If a crack is discovered in either a blade spar or cuff, removal and replacement of the blade with an airworthy blade is required prior to further flight. The actions are required to be accomplished in accordance with the service telex described previously.

Since it was found that immediate corrective action was required, notice and opportunity for prior public comment thereon were impracticable and contrary to the public interest, and good cause existed to make the AD effective immediately by individual letters issued on February 12, 1998 to all known U.S. owners and operators of Eurocopter France Model SA.315B, SA.316B, SA.316C, SA.319B, and SE.3160 helicopters. These conditions still exist, and the AD is hereby published in the Federal Register as an amendment to section 39.13 of the Federal Aviation Regulations (14 CFR 39.13) to make it effective to all persons.

The FAA estimates that 106 helicopters of U.S. Registry will be affected by this AD, that it will take approximately 4 work hours per helicopter to inspect each helicopter and 4 work hours to replace a main rotor blade, and that the average labor rate is \$60 per work hour. Required parts will cost approximately \$49,700 per helicopter. Based on these figures, the total cost impact of this AD on U.S. operators is estimated to be \$5,319,080, assuming one blade replacement per helicopter.

Comments Invited

Although this action is in the form of a final rule that involves requirements affecting flight safety and, thus, was not preceded by notice and an opportunity for public comment, comments are invited on this rule. Interested persons are invited to comment on this rule by submitting such written data, views, or arguments as they may desire. Communications should identify the Rules Docket number and be submitted in triplicate to the address specified under the caption ADDRESSES. All

communications received on or before the closing date for comments will be considered, and this rule may be amended in light of the comments received. Factual information that supports the commenter's ideas and suggestions is extremely helpful in evaluating the effectiveness of the AD action and determining whether additional rulemaking action would be needed.

Comments are specifically invited on the overall regulatory, economic, environmental, and energy aspects of the rule that might suggest a need to modify the rule. All comments submitted will be available, both before and after the closing date for comments, in the Rules Docket for examination by interested persons. A report that summarizes each FAA-public contact concerned with the substance of this AD will be filed in the Rules Docket.

Commenters wishing the FAA to acknowledge receipt of their comments submitted in response to this rule must submit a self-addressed, stamped postcard on which the following statement is made: "Comments to Docket No. 98–SW–09–AD." The postcard will be date stamped and returned to the commenter.

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 that must be issued immediately to correct an unsafe condition in aircraft, and that it is not a "significant regulatory action" under Executive Order 12866. It has been determined further that this action involves an emergency regulation under DOT Regulatory Policies and Procedures (44 FR 11034, February 26, 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. A copy of it, if filed, may be obtained from the Rules Docket at the location provided under the caption ADDRESSES.

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 part 39 of the Federal Aviation Regulations (14 CFR part 39) as follows:

PART 39—AIRWORTHINESS DIRECTIVES

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

Authority: 49 U.S.C. 106(g), 40113, 44701.

§ 39.13 [Amended]

2. Section 39.13 is amended by adding a new airworthiness directive to read as follows:

98-04-40 Eurocopter France: Amendment 39-10479. Docket No. 98-SW-09-AD.

Applicability: Model SA.315B, SA.316B, SA.316C, SA.319B, and SE.3160 helicopters, with main rotor blades, part numbers 3160S11–10000 all dash numbers, 3160S11–35000 all dash numbers, 3160S11–45000 all dash numbers, 3160S11–45000 all dash numbers, 3160S11–50000 all dash numbers, 3160S11–55000 all dash numbers, 3160S11–55000 all dash numbers, 3160S11–55000 all dash numbers, installed, certificated in any category.

Note 1: This AD applies to each helicopter identified in the preceding applicability provision, regardless of whether it has been modified, altered, or repaired in the area subject to the requirements of this AD. For helicopters that have been modified, altered, or repaired so that the performance of the requirements of this AD is affected, the owner/operator must use the authority provided in paragraph (d) to request approval from the FAA. This approval may address either no action, if the current configuration eliminates the unsafe condition, or different actions necessary to address the unsafe condition described in this AD. Such a request should include an assessment of the effect of the changed configuration on the unsafe condition addressed by this AD. In no case does the presence of any modification, alteration, or repair remove any helicopter from the applicability of this AD.

Compliance: Required as indicated, unless accomplished previously, for helicopters with main rotor blades (blades) having 400 or more hours time-in-service (TIS).

To prevent separation of a blade and subsequent loss of control of the helicopter,

accomplish the following:
(a) Within 25 hours TIS, inspect each blade spar for cracks using a dye-penetrant method in accordance with paragraphs CC.1 through CC.4 of the Operational Procedures in Eurocopter France Service Telex No. 00055/0034/98, dated February 3, 1998 (Eurocopter Service Telex: 316/319 No. 01–64 and 315 No. 01–29).

(b) Within 25 hours TIS, visually inspect the upper and lower surfaces of each blade cuff for cracks, especially around the attachment pins, using a 10-power or higher magnifying glass.

(c) If a crack is found in a blade spar or cuff, remove the blade and replace it with an airworthy blade prior to further flight.

(d) An alternative method of compliance or adjustment of the compliance time that provides an acceptable level of safety may be used if approved by the Manager, Rotorcraft Standards Staff, Rotorcraft Directorate, FAA. Operators shall submit their requests through an FAA Principal Maintenance Inspector, who may concur or comment and then send it to the Manager, Rotorcraft Standards Staff.

Note 2: Information concerning the existence of approved alternative methods of compliance with this AD, if any, may be obtained from the Rotorcraft Standards Staff.

(e) Special flight permits will not be issued.

(f) The inspection shall be done in accordance with paragraphs CC.1 through CC.4 of the Operational Procedures in Eurocopter France Service Telex No. 00055/0034/98, dated February 3, 1998 (Eurocopter Service Telex: 316/319 No. 01–64 and 315 No. 01–29). 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 American Eurocopter Corporation, 2701 Forum Drive, Grand Prairie, Texas 75053–4005, telephone (972) 641–3460, fax (972) 641–3527. Copies may be inspected at the FAA, Office of the Regional Counsel, Southwest Region, 2601 Meacham Blvd., Room 663, Fort Worth, Texas; or at the Office of the Federal Register, 800 North Capitol Street, NW., suite 700, Washington, DC. (g) This amendment becomes effective on

(g) This amendment becomes effective on May 4, 1998, to all persons except those persons to whom it was made immediately effective by Priority Letter AD 98-04-40, issued February 12, 1998, which contained the requirements of this amendment.

Note 3: The subject of this AD is addressed in Direction Generale De L'Aviation Civile (France) AD 98–088–055(A) and 98–089–038(A), dated February 25, 1998.

Issued in Fort Worth, Texas, on April 3, 1998.

Henry A. Armstrong,

Manager, Rotorcraft Directorate, Aircraft Certification Service.

[FR Doc. 98–10175 Filed 4–16–98; 8:45 am]

DEPARTMENT OF HEALTH AND HUMAN SERVICES

Food and Drug Administration

21 CFR Part 558

New Animal Drugs For Use In Animal Feeds; Bacitracin Zinc; Technical Amendment

AGENCY: Food and Drug Administration, HHS

ACTION: Final rule; technical amendment.

SUMMARY: The Food and Drug Administration (FDA) is amending the animal drug regulation for use of bacitracin zinc Type A medicated articles to make Type C medicated feeds in combination with other drugs to include certain other drugs that have been approved elsewhere in the animal drug regulations. This action is being taken to ensure the accuracy and consistency of the regulation because the cross-references were not updated at the time the combination drug uses were approved.

EFFECTIVE DATE: April 17, 1998.

FOR FURTHER INFORMATION CONTACT: David L. Gordon, Center for Veterinary Medicine (HFV–6), Food and Drug Administration, 7500 Standish Pl., Rockville, MD 20855, 301–594–1739.

SUPPLEMENTARY INFORMATION: In § 558.78(d)(3) (21 CFR 558.78(d)(3))
FDA codified a list of combinations in which bacitracin zinc is approved for use with certain drugs that have been approved elsewhere in 21 CFR part 558. Several cross-references to approved combination drug uses were not included in that list. Section 558.78(d)(3) is amended to add those cross-references.

List of Subjects in 21 CFR Part 558

Animal drugs, Animal feeds.
Therefore, under the Federal Food,
Drug, and Cosmetic Act and under
authority delegated to the Commissioner
of Food and Drugs and redelegated to
the Center for Veterinary Medicine, 21
CFR part 558 is amended as follows:

PART 558—NEW ANIMAL DRUGS FOR USE IN ANIMAL FEEDS

1. The authority citation for 21 CFR part 558 continues to read as follows:

Authority: 21 U.S.C. 360b, 371.

2. Section 558.78 is amended by revising paragraph (d)(3) to read as follows:

§ 558.78 Bacitracin zinc.

(d) * * *

(3) Bacitracin zinc may be used as approved in combination as follows:

(i) Amprolium as in § 558.55. (ii) Amprolium and roxarsone as in

(iii) Amprolium and ethopabate as in § 558.58.

(iv) Amprolium and ethopabate with roxarsone as in § 558.58.

(v) Carbarsone as in § 558.120.(vi) Clopidol as in § 558.175.

(vii) Clopidol and roxarsone as in § 558.175.

(viii) Decoquinate as in § 558.195.(ix) Decoquinate and roxarsone as in

§ 558.195.

(x) Hygromycin B as in § 558.274.

(xi) Hygromycin B and penicillin as in § 558.274.

(xii) Lasalocid sodium and roxarsone as in § 558.311.

(xiii) Monensin as in § 558.355. (xiv) Monensin and roxarsone as in

(xv) Robenidine as in § 558.515. (xvi) Salinomycin as in § 558.550.

(xvii) Salinomycin and roxarsone as in § 558.550.
(xviii) Zoalene as in § 558.680.

(xix) Zoalene and arsanilic acid as in § 558.680.

(xx) Zoalene and roxarsone as in § 558.680.

Dated: March 31, 1998.

Andrew J. Beaulieu,

Deputy Director, Office of New Animal Drug Evaluation, Center for Veterinary Medicine. [FR Doc. 98–10251 Filed 4–16–98; 8:45 am] BILLING CODE 4160–01–F

DEPARTMENT OF HEALTH AND HUMAN SERVICES

Food and Drug Administration

21 CFR Part 814

[Docket No. 98N-0171]

Medical Devices; Humanitarian Use of Devices

AGENCY: Food and Drug Administration, HHS.

ACTION: Direct final rule.

SUMMARY: The Food and Drug Administration (FDA) is amending the regulations governing humanitarian use devices. These amendments are being made to implement provisions of the Federal Food, Drug, and Cosmetic Act (the act) as amended by the Food and Drug Administration Modernization Act of 1997 (FDAMA). Elsewhere in this issue of the Federal Register, FDA is publishing a companion proposed rule, under FDA's usual procedures for notice and comment, to provide a procedural framework to finalize the rule in the event the agency receives any significant adverse comment and withdraws the direct final rule.

DATES: This rule is effective August 31, 1998. Submit written comments on or before July 1, 1998. Submit written comments on the information collection provisions on or before June 16, 1998. If FDA receives no significant adverse comments within the specified comment period, the agency intends to publish a document confirming the effective date of the final rule in the Federal Register within 30 days after the comment period on this direct final rule ends.

ADDRESSES: Submit written comments on the direct final rule to the Dockets

Management Branch (HFA–305), Food and Drug Administration, 12420 Parklawn Dr., rm. 1–23, Rockville, MD 20857.

FOR FURTHER INFORMATION CONTACT: Joanne R. Less, Center for Devices and Radiological Health (HFZ—403), Food and Drug Administration, 9200 Corporate Blvd., Rockville, MD 20857, 301–594–1190.

SUPPLEMENTARY INFORMATION:

I. Background

The Safe Medical Devices Act of 1990 (Pub. L. 101-629) added section 520(m) to the act (21 U.S.C. 360j(m)). Section 520(m) creates an incentive for the development of humanitarian use devices (HUD) for use in the treatment or diagnosis of diseases or conditions affecting a small number of individuals. Section 520(m) authorizes FDA, by regulation, to exempt a HUD from the effectiveness requirements of section 514 and 515 of the act (21 U.S.C. 360d and 360e) (i.e., "reasonable assurance that the device is effective") provided that: (1) The device is to be used to treat or diagnose a disease or condition that affects fewer than 4,000 individuals in the United States; (2) the device would not be available to a person with such a disease or condition unless the exemption is granted; (3) no comparable device (other than a device that has been granted such an exemption) is available to treat or diagnose the disease or condition; and (4) the device will not expose patients to an unreasonable or significant risk of illness or injury, and the probable benefit to health from using the device outweighs the risk of injury or illness from its use, taking into account the probable risks and benefits of currently available devices to alternative forms of treatments.

In the Federal Register of June 26, 1996 (61 FR 33232), FDA published a final rule prescribing the procedures for submitting humanitarian device exemption (HDE) applications, amendments, and supplements; procedures for obtaining an extension of the exemption; and the criteria for FDA review and approval of HDE's. This rule amended part 814 (21 CFR part 814) of FDA's regulations.

On November 21, 1997, the President signed into law FDAMA (Pub. L. 105–115). Section 203 of FDAMA made the following changes to section 520(m) of the act:

(1) FDAMA added a new provision to section 520(m) of the act that requires FDA to issue an order approving or denying an HDE within 75 days after receiving the application.

(2) FDAMA provided for an exemption from the requirement that a

HUD may not be used without approval from an institutional review board (IRB) for cases in which a physician determines in an emergency situation that approval cannot be obtained in time to prevent serious harm or death to a patient. In such cases, the physician must, after use of the device, notify the chairperson of the IRB. The notification must include the name of the patient, the date on which the device was used, and the reason for the use.

(3) FDAMA eliminated the requirement that the sponsor of an HDE obtain approval for continued use every 18 months. Instead, FDA may require a sponsor to demonstrate continued compliance with the requirements of section 520(m) of the act, if FDA believes that such a demonstration is necessary to protect the public health, or if FDA has reason to believe that the criteria for exemption are no longer met.

(4) FDAMA added a provision to section 520(m) of the act stating that FDA may suspend or withdraw an HDE approval only after providing notice and an opportunity for an informal hearing.

(5) FDAMA eliminated the "sunset" provision in section 520(m) of the act, under which new approvals of HDE's would not have been permitted 5 years after the effective date of the rule originally implementing section 520(m)

originally implementing section 520(m).
Section 203 of FDAMA became
effective on February 19, 1998, and FDA
is implementing the statute as of that
date. FDA is issuing this direct final rule
to amend the existing regulations to
conform to certain amendments by
FDAMA to section 520(m) of the act.

II. Highlights of Part 814—Subpart H—Humanitarian Use Devices

Section 814.100 has been amended to implement new section 520(m)(5) of the act, which provides that FDA may require an HDE applicant to demonstrate continued compliance with the HDE requirements, if such a demonstration is necessary to protect the public health or if FDA has reason to believe that the criteria for exemption are no longer met. FDAMA also allows FDA to withdraw or suspend approval of an HDE after providing notice and an opportunity for an informal hearing if any conditions of the HDE are no longer met.

Section 814.104 has been amended to repeal the sunset provision for submitting an original application, as provided in new section 520(m)(5) of the act.

In addition to the changes required by FDAMA, FDA is amending § 814.104(b)(5) to allow a sponsor who is charging more than \$250 per HUD, to submit, in lieu of a report by an

independent certified public accountant (CPA), an attestation by a responsible individual of the organization, verifying that the amount charged does not exceed the device's cost of research, development, fabrication, and distribution. The submission of any report or attestation is unnecessary for HUD's for which an HDE applicant is charging \$250 per HUD or less because, in most circumstances, a charge for a HUD that is \$250 or less is evidence that the charge does not exceed the cost of research, development, fabrication, and distribution. This modification to the regulation will decrease the burden associated with submitting an HDE application for some devices by eliminating the time and cost associated with obtaining a report by a CPA or an attestation by a responsible individual in the organization.

Sections 814.106, 814.108, 814.112, and 814.114 have been revised or amended to comply with a new provision of section 520(m) of the act. This new provision states that FDA will issue an order approving or denying an application 75 days after receiving it. In accordance with the new provision, FDA has adjusted its extension, review, and response timeframes for applications, amendments, and supplements.

Section 814.116 also has been amended to implement the new provision of section 520(m) of the act and to incorporate the 75-day provision. This section is amended to adjust the applicable timeframes in cases where panel review is necessary or an applicant has received a not approvable

The last sentence of § 814.118 has been amended because extensions are no longer required under new section 520(m)(6) of the act.

Section 814.120 has been revised because the 18-month term and 5-year sunset provision were repealed by FDAMA. Under new section 520(m)(6) of the act, § 814.120 has been revised to provide for the temporary suspension of approval of an HDE or an HDE supplement after the sponsor has had an opportunity for an informal hearing under 21 CFR part 16.

Section 814.124 is amended in accordance with section 520(m)(4) of the act, to allow physicians, faced with an emergency situation, to administer a HUD prior to obtaining IRB approval if the physician determines that the wait will cause patient serious harm or death. This section has also been amended to reflect the requirement that physicians who use a HUD in such emergencies must notify the IRB following such use.

Section 814.126 has been amended to incorporate the provision of section 520(m)(5) of the act, which provides FDA the authority to require an HDE applicant to demonstrate continued compliance with the HDE requirements, if FDA believes that such a demonstration is necessary to protect the public health or has reason to believe that the criteria for the HDE exemption are no longer met. FDA believes that it cannot fulfill its statutory obligation to protect the public health unless it obtains certain information about these products on a regular basis. Prior to FDAMA, HDE's were approved for a period of 18 months. Under the amended provision, marketing authorization is no longer temporary. Accordingly, FDA is adding an annual reporting requirement that will permit the agency to obtain sufficient information for the agency to determine whether there is reason to question the continued exemption of the device from the act's effectiveness requirements. The submission of annual reports is consistent with the premarket approval application (PMA) reporting requirements for other marketed devices, but the HDE annual reports will contain additional information because of the unique nature of these device approvals. The information required in these annual reports is the same type of information that was previously required in requests for extensions. If these annual reports or any other information in FDA's possession give FDA reason to believe that a particular device raises public health concerns or that the criteria for exemption are no longer met, the agency may require the HDE holder to submit additional information to demonstrate compliance with the HDE requirements.

III. Rulemaking Action

In the Federal Register of November 21, 1997 (62 FR 62466), FDA described when and how it will employ direct final rulemaking. FDA believes that this rule is appropriate for direct final rulemaking because FDA views this rule as making noncontroversial amendments to an existing regulation, incorporating amendments to section 520(m) of the act made by FDAMA; and FDA anticipates no significant adverse comments. Consistent with FDA's procedures on direct final rulemaking, elsewhere in this issue of the Federal Register FDA is publishing a companion proposed rule to amend the existing HUD regulations. The companion proposed rule is identical to the direct final rule. The companion proposed rule provides a procedural framework within which the rule may be finalized in the

event the direct final rule is withdrawn because of any significant adverse comments. The comment period for the direct final rule runs concurrently with the comment period of the companion proposed rule. Any comments received under the companion proposed rule will be considered as comments regarding the direct final rule.

FDA is providing a comment period on the direct final rule of 75 days after April 17, 1998. If the agency receives any significant adverse comments, FDA intends to withdraw this final rule by publication of a notice in the Federal Register within 30 days after the comment period ends. A significant adverse comment is defined as a comment that explains why the rule would be inappropriate, including challenges to the rule's underlying premise or approach, or would be ineffective or unacceptable without change. In determining whether a significant adverse comment is sufficient to terminate a direct final rulemaking, FDA will consider whether the comment raises an issue serious enough to warrant a substantive response in a notice-and-comment process. Comments that are frivolous, insubstantial, or outside the scope of the rule will not be considered significant or adverse under this procedure. For example, a comment requesting the inclusion of HDE applications for HUD's intended to benefit patients in the treatment and diagnosis of diseases or conditions that affect more than 4,000 individuals per year in the United States (§ 814.102(a)(5)) will not be considered a significant adverse comment because it is outside the realm of the rule. On the other hand, a comment recommending an additional change to the rule may be considered a significant adverse comment if the comment explains why the rule would be ineffective without the additional change. In addition, if a significant adverse comment applies to part of a rule and that part can be severed from the remainder of the rule, FDA may adopt as final those parts of the rule that are not the subject of a significant adverse comment.

If FDA withdraws the direct final rule, all comments received will be considered under the companion proposed rule in developing a final rule under the usual notice-and-comment procedures under the Administrative Procedure Act (5 U.S.C. 552 et seq.). If FDA receives no significant adverse comments during the specified comment period, FDA intends to publish a confirmation notice in the Federal Register within 30 days after the comment period ends. FDA intends to make the direct final rule effective 30

days after the date the confirmation notice is published in the Federal Register.

IV. Environmental Impact

The agency has determined under 21 CFR 25.30(h) that this action is of a type that does not cumulatively have a significant effect on the human environment. Therefore, neither an environmental assessment nor an environmental impact statement is required.

V. Analysis of Impacts

FDA has examined the impact of this direct final rule under Executive Order 12866 and the Regulatory Flexibility Act (5 U.S.C. 601-612) (as amended by subtitle D of the Small Business Regulatory Fairness Act of 1996 (Pub. L. 104-121)), and the Unfunded Mandates Reform Act of 1995 (Pub. L. 104-4). Executive Order 12866 directs agencies to assess all costs of available regulatory alternatives and, when regulatory action is necessary, to select regulatory approaches that maximize net benefits (including potential economic, environmental, public health and safety, and other advantages; distributive impacts; and equity). The agency believes that this direct final rule is consistent with the regulatory philosophy and principles identified in the Executive Order. In addition, this direct final rule is not a significant regulatory action as defined by the Executive Order and so is not subject to review under the Executive Order.

The Regulatory Flexibility Act requires agencies to analyze regulatory options that would minimize any significant impact of a rule on small entities. The rule codifies applicable statutory requirements imposed by the FDAMA. Because the rule allows physicians more flexibility without compromising the public health and reduces the requirements imposed on sponsors, it may permit more small competitors to enter the marketplace. The agency certifies that this direct final rule will not have a significant economic impact on a substantial number of small entities. This direct final rule also does not trigger the requirement for a written statement under section 202(a) of the Unfunded Mandates Reform Act because it does not impose a mandate that results in an expenditure of \$100 million or more by State, local, or tribal governments in the aggregate, or by the private sector, in any 1 year.

VI. Paperwork Reduction Act of 1995

This direct final rule contains information collection provisions that

are subject to review by the Office of Management and Budget (OMB) under the Paperwork Reduction Act of 1995 (44 U.S.C. 3501–3520). The title, description and respondent description of the information collection provisions are shown below with an estimate of the annual reporting and recordkeeping burden. Included in the estimate is the time for reviewing the instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing each collection of information.

FDA invites comments on: (1) Whether the proposed collection of information is necessary for the proper performance of FDA's functions, including whether the information will have practical utility; (2) the accuracy of FDA's estimate of the burden of the proposed collection of information, including the validity of the methodology and assumptions used; (3) ways to enhance the quality, utility, and clarity of the information to be collected; and (4) ways to minimize the burden of the collection of information on respondents, including through the use of automated collection techniques, when appropriate, and other forms of information technology.

Title: Amendments to Humanitarian

Use Device Requirements.

Description: Section 520(m) of the act was created as an incentive for the development of HUD's for use in the treatment or diagnosis of diseases or conditions affecting fewer than 4,000 individuals in the United States. FDA is issuing this rule to amend the existing regulations governing HUD's, found in part 814, to conform to the amendments made by FDAMA to section 520(m) of the act

Section 814.124(a) is amended to allow physicians in emergency situations to administer a HUD prior to obtaining IRB approval. In such situations, the physician is required to provide written notification, including the identification of the patient involved, the date of use, and the reason for use, to the IRB within 5 days after emergency use. FDA anticipates that five physicians will use HUD's in emergency situations before obtaining approval from an IRB. FDA estimates that notifications under this section will take an average of 1 hour per response.

FDA is amending § 814.126(b)(1) to delete the requirement for a final report and to include an annual reporting requirement for HDE holders that will permit the agency to obtain sufficient information for it to determine whether there is reason to question the continued exemption of the device from the act's effectiveness requirements.

FDA estimates that 15 HDE holders will submit annual reports. FDA believes that much of the information will already be in the HDE holder's possession, and the agency estimates that reports will take an average of 120 hours per response.

In addition to the changes required by FDAMA, FDA is amending § 814.104(b)(5) to allow a sponsor who is charging more than \$250 per HUD to submit, in lieu of a report by an independent CPA, an attestation by a responsible individual of the organization, verifying that the amount charged does not exceed the device's

cost of research, development, fabrication, and distribution. In addition, the amendments to § 814.104(b)(5) waive the requirement for submission of any CPA report or attestation for HUD's for which an HDE applicant is charging \$250 or less. FDA anticipates, based on past experience, that 7 of the anticipated 15 HDE holders per year will charge less than \$250 per HUD, and thus be exempt from the § 814.104(b)(5) requirement altogether. For the remaining eight HDE holders, FDA anticipates that all will submit attestations in lieu of CPA reports, and

estimates that these submissions will require 2 hours to complete.

Section 814.126(b)(2) modifies the current recordkeeping requirement for HDE holders to require that HDE holders retain records indefinitely instead of only for the duration of the period for which the HUD is approved for marketing. FDA believes that this change will not affect the total time required to maintain the records.

Description of Respondents: Business or other for profit organizations.

FDA estimates the burden for this collection of information as follows:

TABLE 1.—ESTIMATED ANNUAL REPORTING BURDEN

21 CFR Section	No. of Respondents	Annual Frequency per Response	Total Annual Responses	Hours per Response	Total Hours
814.104(b)(5) 814.124(a) 814.126(b)(1) Total	8 5 15	1 1 1	8 5 15	2 1 120	16 5 1,800 1,821

TABLE 2.—ESTIMATED ANNUAL RECORDKEEPING BURDEN¹

21 CFR Section	No. of Recordkeepers	Annual Frequency per Recordkeeping	Total Anfiual Records	Hours per Recordkeeper	Total Hours
814.126(b)(2)	15	1	15	2	30

¹There are no operating and maintenance costs or capital costs associated with this information collection.

As provided in 5 CFR 1320.5(c)(1), collections of information in a direct final rule are subject to the procedures set forth in 5 CFR 1320.10. Interested persons and organizations may submit comments on the information collection requirements of this direct final rule by June 16, 1998 to the Dockets Management Branch (address above).

At the close of the 60-day comment period, FDA will review the comments received, revise the information collection provisions as necessary, and submit these provisions to OMB for review. FDA will publish a notice in the Federal Register when the information collection provisions are submitted to OMB, and an opportunity for public comment to OMB will be provided at that time. Prior to the effective date of the direct final rule, FDA will publish a notice in the Federal Register of OMB's decision to approve, modify, or disapprove the information collection provisions. An agency may not conduct or sponsor, and a person is not required to respond to, a collection of information unless it displays a currently valid OMB control number.

VII. Comments

Interested persons may by July 1, 1998, submit written comments regarding this rule to the Dockets Management Branch (address above). This comment period runs concurrently with the comment period for the companion proposed rule. Two copies of any comment are to be submitted, except that individuals may submit one copy. Comments are to be identified with the docket number found in the brackets in the heading of this document. Received comments may be seen in the office above between 9 a.m. and 4 p.m., Monday through Friday. All comments received will be considered comments regarding the proposed rule and this direct final rule. In the event the direct final rule is withdrawn, all comments received regarding the companion proposed rule and the direct final rule will be considered comments on the proposed rule.

List of Subjects 21 CFR Part 814

Administrative practice and procedure, Confidential business information, Medical devices, Medical research, Reporting and recordkeeping requirements.

Therefore, under the Federal Food, Drug, and Cosmetic Act, and under authority delegated to the Commissioner of Food and Drugs, 21 CFR part 814 is amended as follows:

PART 814—PREMARKET APPROVAL OF MEDICAL DEVICES

1. The authority citation for 21 CFR part 814 continues to read as follows:

Authority: 21 U.S.C. 351, 352, 353, 360, 360c-360j, 371, 372, 373, 374, 375, 379, 379e, 381.

2. Section 814.100 is amended by revising paragraphs (a)(2) and (d) and by adding new paragraph (e) to read as follows:

§ 814.100 Purpose and scope.

* * *

(a) * * *

(2) Marketing approval for the HUD notwithstanding the absence of reasonable assurance of effectiveness that would otherwise be required under sections 514 and 515 of the act.

(d) A person granted an exemption under section 520(m) of the act shall submit an annual report as described in § 814.126(b).

(e) FDA may suspend or withdraw approval of an HDE after providing notice and an opportunity for an

informal hearing.

3. Section 814.104 is amended by removing paragraph (b) and redesignating paragraphs (c) through (e) as paragraphs (b) through (d), by revising redesignated paragraph (b)(5) and the first sentence in redesignated paragraph (c), and by revising redesignated paragraph (d) to read as follows:

§ 814.104 Original applications.

(b) * * *

(5) The amount to be charged for the device and, if the amount is more than \$250, a report by an independent certified public accountant, made in accordance with the Statement on Standards for Attestation established by the American Institute of Certified Public Accountants, or in lieu of such a report, an attestation by a responsible individual of the organization, verifying that the amount charged does not exceed the costs of the device's research, development, fabrication, and distribution. If the amount charged is \$250 or less, the above requirement will be waived.

(c) Omission of information. If the applicant believes that certain information required under paragraph (b) of this section is not applicable to the device that is the subject of the HDE, and omits any such information from its HDE, the applicant shall submit a statement that identifies and justifies

the omission. * * '

(d) Address for submissions and correspondence. Copies of all original HDE's, amendments and supplements, as well as any correspondence relating to an HDE, shall be sent or delivered to the Document Mail Center (HFZ–401), Office of Device Evaluation, Center for Devices and Radiological Health, Food and Drug Administration, 9200 Corporate Blvd., Rockville, MD 20850.

4. Section 814.106 is revised to read as follows:

§ 814.106 HDE amendments and resubmitted HDE's.

An HDE or HDE supplement may be amended or resubmitted upon an applicant's own initiative, or at the request of FDA, for the same reasons and in the same manner as prescribed for PMA's in § 814.37, except that the timeframes set forth in § 814.37(c)(1) and (d) do not apply. If FDA requests an HDE applicant to submit an HDE amendment, and a written response to FDA's request is not received within 75 days of the date of the request, FDA will

consider the pending HDE or HDE supplement to have been withdrawn voluntarily by the applicant. Furthermore, if the HDE applicant, on its own initiative or at FDA's request, submits a major amendment as described in § 814.37(c)(1), the review period may be extended up to 75 days.

5. Section 814.108 is revised to read as follows:

§ 814.108 Supplemental applications.

After FDA approval of an original HDE, an applicant shall submit supplements in accordance with the requirements for PMA's under § 814.39, except that a request for a new indication for use of a HUD shall comply with requirements set forth in § 814.110. The timeframes for review of and FDA action on an HDE supplement are the same as those provided in § 814.114 for an HDE.

6. Section 814.112 is amended by revising the introductory text of paragraph (a) and by revising paragraph (b) to read as follows:

§814.112 Filing an HDE.

(a) The filing of an HDE means that FDA has made a threshold determination that the application is sufficiently complete to permit substantive review. Within 30 days from the date an HDE is received by FDA, the agency will notify the applicant whether the application has been filed. FDA may refuse to file an HDE if any of the following applies:

(b) The provisions contained in § 814.42(b), (c), and (d) regarding notification of filing decisions, filing dates, the start of the 75-day review period, and applicant's options in response to FDA refuse to file decisions shall apply to HDE's.

7. Section 814.114 is revised to read as follows:

§ 814.114 Timeframes for reviewing an HDE.

Within 75 days after receipt of an HDE that is accepted for filing and to which the applicant does not submit a major amendment, FDA will send the applicant an approval order, an approvable letter, a not approvable letter (under § 814.116), or an order denying approval (under § 814.118).

8. Section 814.116 is amended by revising the last sentence in paragraph (a), adding a sentence to the end of paragraph (a), revising the last sentence of paragraph (d), and adding paragraph (e) to read as follows:

§ 814.116 Procedures for review of an

(a) * * * If the HDE is referred to a panel, the agency shall follow the procedures set forth under § 814.44, with the exception that FDA will complete its review of the HDE and the advisory committee report and recommendations within 75 days from receipt of an HDE that is accepted for filing under § 814.112 or the date of filing as determined under § 814.106, whichever is later. Within the later of these two timeframes, FDA will issue an approval order under paragraph (b) of this section, an approvable letter under paragraph (c) of this section, a not approvable letter under paragraph (d) of this section, or an order denying approval of the application under §814.118(a).

(d) * * The applicant may respond to the not approvable letter in the same manner as permitted for not approvable letters for PMA's under § 814.44(f), with the exception that if a major HDE amendment is submitted, the review period may be extended up to 75 days. (e) FDA will consider an HDE to have

been withdrawn voluntarily if:

(1) The applicant fails to respond in writing to a written request for an amendment within 75 days after the date FDA issues such request;

(2) The applicant fails to respond in writing to an approvable or not approvable letter within 75 days after the date FDA issues such letter; or

(3) The applicant submits a written notice to FDA that the HDE has been withdrawn.

9. Section 814.118 is amended by revising paragraph (e) to read as follows:

§ 814.118 Denial of approval or withdrawal of approval of an HDE.

(e) Unless FDA otherwise determines that continued marketing under the HDE is inconsistent with the intent of section 520(m) of the act, FDA will not withdraw approval of an HDE solely because it is subsequently determined that the disease or condition for which the HUD is intended affects or is manifested in more than 4,000 people in the United States per year.

10. Section 814.120 and the heading is revised to read as follows:

§ 814.120 Temporary suspension of approval of an HDE.

An HDE or HDE supplement may be temporarily suspended for the same reasons and in the same manner as prescribed for PMA's in § 814.47.

11. Section 814.124 is amended by adding three sentences at the end of paragraph (a) to read as follows:

§ 814.124 Institutional Review Board requirements.

(a) * * * If, however, a physician in an emergency situation determines that approval from an IRB cannot be obtained in time to prevent serious harm or death to a patient, a HUD may be administered without prior approval by the IRB located at the facility or by a similarly constituted IRB that has agreed to oversee such use. In such an emergency situation, the physician shall, within 5 days after the use of the device, provide written notification to the chairman of the IRB of such use. Such written notification shall include the identification of the patient involved, the date on which the device was used, and the reason for the use.

 Section 814.126 is amended by revising the first sentence in paragraph
 and by revising paragraph (b) to read

as follows:

§ 814.126 Postapproval requirements and reports.

(a) An HDE approved under this subpart shall be subject to the postapproval requirements and reports set forth under subpart E of this part, as applicable, with the exception of § 814.82(a)(7). * * *

(b) In addition to the reports identified in paragraph (a) of this section, the holder of an approved HDE shall prepare and submit the following complete, accurate, and timely reports:

(1) Annual report. An HDE applicant is required to submit an annual report on the anniversary date of marketing approval. The annual report shall include:

(i) An update of the information required under § 814.102(a) in a separately bound volume;

(ii) An update of the information required under § 814.102(c)(2), (c)(3),

and (c)(5);

(iii) The number of devices that have been shipped or sold since initial marketing approval under this subpart H and, if the number shipped or sold exceeds 4,000, an explanation and estimate of the number of devices used per patient. If a single device is used on multiple patients, the applicant shall submit an estimate of the number of patients treated or diagnosed using the device together with an explanation of the basis for the estimate;

(iv) Information describing the applicant's clinical experience with the device since the HDE was initially approved. This information shall include safety information that is known or reasonably should be known to the applicant, medical device reports made under part 803 of this chapter, any data generated from the postmarketing

studies, and information (whether published or unpublished) that is known or reasonably expected to be known by the applicant that may affect an evaluation of the safety of the device or that may affect the statement of contraindications, warnings, precautions, and adverse reactions in the device's labeling; and

(v) A summary of any changes made to the device in accordance with supplements submitted under § 814.108. If information provided in annual reports, or any other information in the possession of FDA, gives the agency reason to believe that a device raises public health concerns or that the criteria for exemption are no longer met, the agency may require the HDE holder to submit additional information to demonstrate continued compliance with the HDE requirements.

(2) Other. An HDE holder shall maintain records of the names and addresses of the facilities to which the HUD has been shipped, correspondence with reviewing IRB's, as well as any other information requested by a

reviewing IRB or FDA.

Dated: March 31, 1998.

BILLING CODE 4160-01-F

William B. Schultz, Deputy Commissioner for Policy. [FR Doc. 98–9637 Filed 4–16–98; 8:45 am]

DEPARTMENT OF TRANSPORTATION

Coast Guard

33 CFR Part 160

46 CFR Part 4

[CGD 94-027 and CGD 94-030]

RIN 2115-AE82 and 2115-AE89

Notice of Hazardous Conditions/ Immediate Reporting of Casualties

AGENCY: Coast Guard, DOT. ACTION: Final rule.

SUMMARY: The Coast Guard is issuing a final rule which amends the rules that describe what marine casualties and hazardous conditions require immediate notice. This rule also clarifies notice procedures. The reason for the change is to provide mechanisms that will help prevent another disaster such as the derailment of a passenger train near Mobile, Alabama, in September 1993. The final rule combines the Notice of Hazardous Conditions and the Immediate Reporting of Casualties interim rules that became effective on August 3, 1994. The Notice of Hazardous Conditions interim rule

amending 33 CFR part 160 is adopted as final without change.

DATES: This final rule is effective on May 18, 1998.

ADDRESSES: Documents indicated in this preamble are available for inspection or copying at the office of the Executive Secretary, Marine Safety Council (G-LRA/3406), U.S. Coast Guard Headquarters, 2100 Second Street SW., room 3406, Washington, DC 20593—0001, between 9:30 a.m. and 2 p.m., Monday through Friday, except Federal holidays. The telephone number is 202 267–1477.

FOR FURTHER INFORMATION CONTACT: Mr. Kenneth W. Olsen, Project Manager, Office of Investigations and Analysis, (G-MOA-1), U.S. Coast Guard, 2100 Second Street, SW., Washington, DC 20593-0001, telephone (202) 267-1430.

SUPPLEMENTARY INFORMATION:

Regulatory History

On August 3, 1994, the Coast Guard published in the Federal Register two interim rules entitled Notice of Hazardous Conditions (59 FR 39458) and Immediate Reporting of Casualties (59 FR 39469). The Notice of Hazardous Conditions interim rule amended 33 CFR part 160, and the Immediate Reporting of Casualties interim rule amended 46 CFR part 4. These rules were published as interim rules because the Coast Guard determined that it would be contrary to the public interest to delay publication of rules, which clarified existing law, imposed no new regulatory requirements, and involved no significant change in policy. The Coast Guard combined the interim rules into a single final rule because both were initiated as a result of the derailment of the Amtrak Sunset Limited passenger train near Mobile, AL. The Coast Guard received 15 letters commenting on the rulemaking for Immediate Reporting of Casualties and two additional letters which presented comments on both the rulemaking for Immediate Reporting of Casualties and the rulemaking for Notice of Hazardous Conditions. No public hearing was requested, and none was held as a result of these comments.

Background and Purpose

The derailment of the Amtrak Sunset Limited, a passenger train, on September 22, 1993, with extensive injury and loss of life, resulted in a study by the Coast Guard entitled Review of Marine Safety Issues Related to Uninspected Towing Vessels. This study provided the Commandant of the Coast Guard with a number of

recommendations to enhance safety in

the towing industry.

One of those recommendations called for a regulatory project to improve how information concerning allisions is reported. Another recommendation called for a regulatory project to amend 33 CFR 160.215 to clearly indicate that the required notice of a hazardous condition includes a hazardous condition caused by a vessel or its operation even when the hazardous condition is not on board the vessel.

The Commandant concurred with these and other recommendations and directed the appropriate offices to

initiate the regulatory projects.
On March 2, 1994, the Coast Guard published a notice in the Federal Register (59 FR 10031) announcing a public meeting to review the study and seek public comment on the recommendations identified in the study. The meeting took place on April 4, 1994, at Coast Guard Headquarters, in Washington, DC. This public meeting, comprised mainly of representatives from the towing industry and the Coast Guard, solicited and elicited detailed comments concerning the recommendations. These comments were considered when the Coast Guard developed the interim rules for the immediate reporting and hazardous condition regulatory projects.

Discussion of Comments and Changes

1. 33 CFR 160.215

Two comments recommended revising the rule to include language to protect vessel personnel from employer retaliation when a hazardous condition or casualty is reported directly to the Coast Guard. An existing law, 46 U.S.C. 2114, prohibits the discharge of or discrimination against a seaman by the owner, charterer, managing operator, agent, master or individual in charge of a vessel when the seaman in good faith reports or is about to report to the Coast Guard a violation of 46 U.S.C. subtitle II or related regulations. This statute clearly expresses that a seaman discharged or discriminated against in violation of 46 U.S.C. 2114 may bring an action in an appropriate district court of the United States. The Coast Guard believes that this statute provides suitable protection and remedy for seamen in such cases.

2. 46 CFR 4.05-1(a)(1)

One comment questioned the use of the term "allision" and suggested its

However the Coast Guard considers the term "allision" to be appropriate when describing collisions involving

vessels and stationary objects and no change was made to the rule as a result of this comment.

3. 46 CFR 4.05-1(a)(1)

One comment expressed the need to include collisions as reportable casualties in 46 CFR subpart 4.05. The Coast Guard does not believe that every collision needs to be reported. Only those collisions that result in the conditions presented in 46 CFR 4.05-1 (a)(4) through (a)(7), or those that are the result of a loss detailed in 46 CFR 4.05-1(a)(3), must be reported.

4. 46 CFR 4.05-1(a)(2)

Another comment suggested that all intended and unintended strikes with bridges should be considered reportable casualties. The Coast Guard does not agree with this suggestion. Intended strikes that do not meet any criterion of 46 CFR subpart 4.05-1 (a)(3) through (a)(7), and that do not create a hazardous condition, a hazard to navigation, the environment, or the safety of a vessel; are considered nonreportable casualties.

5. 46 CFR 4.05-1(a)(3)

Two comments questioned the purpose of requiring immediate reporting of casualties which occur at sea when no other vessel is involved. Additionally, the comments contended that there was no added value in reporting mechanical breakdowns when the breakdowns are rectified by vessel personnel. The Coast Guard disagrees with these comments. The collection of casualty related system and vessel operational data is essential to the Coast Guard's effort in measuring the effectiveness of its marine safety programs. Thus, no change was made to the rule as a result of these comments.

6. 46 CFR 4.05-1(a)(6) and 4.05-10(a)

Two comments expressed concern about the increased workload that may emerge as a result of reporting certain injuries and of reporting injuries on commercial vessels that render crewmen unfit for duty. The rule does not create a substantial workload increase to vessel owners, agents, masters, operators, or persons in charge because it clarifies an existing requirement and does not place any new requirement on the public. This eliminates misunderstanding as to what events require a written report and results in an even greater reduction in workload.

7. 46 CFR 4.05-1 (a) and (b) and 4.05-10(b)

Three comments suggested that the phrase "filed without delay," and the term "delivered" used in 46 CFR 4.05– 10 required clarification. The Coast Guard has considered these comments and has concluded that no change is necessary and that the phrase "filed without delay" and the term "delivered" are appropriately used in the rule.

8. 46 CFR 4.05-10(a)

Three comments questioned the use of the phrase "any marine casualty" in 46 CFR 4.05–10(a). The Coast Guard recognizes that "any marine casualty" could mean those casualties defined by 46 CFR 4.03-1. However, the Coast Guard only requires written reports for casualties reported under 46 CFR 4.05-1(a). Therefore, the rule has been amended to clarify that the term "marine casualty" refers only to those defined in § 4.05-1.

9. 46 CFR 4.05-10(a)

One comment had no suggestions regarding the interim rules, but requested better instruction on form CG-2692 (Report of Marine Accident, Injury or Death). The Coast Guard considered this request and determined that making revisions to form CG-2692 is beyond the scope of this rulemaking.

10. 46 CFR 4.05-10(b)

The Coast Guard clarifies this section. The term "notice" used in the phrase "the notice required by paragraph (a) of this section" is incorrect. The rule has been amended because paragraph (a) of § 4.05-10 requires a written report, not a notice.

Regulatory Evaluation

This final rule is not a significant regulatory action under section 3(f) of Executive Order 12866 and does not require an assessment of potential costs and benefits under section 6(a)(3) of the Order. It has not been reviewed by the Office of Management and Budget under that Order. It is not significant under the regulatory policies and procedures of the Department of Transportation (DOT) [44 FR 11040 (February 26, 1979)].

The Coast Guard expects the economic impact of this rule to be so minimal that a full Regulatory Evaluation under paragraph 10(e) of the regulatory policies and procedures of DOT is unnecessary. This finding rests on the determination that this rule clarifies existing requirements and does not place any new requirements on the

industry.

Small Entities

Under the Regulatory Flexibility Act (5 U.S.C. 601 et seq.) the Coast Guard must consider whether this final rule will have a significant economic impact on a substantial number of small entities. "Small entities" may include small businesses and not-for-profit organizations that are independently owned and operated and are not dominant in their fields, and governmental jurisdictions with populations of less than 50,000.

The Coast Guard reviewed this rule for potential impact on small entities and has determined that it does not place any new requirements on the public or any small entity, because it only clarifies existing law. Therefore, the Coast Guard certifies under section 605(b) of the Regulatory Flexibility Act (5 U.S.C. 601 et seq.) that this final rule will not have a significant economic impact on a substantial number of small entities.

Assistance for Small Entities

In accordance with section 213(a) of the Small Business Regulatory Enforcement Fairness Act of 1996 (Pub. L. 104–121), the Coast Guard offers to assist small entities in understanding the rule so that they could better evaluate its effects on them and participate in the rulemaking process. Assistance with provisions of this final rule can be obtained by contacting Commandant (G–MOA–1), Office of Investigations and Analysis, 2100 Second Street, SW., Washington, DC 20593–0001, telephone 202–267–1430.

Collection of Information

This final rule contains no new collection-of-information requirements under the Paperwork Reduction Act of 1995 (44 U.S.C. 3501 et seq.).

Federalism

The Coast Guard has analyzed this final rule under the principles and criteria contained in Executive Order 12612 and has determined that the rule does not have sufficient implications for federalism to warrant the preparation of a Federalism Assessment.

Environment

The Coast Guard considered the environmental impact of this final rule and concluded that, under paragraph 2.B.2 e.(34)(a) of Commandant Instruction M16475.1B, this rule is categorically excluded from further environmental documentation. This rule concerns administrative matters which clearly have no environmental impact. A Categorical Exclusion Determination is available in the docket for inspection

or copying where indicated under ADDRESSES.

List of Subjects in 33 CFR Part 160

Administrative practice and procedure, Hazardous materials transportation, Marine safety, Navigation (water), Reporting and recordkeeping requirements, Vessels, Waterways.

TITLE 33—NAVIGATION AND NAVIGABLE WATERS

PART 160—PORTS AND WATERWAYS SAFETY-GENERAL

Accordingly, the interim rule amending 33 CFR part 160 which was published at 59 FR 39458 on August 3, 1994, is adopted as a final rule without change.

List of Subjects in 46 CFR Part 4

Administrative practice and procedure, Alcohol abuse, Drug abuse, Drug testing, Investigations, Marine safety, National Transportation Safety Board, Reporting and recordkeeping requirements, Safety, Transportation.

For the reasons discussed in the preamble, the Coast Guard is adopting the interim rule published at 59 FR 39458, August 3, 1994, amending 46 CFR part 4 as final with the following changes:

TITLE 46-SHIPPING

PART 4—MARINE CASUALTIES AND INVESTIGATIONS

1. The authority citation for part 4 continues to read as follows:

Authority: 33 U.S.C. 1231; 43 U.S.C. 1333; 46 U.S.C. 2103, 2306, 6101, 6301, 6305; 50 U.S.C. 198; 49 CFR 1.46, Authority for subpart 4.40: 49 U.S.C. 1903(a)(1)(E); 49 CFR 1.46.

2. Section 4.05–10 is revised to read as follows:

§ 4.05–10 Written report of marine casualty.

(a) The owner, agent, master, operator, or person in charge shall, within five days, file a written report of any marine casualty required to be reported under § 4.05-1. This written report is in addition to the immediate notice required by § 4.05-1. This written report must be delivered to a Coast Guard Marine Safety Office or Marine Inspection Office. It must be provided. on Form CG-2692 (Report of Marine Accident, Injury or Death), supplemented as necessary by appended Forms CG-2692A (Barge Addendum) and CG-2692B (Report of Required Chemical Drug and Alcohol Testing Following a Serious Marine

(b) If filed without delay after the occurrence of the marine casualty, the report required by paragraph (a) of this section suffices as the notice required by § 4.05–1(a).

Dated: April 9, 1998.

R. C. North,

Rear Admiral, U.S. Coast Guard, Assistant Commandant for Marine Safety and Environmental Protection.

[FR Doc. 98–9921 Filed 4–16–98; 8:45 am]

ENVIRONMENTAL PROTECTION AGENCY

40 CFR Part 300

[FRL-5991-7]

National Oil and Hazardous Substances Pollution Contingency Plan, National Priorities List

AGENCY: Environmental Protection Agency (EPA).

ACTION: Notice of partial deletion of portions of the Celanese Corporation Shelby Fiber Operations superfund site located in Shelby, Cleveland County, North Carolina from the national priorities list.

SUMMARY: The Environmental Protection Agency (EPA) Region 4 announces the deletion of portions of the Celanese Corporation Shelby Fiber Operations Superfund Site from the National Priorities List (NPL) in Appendix B of 40 CFR part 300 which is the National Oil and Hazardous Substances Pollution Contingency Plan (NCP) which EPA promulgated pursuant to section 105 of the Comprehensive Environmental Response, Compensation, and Liability Act of 1980 (CERCLA), as amended. The only portions of the Site that are being deleted are: the Outer Tier groundwater extraction well system and the associated treatment system of Operable Unit #1 (OU#1), and the former source area and remediated creeks of Operable Unit #2 (OU#2). (This partial deletion does NOT include the remaining portions of OU#1 the Inner Tier extraction and treatment system.) EPA and the State of North Carolina Department of Environment, Health, and Natural Resources have determined that all appropriate actions have been implemented to protect public health, welfare and the environment under the Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA). This partial deletion does not preclude future action under Superfund deemed necessary.

EFFECTIVE DATE: April 17, 1998.

FOR FURTHER INFORMATION CONTACT: McKenzie Mallary, Remedial Project Manager, U.S. Environmental Protection Agency, Region 4, North Site Management Branch, 61 Forsyth Street, S.W., Atlanta, Georgia 30303–3014, (404) 562–8802 or 1–800–435–9233.

SUPPLEMENTARY INFORMATION: The Site affected by this partial deletion from the NPL is: Celanese Corporation Shelby Fiber Operations, Shelby, Cleveland County, North Carolina.

A Notice of Intent of Partial Deletion for this Site was published in the Federal Register on February 9, 1998 (63 FR 6508). The closing date for comments on the Notice of Intent for Partial Deletion was March 10, 1998. EPA received no comments.

See the February 9, 1998, Federal Register publication for more details describing OU#1 and OU#2 areas being deleted and those remaining as part of the Site.

EPA identifies sites that appear to present a significant risk to the public health, welfare and the environment and it maintains the NPL as the list of those sites. Any site or portion thereof deleted from the NPL remains eligible for Fund-financed remedial actions in the future. Section 300.425(e)(3) of the NCP states that Fund-financed actions may be taken at sites deleted from the NPL. Deletion of a site or portions of a site from the NPL does not affect responsible party liability or impede Agency efforts to recover costs associated with response efforts.

List of Subjects in 40 CFR Part 300

Environmental protection, Air pollution control, Chemicals, Hazardous Waste, Hazardous substances, Intergovernmental relations, Penalties, Reporting and recordkeeping requirements, Superfund, Water pollution control, and Water supply.

Dated: March 27, 1998.

A. Stanley Meiburg,

Deputy Regional Administrator, Region 4.

For reasons set out in the preamble, 40 CFR Part 300 is amended as follows:

PART 300-[AMENDED]

1. The authority citation for Part 300 continues to read as follows:

Authority: 33 U.S.C. 1321(c)(2); 42 U.S.C. 9601–9657; E.O. 12777, 56 FR 54757, 3 CFR 1991 Comp., p 351; E.O. 12580, 52 FR 2923; 3 CFR, 1987 Comp., p. 193.

2. Table 1 of Appendix B to Part 300 is amended by revising the entry for "Celanese Corp. (Shelby Fiber Operations)" in North Carolina to read as follows:

Appendix B to Part 300—National Priorities List

TABLE 1.—GENERAL SUPERFUND SECTION

State	Site name			City/county	Notes		
*		*	*	*		*	
NC	Celanese Corp.	(Shelby Fiber	Operations)	•••••		Shelby/Cleveland	P
							*

P=Sites with partial deletion(s).

[FR Doc. 98-9067 Filed 4-16-98; 8:45 am]

GENERAL SERVICES ADMINISTRATION

48 CFR Parts 501, 515, 538, and 552 [APD 2800.12A, CHGE 78]

RIN 3090-AG71

. . . .

Acquisition Regulation: Requesting Debriefings at GSA; Electronic Sales Reporting; Schedule for Submission of Reports; Fees for Industrial Funding Under Federal Supply Service Schedule Contracts

AGENCY: Office of Acquisition Policy, GSA.

ACTION: Final rule.

SUMMARY: The General Services Administration Acquisition Regulation (GSAR) is amended to provide for electronic reporting of sales under the Federal Supply Service (FSS) Schedule program and to require reporting of sales and payment of the industrial funding fee (IFF) on a calendar quarter basis. The GSAR is also amended to define General Services Administration (GSA) business hours for purposes of requesting postaward debriefings.

DATES: Effective Date: April 17, 1998.
FOR FURTHER INFORMATION CONTACT: Gloria Sochon, GSA Acquisition Policy Division, (202) 208–6726.

SUPPLEMENTARY INFORMATION:

A. Background

FSS, in consultation with industry, identified sales reporting under FSS Schedule contracts as an area in need of updating to make it more consistent with commercial business practices. The prior system required contractors to submit sales reports quarterly on paper forms. Quarters were based on the contract's start date and did not necessarily coincide with calendar quarters. These changes revise the system to require FSS Schedule contractors to submit sales reports electronically via the Internet and to eliminate the use of paper forms. Contractors will continue to report

quarterly, but based on "standard business" (i.e., calendar) quarters.

The transition to electronic reporting facilitates contractors' compliance with sales reporting requirements. The updated system enables FSS Schedule contractors to use the Internet to eliminate the time-consuming paperwork required to manually complete paper reports. Since reports for all contracts are now due at the same time, contractors no longer have to maintain a unique reporting schedule for each contract. Furthermore, this streamlined transmittal method allows the Government to process reports more efficiently and allocate resources more effectively.

Federal Acquisition Regulation (FAR) sections 15.505 and 15.506 establish standards for timely submission of preaward protest requests and timely receipt of postaward debriefing requests. This rule defines GSA business hours to help offerors make timely debriefing requests and avoid unnecessary protests over timeliness.

B. Executive Order 12866

This regulatory action was not subject to Office of Management and Budget review under Executive Order 12866, dated September 30, 1993, and is not a major rule under 5 U.S.C. 804.

C. Regulatory Flexibility Act

This final rule is not a significant revision requiring public comments and therefore the Regulatory Flexibility Act, 5 U.S.C. 601, et seq., does not apply.

D. Paperwork Reduction Act

The revised clause at 552.238-72, Contractor's Report of Sales, contains an information collection requirement subject to the Paperwork Reduction Act (44 U.S.C. 3501 et seq.). However, the revisions to the clause made by this rule do not affect the information collection requirement which was approved previously by OMB and assigned control number 3090-0121.

The revised clause at 552.238-77, Industrial Funding Fee, contains an information collection requirement subject to the Paperwork Reduction Act (44 U.S.C. 3501 et seq.). However, the revisions to the clause made by this rule do not affect the information collection requirement previously approved under GSA's blanket approval under control number 3090-0250 from OMB for information collections with a zero burden estimate.

E. Determination To Issue a Final Rule

GSA expects this rule will have no significant cost or administrative burden on contractors or offerors. First, the rule requires contractors under the FSS program to report the industrial funding fee electronically. The requirement for reporting is not new, only the method of reporting is changed from paperbased to electronic. Contractors require Internet access to make the reports electronically. For those without Internet capability at their place of business, free access is readily available at public facilities such as libraries. Electronic reporting will be simpler, quicker, and less expensive than paperbased reporting. Second, the rule requires reporting sales on a calendar quarter schedule rather than quarters based from date of contract award. This change does not increase the frequency of reporting, but makes it simpler for contractors to track and follows more closely with other customary business reports and records. Finally, defining agency business hours will help offerors make timely debriefing requests and avoid unnecessary protests over timeliness. Therefore, GSA is promulgating this final rule without prior opportunity for public comment.

List of Subjects in 48 CFR Parts 501, 515, 538, and 552

Government procurement.

Accordingly, 48 CFR 501, 515, 538, and 552 are amended as follows:

1. The authority citation for 48 CFR Parts 501, 515, 538, and 552 continues to read as follows:

Authority: 40 U.S.C. 486(c)

PART 501-GENERAL SERVICES **ADMINISTRATION ACQUISITION REGULATION SYSTEM**

§ 501.103 [Amended]

2. Section 501.103 is amended in paragraph (b) by adding "515.406," immediately after "515.1," in the first

PART 515—CONTRACTING BY NEGOTIATION

3. Section 515.406-1 is amended by revising paragraph (b) to read as follows:

515.406-1 Uniform contract format.

(b) All solicitations and contracts must include the two notices in paragraphs (b)(1) and (2), except solicitations for leases and leases of real property must include only the notice in paragraph (b)(1):

(1) "The information collection requirements contained in this solicitation/contract that are not required by regulation have been approved by the Office of Management and Budget pursuant to the Paperwork Reduction Act and assigned OMB Control No. 3090-0163.

(2) "GSA's hours of operation are 8:00 a.m. to 4:30 p.m. Requests for preaward debriefings postmarked or otherwise submitted after 4:30 p.m. will be considered submitted the following business day. Requests for postaward debriefings delivered after 4:30 p.m. will be considered received and filed the following business day.'

PART 538—GSA SCHEDULE CONTRACTING

4. Section 538.203-71 is amended by revising paragraph (a) to read as follows:

538.203-71 Solicitation provisions and contract clauses.

(a) The Contracting Officer shall insert the clause at 552.238-72, Contractor's Report of Sales, in solicitations issued and contracts awarded under GSA's schedule program.

PART 552—SOLICITATION PROVISIONS AND CONTRACT

5. Section 552,238-72 is revised to read as follows:

552,238-72 Contractor's Report of Sales.

As prescribed in 538.203-71(a), insert the following clause:

Contractor's Report of Sales (Apr 1998)

(a) The Contractor must report the quarterly dollar value (in U.S. dollars and rounded to the nearest whole dollar) of all sales under this contract by calendar quarter (i.e., January-March, April-June, JulySeptember, and October-December). The
dollar value of a sale is the price paid by the schedule user for products and services on a schedule contract delivery order, as recorded by the Contractor. The reported contract sales value must include the industrial funding fee (see Clause 552.238-77).

(b) The Contractor must report the quarterly dollar value of sales on electronic GSA Form 72A, Contractor's Report of Sales, to the FSS Vendor Support Center (VSC) Website at Internet, http://VSC.gsa.gov. The Contractor must report sales separately for each National Stock Number (NSN), Special Item Number (SIN), or subitem. If no sales occur, the Contractor must show zero on the report for each separate NSN, SIN, or

subitem.

(c) The Contractor must register with the VSC before using the automated reporting system. To register, the Contractor (or its authorized representative) must call the VSC at (703) 305-6235 and provide the necessary information regarding the company, contact name(s), and telephone number(s). The VSC will then issue a 72A specific password and provide other information needed to access the reporting system. Instructions for electronic reporting are available at the VSC Website or by calling the above phone

(d) The Contractor must convert the total value of sales made in foreign currency to U.S. dollars using the "Treasury Reporting Rates of Exchange," issued by the U.S. Department of Treasury, Financial Management Service. The Contractor must use the issue of the Treasury report in effect on the last day of the calendar quarter. The report is available from: Department of the Treasury, Financial Management Service, International Funds Branch, 3700 East-West Highway, PGCII, Room 5A19, Hyattsville, MD 20782, Telephone: (202) 874–7994, Internet: http://www.fms.treas.gov/intn.html

(e) The report is due 30 days following the completion of the reporting period. The Contractor must provide a close-out report within 120 days after the expiration date of the contract. This close-out report must cover all sales not shown in the final quarterly report and reconcile all errors and credits. If the Contractor reported all contract sales and reconciled all errors and credits on the final quarterly report, then show zero sales in the close-out report.

(End of Clause)

6. Section 552.238-77 is revised to read as

552.238-77 industrial Funding Fee.

As prescribed in 538.203-71(f) insert the following clause:

Industrial Funding Fee (Apr 1998)

(a) The Contractor must pay the Federal Supply Service, GSA, an industrial funding fee (IFF). The Contractor must remit the IFF in U.S. dollars within 30 days after the end of each quarterly reporting period as established in clause 552.238–72, Contractor's Report of Sales. The IFF equals

* of total quarterly sales reported. The IFF reimburses the GSA Federal Supply Service for the costs of operating the Federal Supply Schedules Program and recoups its operating costs from ordering activities. Offerors must include the IFF in their prices. The fee is included in the award price(s) and reflected in the total amount charged to ordering activities.

(b) The Contractor must remit any monies due as a result of the close-out report required by Clause 552.238–72 at the time the close-out report is submitted to GSA.

(c) The contractor must pay the IFF amount due by check, or electronic funds transfer through the Automated Clearing House (ACH), to the "General Services
Administration." If the payment involves multiple special item numbers or contracts, the Contractor may consolidate the IFFs into one payment. To ensure that the payment is credited properly, the Contractor must identify the check or electronic transmission as an "Industrial Funding Fee" and include the following information: contract number(s); report amount(s); and report period(s). If the Contractor makes payment by check, provide this information on either the check, check stub, or other remittance material.

(1) If paying the IFF by check, the Contractor must forward the check to the following address: General Services Administration, Accounts Receivable Branch, P.O. Box 70500, Chicago, IL 60673–0500.

(2) If paying by electronic funds transfer through the ACH, the Contractor must call GSA, Financial Information Control Branch, Receivables, Collections and Sales Section (6BCDR) at [Contracting Officer to insert phone number] to make arrangements.

(d) If the full amount of the IFF is not paid within 30 calendar days after the end of the applicable reporting period, it constitutes a contract debt to the United States Government under the terms of FAR 32.6. The Government may exercise all rights under the Debt Collection Act of 1982, including withholding or setting off payments and interest on the debt (see FAR 52.232-17. Interest).

(e) If the Contractor fails to submit sales reports, falsifies sales reports, or fails to pay the IFF in a timely manner, the Government may terminate or cancel this contract. Willful failure or refusal to furnish the required reports, falsification of sales reports, or failure to pay the IFF timely constitutes sufficient cause for terminating the Contractor for cause under the termination provisions of this contract.

(End of Clause)

Dated: April 10, 1998.

Ida M. Ustad,

Deputy Associate Administrator for Acquisition Policy.

[FR Doc. 98–10244 Filed 4–16–98; 8:45 am]

DEPARTMENT OF TRANSPORTATION

Surface Transportation Board

49 CFR Part 1002

Fees

CFR Correction

In title 49 of the Code of Federal Regulations, parts 1000 to 1199, revised as of October 1, 1997, on page 18, in the first column immediately following the table in § 1002.2(f), paragraph (g) was inadvertently removed. The omitted text should read as follows:

§ 1002.2 Filing fees.

(g) Returned check policy. (1) If a check submitted to the Board for a filing or service fee is dishonored by a bank or financial institution on which it is drawn, the Board will notify the person who submitted the check that:

(i) All work will be suspended on the filing or proceeding, other than a tariff filing, until the check is made good;

(ii) A returned check charge of \$6.00 and any bank charges incurred by the Board as a result of the dishonored check must be submitted with the filing fee which is outstanding; and

(iii) If payment is not made within the time specified by the Board, the proceeding will be dismissed or the filing may be rejected.

(2) If a person repeatedly submits dishonored checks to the Board for filing fees, the Board may notify the person that all future filing fees must be submitted in the form of a certified or cashier's check or a money order.

BILLING CODE 1505-01-D

^{*}The Commissioner, Federal Supply Service, or a designee determines and provides to contracting officers the percentage amount of the fee to insert in the above clause.

Proposed Rules

Federal Register

Vol. 63, No. 74

Friday, April 17, 1998

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 HEALTH AND HUMAN SERVICES

Food and Drug Administration

21 CFR Part 814

[Docket No. 98N-0171]

Medical Devices; Humanitarian Use of Devices; Companion to Direct Final Rule

AGENCY: Food and Drug Administration, HHS.

ACTION: Proposed rule.

SUMMARY: The Food and Drug
Administration (FDA) is proposing to
amend certain regulations governing
humanitarian use devices. This
proposed rule is a companion document
to the direct final rule published
elsewhere in this issue of the Federal
Register. The amendments are being
made to implement provisions of the
Federal Food, Drug, and Cosmetic Act
(the act) as amended by the Food and
Drug Administration Modernization Act
of 1997 (FDAMA). This companion
proposed rule is being issued under
FDAMA and the act as amended.

DATES: Comments must be received on or before July 1, 1998. Comments on the information collection requirements must be received on or before June 16, 1998.

ADDRESSES: Submit written comments on the companion proposed rule to the Dockets Management Branch (HFA—305), Food and Drug Administration, 12420 Parklawn Dr., rm. 1–23, Rockville, MD 20857.

FOR FURTHER INFORMATION CONTACT: Joanne R. Less, Center for Devices and Radiological Health (HFZ–403), Food and Drug Administration, 9200 Corporate Blvd., Rockville, MD 20857.

SUPPLEMENTARY INFORMATION:

I. Background

This proposed rule is a companion to the direct final rule published in the final rules section of this issue of the Federal Register. The direct final rule

and this companion proposed rule are substantively identical. FDA is publishing the direct final rule because the rule contains noncontroversial changes, and FDA anticipates that it will receive no significant adverse comments. A detailed discussion of this rule is set forth in the preamble of the direct final rule. If no significant comment is received in response to the direct final rule, no further action will be taken related to this proposed rule. Instead, FDA will publish a confirmation notice within 30 days after the comment period ends confirming that the direct final rule will go into effect on August 31, 1998. Additional information about FDA's direct final rulemaking procedures is set forth in a guidance published in the Federal Register of November 21, 1997 (62 FR

If FDA receives any significant adverse comment regarding this rule, FDA will publish a document withdrawing the direct final rule within 30 days after the comment period ends and will proceed to respond to all of the comments under this companion proposed rule using usual notice-and-comment procedures. The comment period for this companion proposed rule runs concurrently with the direct final rules's comment period. Any comments received under this companion proposed rule will also be considered as comments regarding the direct final

A significant adverse comment is defined as a comment that explains why the rule would be inappropriate, including challenges to the rule's underlying premise or approach, or would be ineffective or unacceptable without a change. In determining whether a significant adverse comment is sufficient to terminate a direct final rulemaking, FDA will consider whether the comment raises an issue serious enough to warrant a substantive response in a notice-and-comment process. Comments that are frivolous, insubstantial, or outside the scope of the rule will not be considered adverse under this procedure. For example, a comment recommending a rule change in addition to the rule will not be considered a significant adverse comment, unless the comment states why the rule would be ineffective without the additional change. In addition, if a significant adverse

comment applies to part of a rule and that part can be severed from the remainder of the rule, FDA may adopt as final those parts of the rule that are not the subject of a significant adverse comment.

This action is part of FDA's continuing effort to achieve the objectives of the President's "Reinventing Government" initiative, and it is intended to reduce the burden of unnecessary regulations on medical devices without diminishing the protection of public health.

Section 520(m) of the act (21 U.S.C. 360j(m)) was added by the Safe Medical Devices Act of 1990 (Pub. L. 101-629). Section 520(m) creates an incentive for the development of humanitarian use devices (HUD) for use in the treatment or diagnosis of diseases or conditions affecting a small number of individuals. Section 520(m) of the act authorizes FDA, by regulation, to exempt a HUD from the effectiveness requirements of sections 514 and 515 of the act (21 U.S.C. 360d and 360e) (i.e., "reasonable assurance that the device is effective") provided that: (1) The device is to be used to treat or diagnose a disease or condition that affects fewer than 4,000 individuals in the United States; (2) the device would not be available to a person with such a disease or condition unless the exemption is granted; (3) no comparable device (other than a device that has been granted such an exemption) is available to treat or diagnose the disease or condition; and (4) the device will not expose patients to an unreasonable or significant risk of illness or injury, and the probable benefit to health from using the device outweighs the risk of injury or illness from its use, taking into account the probable risks and benefits of currently available devices to alternative forms or treatments.

In the Federal Register of June 26, 1996 (61 FR 33232), FDA published a final rule prescribing the procedures for submitting humanitarian device exemption (HDE) applications, amendments, and supplements; procedures for obtaining an extension of the exemption; and the criteria for FDA review and approval of HDE's. This rule amended part 814 (21 CFR part 814) of FDA's regulations.

On November 21, 1997, the President signed FDAMA into law. Section 203 of

FDAMA made the following changes to section 520(m) of the act:

(1) FDAMA added a new provision to section 520(m) of the act that requires FDA to issue an order approving or denying an HDE within 75 days after receiving the application.

receiving the application.

(2) FDAMA provided for an exemption from the requirement that a HUD may not be used without approval from an institutional review board (IRB) for cases in which a physician determines in an emergency situation that approval cannot be obtained in time to prevent serious harm or death to a patient. In such cases, the physician must, after use of the device, notify the chairperson of the IRB. This notification must include the name of the patient, the date on which the device was used, and the reason for the use.

(3) FDAMA eliminated the requirement that the sponsor of an HDE obtain approval for continued use after 18 months. Instead, FDA may require a sponsor to demonstrate continued compliance with the requirements of section 520(m) of the act, if FDA believes that such a demonstration is necessary to protect the public health, or if FDA has reason to believe that the criteria for exemption are no longer met.

(4) FDAMA added a provision to section 520(m) of the act that FDA may withdraw an HDE approval only after providing notice and an opportunity for an informal bearing.

an informal hearing.
(5) FDAMA eliminated the "sunset" provision in section 520(m) of the act under which new approvals of HDE's would not have been permitted 5 years after the effective date of the rule

originally implementing section 520(m). FDA is issuing this companion proposed rule to amend the existing regulations to conform to revised section 520(m) of the act. For a discussion of the specific provisions of the regulation, see the preamble to the direct final rule published elsewhere in this issue of the Federal Register.

II. Environmental Impact

The agency has determined under 21 CFR 25.30(h) that this proposed action is of a type that does not individually of cumulatively have a significant effect on the human environment. Therefore, neither an environmental assessment nor an environmental impact statement is required.

III. Analysis of Impacts

FDA has examined the impact of this companion proposed rule under Executive Order 12866 and the Regulatory Flexibility Act (5 U.S.C. 601–612) (as amended by subtitle D of the Small Business Regulatory Fairness

Act of 1996 (Pub. L. 104-121)), and the Unfunded Mandates Reform Act of 1995 (Pub. L. 104-4). Executive Order 12866 directs agencies to assess all costs and benefits of available regulatory alternatives and, when regulation is necessary, to select regulatory approaches that maximize net benefits (including potential economic, environmental, public health and safety and other advantages; distributive impacts; and equity). The agency believes that this proposed rule is consistent with the regulatory philosophy and principles identified in the Executive Order. In addition, the proposed rule is not a significant regulatory action as defined by the Executive Order and so is not subject to review under the Executive Order.

The Regulatory Flexibility Act requires agencies to analyze regulatory options that would minimize any significant impact of a rule on small entities. The rule codifies applicable statutory requirements imposed by FDAMA. Because the companion proposed rule allows physicians more flexibility without compromising the public health and reduces the requirements imposed on sponsors, it may permit more small competitors to enter the marketplace. The agency, therefore, certifies that this proposed rule if issued, will not have a significant economic impact on a substantial number of small entities. In addition, this proposed rule will not impose costs of \$100 million or more in either the private sector or State, local, and tribal governments in the aggregate, and therefore a summary statement of analysis under section 202(a) of the Unfunded Mandates Reform Act of 1995 is not required.

IV. Paperwork Reduction Act of 1995

This companion proposed rule contains information collection provisions that are subject to review by the Office of Management and Budget (OMB) under the Paperwork Reduction Act of 1995 (the PRA) (44 U.S.C. 3501-3520). The title, description, and respondent description of the information collection provisions are shown below with an estimate of the annual reporting and recordkeeping burden. Included in the estimate is the time for reviewing the instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing each collection of information.

FDA invites comments on: (1)
Whether the proposed collection of
information is necessary for the proper
performance of FDA's functions,
including whether the information will

have practical utility; (2) the accuracy of FDA's estimate of the burden of the proposed collection of information, including the validity of the methodology and assumptions used; (3) ways to enhance the quality, utility, and clarity of the information to be collected; and (4) ways to minimize the burden of the collection of information on respondents, including through the use of automated collection techniques, when appropriate, and other forms of information technology.

Title: Amendments to Humanitarian

Use Device Requirements. Description: Section 520(m) of the act was created as an incentive for the development of HUD's for use in the treatment or diagnosis of diseases or conditions affecting fewer than 4,000 individuals in the United States. FDA is issuing this rule to propose amending the existing regulations governing HUD's found in part 814, to conform to the amendments made by FDAMA to section 520(m) of the act.

Section 814.124(a) would allow physicians in emergency situations to administer a HUD prior to obtaining IRB approval. In such situations, the physician would be required to provide written notification, including the identification of the patient involved, the date of use, and the reason for use, to the IRB within 5 days after emergency use. FDA anticipates that five physicians will use HUD's in emergency situations before obtaining approval from an IRB. FDA estimates that notifications under this section will take an average of 1 hour per response.

FDA is proposing to amend § 814.126(b)(1) to delete the requirement for a final report and to include an annual reporting requirement for HDE holders that will permit the agency to obtain sufficient information for it to determine whether there is reason to question the continued exemption of the device from the act's effectiveness requirements. FDA estimates that 15 HDE holders will submit annual reports. FDA believes that much of the information will already be in the HDE holder's possession, and the agency estimates that reports will take an average of 120 hours per response.

In addition to the changes required by FDAMA, FDA is proposing to amend § 814.104(b)(5) to allow a sponsor who is charging more than \$250 per HUD to submit, in lieu of a report by an independent certified public accountant (CPA), an attestation by a responsible individual of the organization, verifying that the amount charged does not exceed the device's cost of research, development, fabrication, and distribution. In addition, the proposed

amendments to § 814.104(b)(5) would waive the requirement for submission of any CPA report or attestation for HUD's for which an HDE applicant is charging \$250 or less. FDA anticipates, based on past experience, that 7 of the anticipated 15 HDE holders per year will charge less than \$250 per HUD, and thus be exempt from the § 814.104(b)(5) requirement

altogether. For the remaining eight HDE holders, FDA anticipates that all will submit attestations in lieu of CPA reports, and estimates that these submissions will require 2 hours to complete.

Section 814.126(b)(2) would modify the current recordkeeping requirement for HDE holders to require that HDE holders retain records indefinitely instead of only for the duration of the period for which the HUD is approved for marketing. FDA believes that this change will not affect the total time required to maintain the records.

Description of Respondents: Business or other for profit organizations.

FDA estimates the burden for this collection of information as follows:

TABLE 1.—ESTIMATED ANNUAL REPORTING BURDEN

21 CFR Section	No. of Respondents	Annual Frequency per Response	Total Annual Responses	Hours per Response	Total Hours
814.104(b)(5) 814.124(a) 814.126(b)(1) Total	8 5 15	1 1 1	8 5 15	2 1 120	16 5 1,800 1,821

TABLE 2.—ESTIMATED ANNUAL RECORDKEEPING BURDEN¹

21 CFR Section	No. of Recordkeepers	Annual Frequency per Recordkeeping	Total Annual Records	Hours per Recordkeeper	Total Hours
814.126(b)(2)	15	1	15	2	30

¹There are no operating and maintenance costs or capital costs associated with this information collection.

For consistency with the direct final rule to which this proposed rule is a companion, FDA is following the PRA comment procedures for direct final rules in this proposed rule. As provided in 5 CFR 1320.5(c)(1), collections of information in a direct final rule are subject to the procedures set forth in 5 CFR 1320.10. Interested persons and organizations may submit comments on the information collection provisions of this proposed rule by June 16, 1998, to the Dockets Management Branch (address above).

At the close of the 60-day comment period, FDA will review the comments received, revise the information collection provisions as necessary, and submit the provisions to OMB for review. FDA will publish a notice in the Federal Register when the information collection provisions are submitted to OMB, and an opportunity for public comment to OMB will be provided at that time. Prior to the effective date of the direct final rule, FDA will publish a notice in the Federal Register of OMB's decision to approve, modify, or disapprove the information collection provisions. An agency may not conduct or sponsor, and a person is not required to respond to a collection of information unless it displays a currently valid OMB control number.

V. Submission of Comments

Interested persons may, on or before July 1, 1998, submit to the Dockets

Management Branch (address above) written comments regarding this proposal. This comment period runs concurrently with the comment period for the direct final rule. Two copies of any comments are to be submitted except that individuals may submit one copy. Comments are to be identified with the docket number found in brackets in the heading of this document. Received comments may be seen in the office above between 9 a.m. and 4 p.m., Monday through Friday. All comments received will be considered as comments regarding the direct final rule and this proposed rule. In the event, the direct final rule is withdrawn, all comments received will be considered comments on this proposed

List of Subjects 21 CFR Part 814

Administrative practice and procedure, Confidential business information, Medical devices, Medical research, Reporting and recordkeeping requirements.

Therefore, under the Federal Food, Drug, and Cosmetic Act and under authority delegated to the Commissioner of Food and Drugs, 21 CFR part 814 is amended as follows:

PART 814—PREMARKET APPROVAL OF MEDICAL DEVICES

1. The authority citation for 21 CFR part 814 continues to read as follows:

Authority: 21 U.S.C. 351, 352, 353, 360, 360c-360j, 371, 372, 373, 374, 375, 379, 379e, 381.

2. Section 814.100 is amended by revising paragraphs (a)(2) and (d) and by adding new paragraph (e) to read as follows:

§814.100 Purpose and scope.

(a) * * *

(2) Marketing approval for the HUD notwithstanding the absence of reasonable assurance of effectiveness that would otherwise be required under sections 514 and 515 of the act.

(d) A person granted an exemption under section 520(m) of the act shall submit an annual report as described in § 814.126 (b).

(e) FDA may suspend or withdraw approval of an HDE after providing notice and an opportunity for an informal hearing.

3. Section 814.104 is amended by removing paragraph (b) and redesignating paragraphs (c) through (e) as paragraphs (b) through (d), by revising redesignated paragraph (b)(5) and the first sentence in redesignated paragraph (c), and by revising redesignated paragraph (d) to read as follows:

§814.104 Original applications.

(b) * * *

(5) The amount to be charged for the device and, if the amount is more than \$250.00, a report by an independent certified public accountant, made in accordance with the Statement on Standards for Attestation established by the American Institute of Certified Public Accountants, or in lieu of such a report, an attestation by a responsible individual of the organization, verifying that the amount charged does not exceed the costs of the device's research, development, fabrication, and distribution. If the amount charged is \$250.00 or less, the above requirement will be waived.

(c) Omission of information. If the applicant believes that certain information required under paragraph (b) of this section is not applicable to the device that is the subject of the HDE, and omits any such information from its HDE, the applicant shall submit a statement that identifies and justifies

the omission. * *

(d) Address for submissions and correspondence. Copies of all original HDE's, amendments and supplements, as well as any correspondence relating to an HDE, shall be sent or delivered to the Document Mail Center (HFZ-401), Office of Device Evaluation, Center for Devices and Radiological Health, Food and Drug Administration, 9200
Corporate Blvd., Rockville, MD 20850.

4. Section 814.106 is revised to read

as follows:

§ 814.106 HDE amendments and resubmitted HDE's.

An HDE or HDE supplement may be amended or resubmitted upon an applicant's own initiative, or at the request of FDA, for the same reasons and in the same manner as prescribed for PMA's in § 814.37, except that the timeframes set forth in § 814.37(c)(1) and (d) do not apply. If FDA requests an HDE applicant to submit an HDE amendment, and a written response to FDA's request is not received within 75 days of the date of the request, FDA will consider the pending HDE or HDE supplement to have been withdrawn voluntarily by the applicant. Furthermore, if the HDE applicant, on its own initiative or at FDA's request, submits a major amendment as described in § 814.37(c)(1), the review period may be extended up to 75 days.

5. Section 814.108 is revised to read as follows:

§ 814.108 Supplemental applications.

After FDA approval of an original HDE, an applicant shall submit supplements in accordance with the requirements for PMA's under § 814.39, except that a request for a new

indication for use of a HUD shall comply with requirements set forth in § 814.110. The timeframes for review of and FDA action on an HDE supplement are the same as those provided in § 814.114 for an HDE.

 Section 814.112 is amended by revising the introductory text of paragraph (a) and by revising paragraph

(b) to read as follows:

§ 814.112 Filing an HDE.

(a) The filing of an HDE means that FDA has made a threshold determination that the application is sufficiently complete to permit substantive review. Within 30 days from the date an HDE is received by FDA, the agency will notify the applicant whether the application has been filed. FDA may refuse to file an HDE if any of the following applies:

(b) The provisions contained in §814.42 (b), (c), and (d) regarding notification of filing decisions, filing dates, the start of the 75-day review period, and applicant's options in response to FDA refuse to file decisions shall apply to HDE's.

7. Section 814.114 is revised to read

§ 814.114 Timeframes for reviewing an HDE.

Within 75 days after receipt of an HDE that is accepted for filing and to which the applicant does not submit a major amendment, FDA will send the applicant an approval order, an approvable letter (under § 814.116), or an order denying approval (under § 814.118).

8. Section 814.116 is amended by revising the last sentence in paragraph (a), adding a sentence to the end of paragraph (a), revising the last sentence of paragraph (d), and adding paragraph

(e) to read as follows:

§ 814.116 Procedures for review of an HDE.

(a) * * * If the HDE is referred to a panel, the agency shall follow the procedures set forth under § 814.44, with the exception that FDA will complete its review of the HDE and the advisory committee report and recommendations within 75 days from receipt of an HDE that is accepted for filing under § 814.112 or the date of filing as determined under § 814.106, whichever is later. Within the later of these two timeframes, FDA will issue an approval order under paragraph (b) of this section, an approvable letter under paragraph (c) of this section, a not approvable letter under paragraph (d) of this section, or an order denying

approval of the application under § 814.118(a).

(d) * * * The applicant may respond to the not approvable letter in the same manner as permitted for not approvable letters for PMA's under § 814.44(f), with the exception that if a major HDE amendment is submitted, the review period may be extended up to 75 days.

(e) FDA will consider an HDE to have been withdrawn voluntarily if:

(1) The applicant fails to respond in writing to a written request for an amendment within 75 days after the date FDA issues such request;

(2) The applicant fails to respond in writing to an approvable or not approvable letter within 75 days after the date FDA issues such letter; or

(3) The applicant submits a written notice to FDA that the HDE has been withdrawn.

9. Section 814.118 is amended by revising paragraph (e) to read as follows:

§ 814.118 Denial of approval or withdrawal of approval of an HDE.

*

(e) Unless FDA otherwise determines that continued marketing under the HDE is inconsistent with the intent of section 520(m) of the act, FDA will not withdraw approval of an HDE solely because it is subsequently determined that the disease or condition for which the HUD is intended affects or is manifested in more than 4,000 people in the United States per year.

10. Section 814.120 and the heading is revised to read as follows:

§ 814.120 Temporary suspension of approval of an HDE.

An HDE or HDE supplement may be temporarily suspended for the same reasons and in the same manner as prescribed for PMA's in § 814.47.

11. Section 814.124 is amended by adding two sentences at the end of paragraph (a) to read as follows:

§ 814.124 institutional Review Board requirements.

(a) * * * If, however, a physician in an emergency situation determines that approval from an IRB cannot be obtained in time to prevent serious harm or death to a patient, a HUID may be administered without prior approval by the IRB located at the facility or by a similarly constituted IRB that has agreed to oversee such use. In such an emergency situation, the physician shall, within 5 days after the use of the device, provide written notification to the chairman of the IRB of such use. Such written notification shall include the identification of the patient

involved, the date on which the device was used, and the reason for the use.

12. Section 814.126 is amended by revising the first sentence in paragraph (a) and by revising paragraph (b) to read as follows:

§ 814.126 Postapproval requirements and reports.

(a) An HDE approved under this subpart shall be subject to the postapproval requirements and reports set forth under subpart E of this part, as applicable, with the exception of §814.82(a)(7). * * *

(b) In addition to the reports identified in paragraph (a) of this section, the holder of an approved HDE shall prepare and submit the following complete, accurate, and timely reports:

(1) Annual report. An HDE applicant is required to submit an annual report on the anniversary date of marketing approval. The annual report shall include:

(i) An update of the information required under § 814.102(a) in a separately bound volume;

(ii) An update of the information required under § 814.102(c)(2), (c)(3),

and (c)(5);

(iii) The number of devices that have been shipped or sold since initial marketing approval under this subpart H and, if the number shipped or sold exceeds 4,000, an explanation and estimate of the number of devices used per patient. If a single device is used on multiple patients, the applicant shall submit an estimate of the number of patients treated or diagnosed using the device together with an explanation of the basis for the estimate;

(iv) Information describing the applicant's clinical experience with the device since the HDE was initially approved. This information shall include safety information that is known or reasonably should be known to the applicant, medical device reports made under part 803 of this chapter, any data generated from the postmarketing studies, and information (whether published or unpublished) that is known or reasonably expected to be known by the applicant that may affect an evaluation of the safety of the device or that may affect the statement of contraindications, warnings, precautions, and adverse reactions in the device's labeling; and

(v) A summary of any changes made to the device in accordance with supplements submitted under § 814.108. If information provided in annual reports, or any other information in the possession of FDA, gives the agency reason to believe that a device raises public health concerns or that the

criteria for exemption are no longer met, the agency may require the HDE holder to submit additional information to demonstrate continued compliance with the HDE requirements.

(2) Other. An HDE holder shall maintain records of the names and addresses of the facilities to which the HUD has been shipped, correspondence with reviewing IRB's, as well as any other information requested by a reviewing IRB or FDA.

Dated: March 31, 1998. William B. Schultz.

Deputy Commissioner for Policy.
[FR Doc. 98–9638 Filed 4–16–98; 8:45 am]
BILLING CODE 4160–01-F

ENVIRONMENTAL PROTECTION AGENCY

40 CFR Part 63 [AD-FRL-5996-7]

RIN 2060-AE97

National Emission Standards for Hazardous Air Pollutants for Primary Lead Smelters

AGENCY: Environmental Protection Agency (EPA). ACTION: Notice of proposed rule; notice of public hearing.

SUMMARY: This action proposes national emission standards for hazardous air pollutants (NESHAP) for new and existing primary lead smelters pursuant to section 112 of the Clean Air Act (Act) as amended in November 1990. Primary lead smelters have been identified by the EPA as significant emitters of lead compounds, and other metal hazardous air pollutants (HAP) including arsenic, antimony, and cadmium. Exposure to lead compounds may result in adverse effects on the blood, central nervous system and kidneys. Chronic exposure to arsenic is associated with skin, bladder, liver and lung cancer and other developmental and reproductive effects. This proposed NESHAP provides protection to the public by requiring all primary lead smelters to meet emission standards that reflect the application of maximum achievable control technology (MACT).

DATES: Comments. Comments on the proposed rule must be received on or before June 16, 1998.

Public Hearing. If anyone contacts the EPA requesting to speak at a public hearing by May 8, 1998, a public hearing will be held on May 18, 1998, beginning at 10:00 a.m.

ADDRESSES: Comments. Written comments should be submitted (in

duplicate, if possible) to: Docket No. A–97–33 at the following address: U.S. Environmental Protection Agency, Air and Radiation Docket and Information Center (6102), 401 M Street, SW., Washington, DC 20460. The EPA requests that a separate copy of the comments also be sent to the contact person listed below.

Electronic comments can be sent directly to EPA's Air and Radiation Docket and Information Center at: "Aand-R-Docket@epamail.epa.gov.' Electronic comments must be submitted as an ASCII file avoiding the use of special characters and any form of encryption. Comments and data will also be accepted on disks in WordPerfect 5.1 file format or ASCII file format. All comments and data in electronic form must be identified by the docket number (A-97-33). No Confidential Business Information (CBI) should be submitted through electronic mail. Electronic comments on this proposed rule may be filed online at many Federal Depository Libraries.

Docket, Docket No. A-97-33 contains supporting information used in developing the proposed standards. The docket is located at the U.S. Environmental Protection Agency, 401 M Street, S.W., Washington, D.C. 20460 in room M-1500, Waterside Mall (ground floor), and may be inspected from 8:30 a.m. to 12:00 p.m. and 1:00 to 3:00 p.m., Monday through Friday. The proposed regulatory text and other materials related to this rulemaking are available for review in the docket or copies may be mailed on request from the Air Docket by calling (202) 260-7548. A reasonable fee may be charged for copying docket materials.

Public Hearing. If anyone contacts the EPA requesting a public hearing by the required date (see **DATES**), the public hearing will be held at the EPA Office of Administration Auditorium, Research Triangle Park, NC. Persons interested in presenting oral testimony or inquiring as to whether a hearing is to be held should notify the contact person listed below.

FOR FURTHER INFORMATION CONTACT: For information concerning the proposed standards and technical aspects of primary lead smelting emissions and control, contact Mr. Kevin Cavender, Environmental Protection Agency MD—13, Research Triangle Park, NC 27711, telephone number (919) 541—2364, facsimile number (919) 541—5600, electronic mail address "cavender.kevin@epamail.epa.gov.".

SUPPLEMENTARY INFORMATION:

Regulated Entities

The regulated category and entities affected by this action include Primary Lead Smelting (SIC 3339). This action will affect three existing primary lead smelting facilities and any new primary lead smelting facilities built in the future

Technology Transfer Network

The text of today's notice will also be available on the Technology Transfer Network (TTN), one of EPA's electronic bulletin boards. The TTN provides information and technology exchange in various areas of air pollution control. The service is free, except for the cost of a phone call. Dial (919) 541-5742 for up to a 14,400 BPS modem. The TTN also is accessible through the Internet at "http://www.epa.gov/ttn". If more information on the TTN is needed, call the HELP line at (919) 541-5348. The HELP desk is staffed from 11 a.m. to 5 p.m.; a voice menu system is available at other times.

Outline

The information presented in this preamble is organized as follows:

- I. Statutory Authority
- II. Initial List of Categories of Major and Area Sources
- III. Background
 - A. Description of Source Category
 B. Emissions and Factors Affecting
 - Emissions
- C. Regulatory History
- IV. NESHAP Decision Process
 A. Source of Authority for NESHAP Development
- B. Criteria for Development of NESHAP
- C. Determining the MACT Floor
 V. Summary of the Proposed Standards
- A. Sources to be Regulated B. Proposed Standards for Process and Process Fugitive Sources
- C. Proposed Standards for Fugitive Dust Sources
- D. Compliance Dates E. Compliance Test Methods
- F. Monitoring Requirements
- G. Notification Requirements
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- VI. Summary of Environmental, Energy, and Economic Impacts
- VII. Rationale for Selecting the Proposed Standards
- A. Selection of Pollutants and Source Category
- B. Selection of Affected Sources
- C. Selection of Basis and Level for the Proposed Standards for New and **Existing Sources**
- D. Reconstruction Considerations
- E. Selection of Compliance Dates
- F. Selection of Emission Test Methods and Schedule
- VIII. Administrative Requirements
- A. Solicitation of Comments
- B. Public Hearing

- C. Docket
- D. Executive Order 12866
- E. Enhancing the Intergovernmental Partnership Under Executive Order
- F. Unfunded Mandates Reform Act
- G. Regulatory Flexibility Act/Small Business Regulatory Enforcement Fairness Act
- H. Paperwork Reduction Act
- I. Clean Air Act
 I. Pollution Prevention Considerations

I. Statutory Authority

The statutory authority for this proposal is provided by sections 101, 112, 114, 116, and 301 of the Clean Air Act, as amended (42 U.S.C. 7401, 7412, 7414, 7416, and 7601).

II. Initial List of Categories of Major and Area Sources

Section 112 of the Act requires that the EPA promulgate regulations requiring the control of HAP emissions from major and area sources. The control of HAP's is achieved through promulgation of emission standards under sections 112 (d) and (f) and work practice standards under section 112(h).

An initial list of categories of major and area sources of HAP's selected for regulation in accordance with section 112(c) of the Act was published in the Federal Register on July 16, 1992 (57 FR 31576). Primary lead smelting is one of the 174 categories of sources listed. The category consists of smelters that process lead bearing ore concentrates into lead metal. The listing was based on the Administrator's determination that primary lead smelters may reasonably be anticipated to emit several of the 189 listed HAP's in quantities sufficient to designate them as major sources. Information subsequently collected by the EPA as part of this rulemaking confirms that all three operating primary lead smelters have the potential to emit greater than 9.1 megagrams per year (Mg/yr) [10 tons per year (tpy)] of a single HAP or greater than 22.7 Mg/yr (25 tpy) of a combination of HAP's (Docket ID No. II-B-4). Therefore, all three primary lead smelters are major sources.

III. Background

A. Description of Source Category

Primary lead smelters smelt lead bearing ore concentrates producing lead metal. The primary lead smelting source category does not include secondary lead smelters, lead remelters, or lead refiners.

There are three operating primary lead smelters in the United States. The Doe Run Company owns and operates a primary lead smelter in Herculaneum, Missouri (Doe Run). The ASARCO Inc.

owns and operates two primary lead smelters, one located in East Helena. Montana (ASARCO-MT), and a second located in Glover, Missouri (ASARCO-MO). No new primary lead smelters have been built in the last 10 years, and one smelter has closed during that time. No new primary smelters are anticipated in the foreseeable future.

Lead sulfide (PbS) ore concentrates are the main feed material to primary lead smelters. The two smelters located in Missouri obtain their concentrates from local mines. The ore concentrates coming from these mines have very high lead contents (about 70%), and low impurities. The ASARCO-Montana smelter buys its concentrates on the world market. These concentrates often have higher impurity contents.

The primary lead smelting process consists of: (1) Concentrate storage and handling, (2) sintering of ore concentrates, (3) sinter crushing and handling, (4) smelting of sinter to lead metal, (5) drossing, refining, and alloying of lead metal, and (6) smelting

of drosses. Lead concentrate, limestone, iron ore, silica and coke are received by truck and/or rail car where they are transferred to storage bins or piles. These materials and other in-process materials (including recycled flue dust) are weighed and mixed prior to charging

into the sinter machine. A sinter machine is essentially a continuous steel pallet conveyor belt. Each pallet consists of perforated or slotted plates. The purpose of sintering is to reduce the sulfur content of the lead sulfide concentrate by oxidizing it to lead oxide and sulfur dioxide, while simultaneously producing a hard porous clinker material ("sinter") suitable for processing in the blast furnace. The charge is ignited in two stages. In the first stage, the charge is dumped onto the pallets to a depth of approximately 1 inch. Gas burners are directed to the upper surface of the charge. Air and combustion gases are pulled through the top of the charge and are removed from the bottom. This is conducted over the first several feet of the machine. After this layer is completely ignited, a second layer of sinter is placed on top of the first to obtain a total depth of roughly one foot. At the same time the second layer is added, the airflow through the bed is reversed, blowing up through the bottom of the charge, and is removed from the top of the machine. This allows the oxygen and hot combustion gases to ignite and burn the remainder of the charge.

As sinter is discharged from the machine, it falls into a series of crushers and screens where it is reduced and

sized into two fractions, smaller than and greater than 1.5 inches in diameter. The greater than 1.5 inch fraction is transferred to the blast furnace for smelting. The smaller than approximately 1.5 inch fraction is further crushed to a size of less than ½ inch and is returned to the sinter machine bedding area for reprocessing.

Smelting of the sinter takes place in a blast furnace. The two ASARCO facilities operate two blast furnaces, while the Doe Run facility operates three blast furnaces. At all three facilities one blast furnace is typically shutdown for service at any given time. A blast furnace is a rectangular shaped shaft furnace. Tuyeres through which combustion air is admitted under pressure are located near the bottom, and are evenly spaced on either side of the furnace. The combustion zone of the furnace is at the same level as the tuyeres, and the hot combustion gases filter through the charge, preheat the charge, and are discharged through the top of the furnace.

The furnaces are charged periodically through the top by a charge car as frequently as needed to maintain a constant bed height in the furnace. A typical charge consists of 90 percent sinter and 10 percent coke.

As the smelting reaction takes place, molten metal and slag pool at the bottom of the furnace, where it is continuously tapped into a settling chamber. In this chamber the slag is tapped from the top, and the lead bullion is tapped from the bottom. Bullion is transferred to drossing kettles. Slag is tapped into a chamber where water is injected and the slag is granulated. The granulated slag is then either sent to storage for charge to the sinter machine, or is sent to a "slag pile" for disposal.

The bullion is allowed to cool in the drossing kettles. While cooling, copper dross floats to the surface and is periodically skimmed. Once the dross is removed, the bullion is transferred to other kettles for further refining and alloying. Once the desired product is obtained, the lead is cast into various size molds, ranging in size from 65 pounds to 2000 pounds.

The dross obtained from the drossing kettles may be sent off-site for processing, or may be processed on-site in a small reverberatory furnace. The reverberatory furnace, referred to as a dross furnace, uses direct heat supplied by a natural gas burner to further reduce and separate the dross into lead bullion, copper matte, and copper speiss which contains arsenic. The lead bullion is added back to the dross kettles, while

the matte and speiss are sent off-site to a copper smelter for copper recovery.

B. Emissions and Factors Affecting Emissions

Hazardous air pollutants (HAPs) are emitted from primary lead smelters as: (1) Process emissions, (2) process fugitive emissions, and (3) fugitive dust emissions. Table 1 summarizes the estimated HAP emissions from each of the primary lead smelters (Docket ID No. II-B-4). These estimates represent potential to emit estimates based on current Federally enforceable emission limits and air pollution controls.

TABLE 1.—SUMMARY OF POTENTIAL
TO EMIT HAP EMISSION ESTIMATES
FROM PRIMARY LEAD SMELTERS
(TPY)

Company	Lead com- pounds	Total metal HAP	Total or- ganic HAP	
ASARCO—MO	60	80	6	
ASARCO—MT	70	90	5	
Doe Run—MO	90	110	10	

1. Process Emissions

Process emissions include emissions associated with the exhaust gases from sinter machines and blast and dross furnaces. Metal HAP emissions from process sources are produced through the volatilization of the metals contained in the feed materials by the elevated smelting temperatures and by the entrainment of metal-containing PM in the furnace exhaust. Both sinter machines and blast furnaces emit substantial quantities of metal HAP. Dross furnaces, being considerably smaller, emit lesser amounts. About 80 percent of metal HAP emissions are lead compounds, with lesser amounts of antimony, arsenic, and other metal compounds.

Organic HAP emissions from blast furnaces result from incomplete combustion of organic-containing materials (coke) in the furnace charge. None of the existing primary lead blast furnaces are equipped with organic emissions controls (e.g., afterburners). Emissions testing was performed by the EPA on the uncontrolled blast furnace exhaust at the Doe Run-MO smelter to determine the magnitude of organic HAP emissions from primary lead blast furnaces (Docket ID No. II-A-1). The emissions data obtained indicate low (part per billion) levels of several organic HAP compounds. The five compounds with the highest measured emission rates were benzene (62 ppb, 0.29 lb/hr), methylene chloride (50 ppb,

0.26 lb/hr), acetaldehyde (60 ppb, 0.15 lb/hr), carbon disulfide (33 ppb, 0.15 lb/hr), and formaldehyde (87 ppb, 0.15 lb/hr). Combined, the measured organic HAP emissions total 2.3 lb/hr, which is equivalent to an annual emission rate approaching 10 tons per year. The EPA believes these levels of organic HAP emissions are not significant enough to warrant regulation.

Furthermore, the organic HAP concentrations measured at primary lead smelters are far below what the EPA has historically considered achievable with add-on controls (e.g., thermal oxidizers). The EPA generally considers thermal oxidizers capable of achieving a 98 percent emission reduction or an outlet concentration of 20 ppm, which ever is greater (Docket ID No. II-B-6). As stated above, organic HAP concentrations at primary lead smelters are on the order of 50 to 60 ppb, or three orders of magnitude less than what the EPA has considered achievable with thermal oxidizers. Therefore, the EPA believes that it is technically infeasible to reduce organic HAP emissions from primary lead blast furnaces through the use of add-on controls.

2. Process Fugitive Emissions

Process fugitive emissions result from sinter machine and furnace charging, sinter crushing and sizing, furnace tapping, drossing, refining, and casting. Process fugitive emissions contain metal HAP's. The majority of process fugitive sources at primary lead smelters are currently hooded and ventilated to control devices. Ventilated enclosures are also used to further reduce process fugitive emissions at some sources.

3. Fugitive Dust Emissions

Fugitive dust emissions result from the entrainment of dust due to material handling, vehicle traffic, and wind erosion from storage piles. Fugitive dust emissions contain metal HAP's. The quantity of fugitive dust emissions is dependent on the size of the facility and the fugitive dust controls and practices in place. These emissions can not be measured directly, and can only be roughly estimated using emission factors and facility-specific data or through indirect monitoring methods. Fugitive dust sources are typically controlled by reducing the potential for entrainment through measures such as wetting, pavement cleaning, use of chemical stabilizers, and protection from wind.

C. Regulatory History

1. New Source Performance Standards

The EPA promulgated new source performance standards (NSPS) for primary lead smelters on January 15, 1976 (40 CFR part 60, subpart R). The NSPS limits emissions of particulate matter (PM) from blast and reverberatory furnaces (including rotary furnaces) to a concentration of 50 milligrams per dry standard cubic meter (mg/dscm) [0.022 grains per dry standard cubic foot (gr/dscf)) and emissions from refining kettles (pot furnaces) to 10 percent opacity. However, none of the primary lead smelters have undergone any major construction or reconstruction since the rule became effective, and are, for the most part, not subject to the NSPS requirements.

2. State Implementation Plans for Lead

On October 5, 1978, the EPA promulgated National Ambient Air Quality Standards (NAAQS) for lead at a level of 1.5 micrograms of lead per cubic meter of air averaged over a calendar quarter. The NAAQS defines levels of air quality that are determined by EPA to be necessary, with an adequate margin of safety, to protect the public health (42 U.S.C. 7409). The areas around all three primary lead smelters were and continue to be designated as nonattainment areas for lead. Since the early 1980's, all three primary lead smelters and states have been involved in an ongoing effort to develop Federally enforceable control strategies to be incorporated into State Implementation Plans (SIP) in order to bring the areas into attainment with the lead NAAQS. The following paragraphs detail the history of the SIP development for the three primary smelters.

ASARCO-MT. Ambient air quality monitoring data collected during the period of 1977–1981 by the state of Montana indicated that there were recorded violations of the NAAQS for lead in the East Helena area. On September 29, 1983, the State of Montana submitted a plan for the control of lead emissions from the ASARCO-MT facility as part of the Montana State Implementation Plan for lead. The EPA published a final approval of the SIP on July 9, 1984 (49 FR 27944).

As of December 31, 1986, all of the control strategies in the 1983 lead SIP were implemented. Ambient monitoring data for the fourth quarter of 1988 indicated that the lead NAAQS was not met. On November 6, 1991, the EPA designated the East Helena area as a

nonattainment area for lead (56 FR 56694), effective January 6, 1992. As a result of this designation, Montana was required to submit a revised lead SIP that meets the requirements of the NAAQS. The State of Montana submitted a new SIP proposal to the EPA on August 16, 1996 (Docket ID No. II–I–2). This submittal is still under review by the EPA.

ASARCO-MO. The original Glover lead SIP was approved by EPA in 1981. On November 6, 1991, the EPA designated the Liberty and Arcadia Townships which surround the ASARCO-MO facility as nonattainment for lead. This designation became effective on January 6, 1992. On August 14, 1996, the State of Missouri submitted a revised SIP (Docket ID No. II-I-1). The EPA promulgated final approval of the submittal on March 5, 1997 (62 FR 9970).

Doe Run-MO. On June 3, 1986, the EPA issued a call for a revision to the Missouri SIP in response to violations of the NAAQS for lead near the Doe Run primary lead smelter in Herculaneum, Missouri. The state of Missouri submitted a SIP revision on September 6, 1990, with additional materials submitted on May 8, 1991. Before the EPA acted on the state's submission, the EPA promulgated a nonattainment designation for the area in the vicinity of Doe Run. The designation was published on November 6, 1991 (56 FR 56694), and became effective on January 6, 1992. As a result of the nonattainment designation, the Part D requirements of the act became applicable to the Missouri SIP revision for Doe Run. The EPA granted limited approval for Missouri's 1990 SIP revision on March 6, 1992 (57 FR 8076). The EPA explained that the basis for the limited approval was that the state would be required to submit a supplemental SIP revision meeting the applicable Part D requirements. On July 2, 1993, The state of Missouri submitted a lead attainment plan for the Doe Run-MO facility meeting the Part D requirements. In response to the EPA's comments, the state submitted revisions to the SIP on June 30, 1994, and November 23, 1994 (Docket ID No. II-I-3). The EPA found that these SIP components satisfy the Part D requirements of the Act. The EPA promulgated final approval of the submittals on May 5, 1995 (52 FR 22274).

3. National Emission Standards for Hazardous Air Pollutants

On July 16, 1992, the EPA published an initial list of categories of major and area sources selected for regulation in accordance with section 112(c) of the Act (57 FR 31476). Primary lead smelters were among the listed categories. Today, the EPA is issuing a notice of proposed rulemaking for primary lead smelters and is soliciting comments on the proposed rule.

IV. NESHAP Decision Process

A. Source of Authority for NESHAP Development

Section 112 specifically directs the EPA to develop a list of all categories of all major and such area sources as appropriate emitting one or more of the 189 HAP listed in section 112(b) (section 112(c)). Section 112 of the Act replaces the previous system of pollutant-by-pollutant health-based regulation that proved ineffective at controlling the high volumes and concentrations of HAP in air emissions. The provision directs that this deficiency be redressed by imposing technology-based controls on sources emitting HAP, and that these technology-based standards may later be reduced further to address residual risk that may remain even after imposition of technology-based controls. A major source is any source that emits, or has the potential to emit considering Federally enforceable controls, 10 tons per year or more of any one HAP or 25 tons per year or more of any combination of HAP. The EPA published an initial list of source categories on July 16, 1992 (57 FR 31576), and may amend the list at any

B. Criteria for Development of NESHAP

The NESHAP are to be developed to control HAP emissions from both new and existing sources according to the statutory directives set out in section 112, as amended. The statute requires the standard to reflect the maximum degree of reduction of HAP emissions that is achievable taking into consideration the cost of achieving the emission reduction, any non-air quality health and environmental impacts, and energy requirements.

Emission reductions may be accomplished through application of measures, processes, methods, systems, or techniques, including, but not limited to: (1) Reducing the volume of, or eliminating emissions of, such pollutants through process changes, substitution of materials, or other modifications, (2) enclosing systems or processes to eliminate emissions, (3) collecting, capturing, or treating such pollutants when released from a process, stack, storage, or fugitive emissions point, (4) design, equipment, work practice, or operational standards

(including requirements for operator training or certification) as provided in subsection (h) of section 112, or (5) a combination of the above (section 112(d)(2)).

To develop a NESHAP, the EPA collects information about the industry, including information on emission source characteristics, control technologies, data from HAP emissions tests at well-controlled facilities, and information on the costs and other energy and environmental impacts of emission control techniques. The EPA uses this information to analyze

possible regulatory approaches. Although NESHAP are normally structured in terms of numerical emission limits, alternative approaches are sometimes necessary. In some cases, for example, physically measuring emissions from a source may be impossible, or at least impractical, because of technological and economic limitations. Section 112(h) authorizes the Administrator to promulgate a design, equipment, work practice, or operational standard, or a combination thereof, in those cases where it is not feasible to prescribe or enforce an emissions standard.

If sources in the source category are major sources, then a MACT standard is required for those major sources. The regulation of the area sources in a source category is discretionary. If there is a finding of a threat of adverse effects on human health or the environment, then the source category can be added to the list of area sources to be regulated.

C. Determining the MACT Floor

After the EPA has identified the specific source categories or subcategories of major sources to regulate under section 112, it must set MACT standards for each category or subcategory. Section 112 limits the EPA's discretion by establishing a minimum baseline or "floor" for standards. For new sources, the standards for a source category or subcategory cannot be less stringent than the emission control that is achieved in practice by the bestcontrolled similar source, as determined by the Administrator (section 112(d)(3)).

The standards for existing sources can be less stringent than standards for new sources, but they cannot be less stringent and may be more stringent than the average emission limitation achieved by the best-performing 12 percent of existing sources (excluding certain sources) for categories and subcategories with 30 or more sources, or the best-performing 5 sources for

categories or subcategories with fewer than 30 sources (section 112(d)(3)).

After the floor has been determined for a new or existing source in a source category or subcategory, the Administrator must set MACT standards that are no less stringent than the floor. Such standards must then be met by all sources within the category or subcategory.

Section 112(d)(2) specifies that the EPA shall establish standards that require the maximum degree of reduction in emissions of hazardous air

pollutants

* * * that the Administrator, taking into consideration the cost of achieving such emission reduction, and any non-air quality health and environmental impacts and energy requirements, determines is achievable *

In establishing standards, the Administrator may distinguish among classes, types, and sizes of sources within a category or subcategory (section 112(d)(1)). For example, the Administrator could establish two classes of sources within a category or subcategory based on size and establish a different emissions standard for each class, provided both standards are at least as stringent as the MACT floor for that class of sources.

The next step in establishing MACT standards is the investigation of regulatory alternatives. With MACT standards, only alternatives at least as stringent as the floor may be selected. Information about the industry is analyzed to develop model plant populations for projecting national impacts, including HAP emission reduction levels, costs, energy, and secondary impacts. Several regulatory alternative levels (which may be different levels of emissions control or different levels of applicability or both) are then evaluated to select the regulatory alternative that best reflects the appropriate MACT level.

The selected alternative may be more stringent than the MACT floor, but the control level selected must be technically achievable. In selecting a regulatory alternative that represents MACT, the EPA considers the achievable emission reductions of HAP (and possibly other pollutants that are co-controlled), cost, and economic impacts, energy impacts, and other environmental impacts. The objective is to achieve the maximum degree of emissions reduction without unreasonable economic or other impacts (section 112(d)(2)). The regulatory alternatives selected for new and existing sources may be different because of different MACT floors, and

separate regulatory decisions may be made for new and existing sources.

The selected regulatory alternative is then translated into a proposed regulation. The regulation implementing the MACT decision typically includes sections on applicability, standards, test methods and compliance demonstration, monitoring, reporting, and recordkeeping. The preamble to the proposed regulation provides an explanation of the rationale for the decision. The public is invited to comment on the proposed regulation during the public comment period. Based on an evaluation of these comments, the EPA reaches a final decision and promulgates the standard.

V. Summary of the Proposed Standards

A. Sources to be Regulated

Standards are being proposed to limit metal HAP emissions from: (1) Process sources, (2) process fugitive sources, and (3) fugitive dust sources at primary lead smelters. Process source emissions are discharged as the main exhaust of a sinter machine or smelting furnace through a chimney, flue, or ductwork. Process sources that would be regulated include sinter machines, blast furnaces, and dross furnaces.

Process fugitive emission sources that would be regulated include sinter machine charging and discharging, sinter crushing and sizing, blast furnace tapping, and dross furnace charging and

tapping.

Fugitive dust sources that would be regulated include plant yards and roadways subject to wind and vehicle traffic, process areas, and materials handling and storage areas.

B. Proposed Standards for Process and Process Fugitive Sources

A "plant wide" emission limit is being proposed for lead compounds from process and process fugitive emission sources. The lead compound emission limit is being proposed as a surrogate for all metal HAP's and will apply to both existing and new sources. The aggregated lead emissions from the following process and process fugitive sources would be limited to 500 mg/Mg of lead produced (1.0 lb/ton of lead produced):

- (1) Sinter machine;
- (2) Blast furnace;
- (3) Dross furnace;
- (4) Dross furnace charging location; (5) Blast and dross furnace tapping
- (6) Sinter machine charging location;
- (7) Sinter machine discharge end;
- (8) Sinter crushing and sizing equipment; and

(9) Sinter machine area.

In addition to the emission limit, work practice standards are proposed for the above listed fugitive sources (items 4 through 9). The proposed rule requires that the charging, tapping, and sinter handling sources identified above (items 4 through 8) be equipped with a hood ventilated to a control device. The hood design and ventilation rate shall be consistent with the American Conference of Governmental Industrial Hygienists (ACGIH) recommended practices. In addition, the proposed rule requires that the sinter machine and sinter crushing and sizing equipment be located in a building ventilated to a baghouse or equivalent device at a rate that maintains the building at a lower than ambient pressure, ensuring in-draft through any doorway opening.

C. Proposed Standards for Fugitive Dust Sources

The proposed standards for fugitive dust sources are in the form of work practice and operating standards. The EPA is proposing work practice and operating standards based on the determination in accordance with § 112 (h)(2)(A) that the HAPs controlled by those standards cannot be emitted through a conveyance designed and constructed to emit or capture those HAP. Again, the standards apply to fugitive dust sources at both new and existing smelters. Each primary lead smelter would be required to develop a Standard Operating Procedures (SOP) manual for fugitive dust sources that details procedures to limit fugitive dust emissions. Each smelter's SOP manual would be reviewed and subject to approval by the Administrator. Existing manuals developed as part of a facilities SIP control strategy may be used to meet this requirement if the existing manuals address the identified fugitive dust

D. Compliance Dates

Compliance with the standards would be achieved within 24 months of promulgation for existing primary lead smelters, and upon startup for new and reconstructed smelters.

E. Compliance Test Methods

Testing of lead compound emissions from process and process fugitive emission control devices would be conducted according to EPA reference method 12 (40 CFR part 60, appendix A). Sampling locations for all compliance tests would be determined by EPA reference method 1. Stack gas velocity and volumetric flow rate would be determined by EPA reference method 2. Gas analysis would be conducted

according to EPA reference method 3 for CO₂, oxygen, excess air, and molecular weight on a dry basis. The previous 12 calender months worth of production data will be used to calculate lead production based on the mass produced, and the lead content of lead products, copper speiss, and copper matte.

F. Monitoring Requirements

Each owner or operator subject to the proposed NESHAP would be required to develop and operate according to a SOP manual for operation and maintenance of the control devices used to comply with the emission limits. Each smelter's SOP manual would be reviewed and subject to approval by the Administrator. The minimum SOP requirements identified in the proposed rule would serve as the criteria by which the Administrator would decide whether to approve a smelter's SOP.

whether to approve a smelter's SOP.
As proposed, the owner or operator must install a bag leak detection system for each fabric filter used on a process or process fugitive source. The bag leak detection system would be equipped with an audible alarm that automatically sounds when an increase in particulate emissions above a predetermined level is detected. The proposed rule requires that the monitor be capable of detecting PM emissions at concentrations of 10 milligrams per actual cubic meter (0.004 grains per actual cubic foot) and provide an output of relative PM emissions. Such a device would serve as an indicator of the performance of the fabric filter and would provide an indication of when maintenance of the fabric filter is needed. An alarm by itself does not indicate noncompliance with the lead limit, but would indicate an increase in PM emissions and trigger an inspection of the fabric filter to determine the cause of the alarm. The owner or operator would initiate corrective actions according to the procedures in their operation, maintenance, and monitoring plan. The owner or operator would be considered out of compliance upon failure to initiate corrective actions within 1 hour of the alarm.

G. Notification Requirements

The owner or operator of a primary lead smelter would be required to submit the notifications described in section 63.9 of the General Provisions to part 63, (40 CFR part 63, subpart A). These would include the initial notification, notifications of performance tests, and the notification of compliance status. In addition, each owner or operator would be required to submit the baghouse operation and maintenance SOP manual and the

fugitive dust control SOP manual along with a notification to the Administrator requesting review and approval of the smelter's SOP manuals.

H. Recordkeeping and Reporting Requirements

The owner or operator of a primary lead smelter would be required to comply with the recordkeeping and reporting requirements described in section 63.10 of the General Provisions to part 63, (40 CFR part 63, subpart A). In addition, the owner or operator of a primary lead smelter would be required to retain for 5 years records of: (1) production data of the weight and lead content of lead products, copper matte, and copper speiss, (2) an identification of the date and time of all bag leak detection system alarms, their cause, and an explanation of the corrective actions taken, (3) records demonstrating implementation of the baghouse SOP, and (4) records demonstrating implementation of the fugitive dust controls contained in the smelter's SOP

In addition to the information required by the General Provisions to part 63, (40 CFR part 63, subpart A), the owner or operator of a primary lead smelter would be required to submit semi-annual reports containing (1) records of all alarms from the bag leak detection system including a description of the procedures taken following each bag leak detection system alarm, (2) a summary of the records maintained as part of the practices described in the baghouse SOP, and (3) a summary of the fugitive dust control measures performed during the required reporting period.

VI. Summary of Environmental, Energy, and Economic Impacts

There are only three existing primary lead smelters that would be subject to the proposed standards, and no new facilities are anticipated in the next 5 years. The proposed levels of control are based on existing SIP emission limits for lead. No additional emission controls would be required to comply with the proposed standards. Therefore, no quantifiable emission reduction or other environmental impacts are anticipated to result from this rulemaking. However, it is anticipated that improved baghouse operation and maintenance procedures coupled with continuous bag leak detection may result in unquantifiable reductions in emissions of lead compounds and other metal HAP.

Similarly, cost and economic impacts are expected to be minimal. The only costs associated with the proposed standards are those required to perform

compliance assurance activities such as performance testing, monitoring, reporting, and recordkeeping. These costs are minimal, and will not result in any significant economic impact.

VII. Rationale for Selecting the Proposed Standards

This section describes the rationale for the decisions made by the Administrator in selecting the proposed standards.

A. Selection of Pollutants and Source Category

Primary lead smelters emit several of the 189 HAP's listed in section 112(b) of the Act. Metal HAP's emitted include primarily compounds of lead, antimony, and arsenic, with lesser quantities of compounds of chromium, nickel, manganese, mercury, and cadmium. Organic HAP's are emitted at insignificant levels by primary lead smelters. Criteria pollutants emitted include lead, PM, SO₂, No_X, CO, and hydrocarbons.

All three primary lead smelters in the United States are major sources of HAP's, based on potential-to-emit estimates that take into account air pollution control measures currently in place at each smelter. Although no new primary lead smelters are anticipated, any new primary lead smelter would certainly be a major source of metal HAP emissions. As such, area sources are not addressed by this proposed

standard.

The emission, equipment, and work practice standards being proposed today are based on existing SIP requirements that substantially limit emissions of metal HAP's from primary lead smelters. The lead emission limit being proposed is a surrogate for individual metal HAP compounds. Strong correlations exist between lead emissions and other metal HAP emissions. In addition, the technologies identified for the control of metal HAP's are the same as those used to control lead emissions. Therefore, emissions standards requiring good control of lead will also achieve good control of the other metal HAP's emitted from primary lead smelters. Further, establishing emission limits for each of the numerous metal HAP compounds

emitted from primary lead smelters is considered impractical because measuring each compound would be too costly and would pose unreasonable compliance and monitoring costs while achieving little, if any, emission reduction above the surrogate pollutant approach.

B. Selection of Affected Sources

Nearly all activities at a primary lead smelter have the potential to emit metal HAP. In selecting the affected sources for this subpart, the EPA attempted to identify all operations that have the potential to emit appreciable quantities of HAP. As a result, the proposed standards apply to three types of emission sources at primary lead smelters: (1) Process sources, (2) process fugitive sources, and (3) fugitive dust sources.

Process source emissions are discharged as the main exhaust of a sinter machine or smelting furnace through a chimney, flue, or ductwork. Process sources that would be regulated include sinter machines, blast furnaces, and dross furnaces. Process sources have the potential to emit significant amounts of metal HAP.

Process fugitive emission sources that would be regulated include sinter machine charging and discharging, sinter crushing and sizing, blast furnace tapping, and dross furnace charging and tapping. Process fugitive sources are also a significant source of metal HAP.

Fugitive dust sources that would be regulated include plant yards and roadways subject to wind and vehicle traffic, process areas, and materials handling and storage areas. Fugitive dust sources emit appreciable quantities of metal HAP.

C. Selection of Basis and Level for the Proposed Standards for New and Existing Sources

Each of the three primary lead smelters are subject to federally enforceable SIP emission limitations and work practice requirements for the control of lead. In developing a SIP, the State and facility work together to develop an emission inventory which includes process, process fugitive, and fugitive dust sources. Once the emission inventory is developed, dispersion

modeling is performed to identify the emission sources contributing to NAAQS violations. Emission control options are identified and evaluated for each of the sources contributing to the NAAOS violation. The combination of controls, including contingency measures, found to be technically feasible and that bring the modeled air concentrations below the NAAQS are selected for the "Control Strategy". The facilities and the State agree to a Consent Order which legally binds them to implement the Control Strategy. The Consent Order also sets forth the administrative requirements for the implementation of the control measures. The state then submits a revision to the existing SIP to the EPA for approval.

As part of this rulemaking, the EPA has reviewed the proposed SIP requirements and Control Strategies for each of the three facilities, and has determined that the SIP emission limits and work practice requirements represent MACT for this industry. As such, the EPA's goal in this rulemaking is to develop MACT limitations compatible with the SIP requirements. The following paragraphs provide the rationale and supporting information for selection of MACT for the primary lead smelting source category.

1. Selection of MACT for Process and Process Fugitive Sources

Metal HAP emissions from all of the major process and process fugitive sources are well controlled at the three primary lead smelters and all three facilities have SIP lead emission limits for the process and main process fugitive emission sources (Tables 2-4). Baghouses are used to control emissions from all existing blast furnace exhausts. ASARCO-MO uses a baghouse to control emissions from their sinter machine exhausts, while the other two facilities send the sinter machine strong gasses to an acid plant for SO2 control, and the weak gasses to a baghouse. Due to the extensive cooling and precleaning associated with an acid plant, it is believed that an acid plant provides a higher level of control of metal HAP emissions as compared to baghouses alone.

TABLE 2.—SUMMARY OF SIP EMISSION LIMITS FOR ASARCO—MO

Emission point	Sources included	Lead emis- sion limits (lb/day)
Main Stack	Sinter Machine	184.2

TABLE 2.—SUMMARY OF SIP EMISSION LIMITS FOR ASARCO—MO—Continued

Emission point	Sources included	
Ventilation Stack	Sinter Machine Area Ventilation	125.4
Blast Furnace Stack		82.3

TABLE 3. SUMMARY OF SIP EMISSION LIMITS FOR ASARCO-MT

Emission point	Sources included	Lead emis- sion limits (lb/day)	
Blast Furnace Baghouse Stack	Blast Furnaces	89.1	
Dross Plant Baghouse Stack	Dross Furnace	83.8	
Sinter Plant Baghouse Stack		43.6	
Acid Plant Stack	Sinter Machine Strong Gas Sinter Machine Area Ventilation Sinter Machine Area Ventilation	1.7 1.3 1.3 98.1	

TABLE 4.—SUMMARY OF SIP EMISSION LIMITS FOR DOE RUN

Emission point	Sources included	Lead emis- sion limits (lb/day)
Main Stack	Blast Furances Blast Furnace Tap Location Sinter Machine Sinter Crushing	446.6
Cooler/Crusher Baghouse	Sinter Crushing and Sizing	21.8
Sinter Plant Southend Baghouse	Sinter Machine Area	2.6
Smooth Rolls Baghouse		2.2
Mixing Drum Baghouse	Sinter Charge Mixing Drum	10.2
Dross Plant Baghouse	Dross Furnace	36.2

All of the process fugitive sources identified at primary lead smelters are hooded, and ventilated to a baghouse with the exception of blast furnace charging and drossing and refining kettles. At the ASARCO—MT facility, the drossing and refining kettles are located in a totally enclosed building ventilated to a baghouse, and the blast furnace charging location is hooded and

ventilated to a baghouse. At the other two facilities, the blast furnace charging location and the drossing and refining kettles are located in partially enclosed buildings which are not ventilated to a baghouse. The sinter machine and sixter crushing and sizing equipment at all three smelters are housed in buildings which are ventilated to an air pollution control device.

Several approaches were identified and evaluated for determining MACT for process and process fugitive sources at primary lead smelters. One common regulatory approach is to establish emission limits for each individual source (sinter machine, blast furnace, etc.). For the primary lead smelting category, this approach has several disadvantages. Due to the manner in

which many of the process and process fugitive sources are "commingled" into a single stack, emission from individual sources can not be isolated. As a result, it would not be possible to monitor compliance with emission limits for individual sources. In addition, this approach would result in emission limits inconsistent with the existing SIP, where emission limits are set for stacks rather than for individual emission sources.

The EPA proposes to establish MACT for process and process fugitive sources at primary lead smelters based on a "plant wide" approach (Docket ID No. II-B-5). Using this approach, the emissions from all of the process and process fugitive sources are aggregated, and then divided by the facility's lead production rate to provide a production based lead emission rate in units of grams of lead emitted per megagram of lead produced. The plant wide emission limit approach has several advantages. It

is very compatible with the existing SIPs, and it provides facilities with more flexibility in complying with the MACT standard. Furthermore, the plant wide production based emission limit helps promote pollution prevention within the facilities by giving each facility the ability to meet the emission limit through any combination of source reduction and control technology options. Table 5 summarizes the calculations used to derive the production based MACT floor.

TABLE 5.—SUMMARY OF PLANT WIDE LEAD EMISSION RATES

Company	Lead SIP emission limit [Mg/day(lb/day)]	Lead production capacity [Mg/day(ton/day)]	Plant wide emission rate [g/Mg(lb/ton)]	
ASARCO—MO	0.178(392)	· 357(394)	500(1.0)	
	0.145(319)	279(307)	520(1.0)	
	0.236(520)	559(616)	420(0.84)	

The median value was selected to represent the MACT floor—500 grams lead per megagram of lead produced (1.0 pounds of lead per ton of lead produced).

In addition to the lead emission limit, the EPA is proposing equipment standards for several process fugitive sources at primary lead smelters including dross furnace charging and tapping locations, blast furnace tapping locations, sinter machine charge and discharge points, and sinter crushing and sizing equipment. The proposed standard would require that each of these sources be hooded and ventilated to a baghouse or equivalent control device. The hood design and ventilation rate shall be consistent with ACGIH recommended practices. In addition, the rule will require that sinter machines and sinter crushing and sizing equipment be located in a building which is ventilated to a baghouse or equivalent control device at a rate that would maintain the building at a lower than ambient pressure. Based on observations at operating primary lead smelters (Docket ID No.'s II-B-1, II-B-2, and II-B-3), the EPA believes that the capture and ventilation systems currently installed and operated at primary lead smelters are consistent with the proposed requirements. These controls consequently establish the MACT floor. Therefore, the EPA is proposing to incorporate these specifications into the proposed MACT for new and existing process fugitive sources.

2. Selection of MACT for Fugitive Dust Sources

The EPA is proposing that each smelter develop and submit to the Administrator for approval an SOP manual that would describe the controls and work practices that would be implemented to control fugitive dust emissions. The EPA is proposing to require the implementation of work practices based on its determination in accordance with § 112(h)(2)(A) that the HAPs controlled by those practices cannot be emitted through a conveyance designed and constructed to emit those HAPs. The use of a site-specific SOP manual is being proposed, rather than a list of required work practices, because there are several equivalent control options available for fugitive dust. The flexibility of the SOP approach is needed because the best control option for a particular smelter would be determined by the physical layout of the smelter and the control measures that are already in place. These two factors vary greatly among smelters.

All three facilities currently operate according to SOP manuals, required as part of their SIP control strategy, that address the control of fugitive dust from these sources. Existing manuals developed as part of a facilities SIP control strategy may be used to meet this requirement provided the existing manuals address the fugitive dust sources identified in this proposed rule.

D. Reconstruction Considerations

Section 112(a) of the Act defines a new source as a stationary source, the construction or reconstruction of which is commenced after the proposal date of a relevant regulation. An existing source is defined as any stationary source other than a new source.

Reconstructed sources are considered to be new sources. Reconstruction means the replacement of components of an existing source to such an extent that: (1) The fixed capital cost of the new components exceeds 50 percent of the fixed capital cost that would be required to construct a comparable new source, and (2) it is technologically and economically feasible for the reconstructed source to meet all relevant promulgated standards for new sources.

Some changes can be made at primary lead smelters that may be deemed reconstructions under section 63.5 of the General Provisions. However, the proposed standards for primary lead smelters are the same for both existing and new sources. As a result, the designation of a change as a "reconstruction" has limited practical significance.

E. Selection of Compliance Dates

The proposed regulation would require owners or operators of existing primary lead smelters to achieve compliance with the proposed standards within 24 months of promulgation. This schedule would allow the affected sources the time necessary to modify existing processes and control equipment; design, fabricate, and install new control equipment as needed; develop and implement the SOP for equipment and work practice standards; and complete installation of all required continuous monitoring systems. The EPA believes that a 2-year period is realistic and practical to accomplish these required tasks. The proposed standard is also

consistent with compliance deadlines allowed by section 112(i) of the Act, which allows existing sources up to 3 years to achieve compliance.

Owners or operators of new or reconstructed primary lead smelters would be required to achieve compliance upon startup or promulgation of this NESHAP (whichever is later) and must perform compliance testing within 6 months of startup or promulgation, pursuant to sections 63.6 and 63.7 of the General Provisions.

F. Selection of Emission Test Methods and Schedule

Testing requirements are being proposed for lead emissions and total enclosure pressure.

1. Lead Emissions

Lead emissions would be measured using EPA reference method 12. EPA reference method 1 would be used to determine the number and locations of sampling points, method 2 would be used to determine stack gas velocity and volumetric flow rate, method 3 would be used for flue gas analysis, and method 4 would be used to determine the volume percent moisture content in the stack gas.

Each test would consist of three runs conducted under representative operating conditions. The average of the three runs would be used to determine compliance.

The lead emission rates from the affected sources would be summed, and the sum divided by the average daily lead production rate for the previous 12 calender months. The lead production rate would be calculated based on the sum of the lead contained in the lead products, copper matte, and copper speiss produced.

The proposed standard would require initial and annual tests of lead emissions from the identified process and process fugitive sources.

2. Total Enclosure Pressure

Compliance with the ventilation requirements for total enclosures would be determined using a hand-held anemometer capable of demonstrating that air flow is into the building at all openings. Alternatively, a differential pressure gauge installed on the leeward wall of the enclosure can be used to demonstrate that the building is maintained at a negative pressure as compared to the outside of the building of no less than 0.02 mm Hg when all doors are in the position they are in during normal operation.

VIII. Administrative Requirements

A. Solicitation of Comments

The EPA seeks full public participation in arriving at its final decisions, and strongly encourages comments on all aspects of this proposal from all interested parties. Full supporting data and detailed analyses should be submitted with comments to allow the EPA to make maximum use of the comments. All comments should be directed to the Air and Radiation Docket and Information Center, Docket No. A–97–33 (see ADDRESSES). Comments on this notice must be submitted on or before the date specified in DATES.

Commenters wishing to submit proprietary information for consideration should clearly distinguish such information from other comments, and clearly label it "Confidential Business Information" (CBI). Submissions containing such proprietary information should be sent directly to the following address, and not to the public docket, to ensure that proprietary information is not inadvertently placed in the docket: Attention: Kevin Cavender, c/o Ms. Melva Toomer, U.S. EPA Confidential Business Information Manager, OAQPS (MD-13); Research Triangle Park, NC 27711. Information covered by such a claim of confidentiality will be disclosed by the EPA only to the extent allowed and by the procedures set forth in 40 CFR part 2. If no claim of confidentiality accompanies the submission when it is received by the EPA, the submission may be made available to the public without further notice to the commenter.

B. Public Hearing

If a request to speak at a public hearing is received, a public hearing on the proposed standards will be held in accordance with section 307(d)(5) of the Act. Persons wishing to present oral testimony or to inquire as to whether a hearing is to be held should contact EPA (see ADDRESSES). To provide an opportunity for all who may wish to speak, oral presentations will be limited to 15 minutes each.

Any member of the public may file a written statement on or before June 16, 1998. Written statements should be addressed to the Air and Radiation Docket and Information Center (see ADDRESSES) and refer to Docket No. A—97—33. A verbatim transcript of the hearing and written statements will be placed in the docket and be available for public inspection and copying, or mailed upon request, at the Air and Radiation Docket and Information Center.

C. Docket

The docket is an organized and complete file of all the information considered by the EPA in the development of this rulemaking. The docket is a dynamic file because material is added throughout the rulemaking development. The docketing system is intended to allow members of the public and industries involved to readily identify and locate documents so that they can effectively participate in the rulemaking process. Along with the proposed and promulgated standards and their preambles, the contents of the docket will serve as the record in the case of judicial review. [See section 307(d)(7)(A) of the Act.]

D. Executive Order 12866

Under Executive Order 12866 (58 FR 51735, October 4, 1993), the EPA must determine whether the regulatory action is "significant" and therefore subject to review by the Office of Management and Budget (OMB) and the requirements of the Executive Order. The Executive Order defines "significant regulatory action" as one that is likely to result in a rule that may:

(1) Have an annual effect on the economy of \$100 million or more or adversely affect in a material way the economy, a sector of the economy, productivity, competition, jobs, the environment, public health or safety, or state, local, or tribal governments or communities;

(2) create a serious inconsistency or otherwise interfere with an action taken or planned by another agency;

(3) materially alter the budgetary impact of entitlements, grants, user fees, or loan programs, or the rights and obligation of recipients thereof; or

(4) raise novel legal or policy issues arising out of legal mandates, the President's priorities, or the principles set forth in the Executive Order.

Pursuant to the terms of Executive Order 12866, it has been determined that this rule is not a "significant regulatory action" because none of the listed criteria apply to this action. Consequently, this action was not submitted to OMB for review under Executive Order 12866.

E. Enhancing the Intergovernmental Partnership.Under Executive Order 12875

In compliance with Executive Order 12875, the EPA has involved State regulatory experts in the development of this proposed rule. No tribal governments are believed to be affected by this proposed rule. Although not directly impacted by the rule, State

governments will be required to implement the rule by incorporating the rule into permits and enforcing the rule upon delegation. They will collect permit fees that will be used to offset the resources burden of implementing the rule. Comments have been solicited from state partners and have been carefully considered in the rule development process. In addition, all states are encouraged to comment on this proposed rule during the public comment period, and the EPA intends to fully consider these comments in the development of the final rule.

F. Unfunded Mandates Reform Act

Title II of the Unfunded Mandates Reform Act of 1995 (UMRA), P.L. 104-4, establishes requirements for Federal agencies to assess the effects of their regulatory actions on State, local, and tribal governments and the private sector. Under section 202 of the UMRA, the EPA generally must prepare a written statement, including a costbenefit analysis, for proposed and final rules with "Federal mandates" that may result in expenditures by State, local, and tribal governments, in aggregate, or by the private sector, of \$100 million or more in any one year. Before promulgating an EPA rule for which a written statement is needed, section 205 of the UMRA generally requires the EPA to identify and consider a reasonable number of regulatory alternatives and adopt the least costly, most costeffective, or least burdensome alternative that achieves the objectives of the rule. The provisions of section 205 do not apply when they are inconsistent with applicable law. Moreover, section 205 allows the EPA to adopt an alternative other than the least costly, most cost-effective, or least burdensome alternative if the Administrator publishes with the final rule an explanation why that alternative was not adopted. Before the EPA establishes any regulatory requirements that may significantly or uniquely affect small governments, including tribal governments, it must have developed under section 203 of the UMRA a small government agency plan. The plan must provide for notifying potentially affected small governments, enabling officials of affected small governments to have meaningful and timely input in the development of EPA regulatory proposals with significant Federal intergovernmental mandates, and informing, educating, and advising small governments on compliance with the regulatory requirements.

The EPA has determined that this rule does not contain a Federal mandate that may result in expenditures of \$100

million or more for State, local, and tribal governments, in the aggregate, or the private sector in any one year. Thus, today's rule is not subject to the requirements of sections 202 and 205 of the UMRA. In addition, the EPA has determined that this rule contains no regulatory requirements that might significantly or uniquely affect small governments because it contains no requirements that apply to such governments or impose obligations upon them. Therefore, today's rule is not subject to the requirements of section 203 of the UMRA.

G. Regulatory Flexibility Act/Small Business Regulatory Enforcement Fairness Act

As amended by the Small Business Regulatory Enforcement Fairness Act (SBREFA), the Regulatory Flexibility Act (RFA) generally requires an agency to conduct a regulatory flexibility analysis of any rule subject to notice and comment rulemaking requirements, as well as take other actions intended to minimize the rule's potential impact on small entities, unless the agency certifies that the rule will not have a significant economic impact on a substantial number of small entities. Small entities include small businesses, small not-for-profit enterprises, and small government jurisdictions.

The EPA has determined that none of the existing primary lead smelters are small entities, and has concluded that this proposed rule would not have a significant economic impact on a substantial number of small entities. Therefore, I certify that this action will not have a significant economic impact on a substantial number of small entities.

H. Paperwork Reduction Act

The information collection requirements in this proposed rule have been submitted for approval to the OMB under the requirements of the Paperwork Reduction Act, 44 U.S.C. 3501 et seq. An information collection request (ICR) document has been prepared by EPA, and a copy may be obtained from Sandy Farmer, OPPE Regulatory Information Division, U.S. Environmental Protection Agency (2137), 401 M Street SW., Washington, DC 20460, or by calling (202) 260–2740. The proposed information

The proposed information requirements are based on notification, recordkeeping, and reporting requirements in the NESHAP general provisions (40 CFR part 63, subpart A), which are mandatory for all owners or operators subject to national emission standards. These recordkeeping and reporting requirements are specifically

authorized by section 114 of the Act (42 U.S.C. § 7414). All information submitted to the EPA pursuant to the recordkeeping and reporting requirements for which a claim of confidentiality is made is safeguarded according to Agency policies set forth in 40 CFR part 2, subpart B.

The proposed rule would require maintenance inspections of the control devices but would not require any notifications or reports beyond those required by the general provisions. The proposed recordkeeping requirements require only the specific information needed to determine compliance.

The annual monitoring, reporting, and recordkeeping burden for this collection (averaged over the first 3 years after the effective date of the rule) is estimated to be 1,000 labor hours per year at a total annual cost of \$64,000. This estimate includes a one-time performance test and report (with repeat tests where needed); one-time purchase and installation of bag leak detection systems; one-time submission of a startup, shutdown, and malfunction plan with semiannual reports for any event when the procedures in the plan were not followed; semiannual excess emission reports; maintenance inspections; notifications; and recordkeeping. Total capital/startup costs associated with the monitoring requirements over the 3-year period of the ICR are estimated at \$93,000, with operation and maintenance costs of

Burden means the total time, effort, or financial resources expended by persons to generate, maintain, retain, or disclose, or provide information to or for a Federal agency. This includes the time needed to review instructions; develop, acquire, install, and utilize technology and systems for the purpose of collecting, validating, and verifying information; processing and maintaining information, and disclosing and providing information; adjust the existing ways to comply with any previously applicable instructions and requirements; train personnel to respond to a request for the collection of information; search existing data sources; complete and review the collection of information; and transmit or otherwise disclose the information.

An Agency may not conduct or sponsor, and a person is not required to respond to, a request for the collection of information unless it displays a currently valid OMB control number. The OMB control numbers for EPA's regulations are listed in 40 CFR part 9 and 48 CFR chapter 15.

Comments are requested on the EPA's need for this information, the accuracy

of the provided burden estimates, any suggested methods for minimizing respondent burden, including through the use of automated collection techniques. Send comments on the ICR to the Director, OPPE Regulatory Information Division: U.S. Environmental Protection Agency (2137), 401 M Street SW., Washington, DC 20460; and to the Office of Information and Regulatory Affairs. Office of Management and Budget, 725 17th Street NW., Washington, DC 20503, marked "Attention: Desk Officer for EPA." Include the ICR number in any correspondence. Because OMB is required to make a decision concerning the ICR between 30 and 60 days after April 17, 1998, comment to OMB is best assured of having its full effect if OMB receives it by May 18, 1998. The final rule will respond to any OMB or public comments on the information collection requirements contained in this proposal.

I. Clean Air Act

In accordance with section 117 of the Act, publication of this proposal was preceded by consultation with appropriate advisory committees, independent experts, and Federal departments and agencies. This regulation will be reviewed 8 years from the date of promulgation. This review will include an assessment of such factors as evaluation of the residual health risks, any overlap with other programs, the existence of alternative methods, enforceability, improvements in emission control technology and health data, and the recordkeeping and reporting requirements.

J. Pollution Prevention Considerations

The Pollution Prevention Act of 1990 (42 U.S.C. 13101 et seq., Pub. L. 101–508, November 5, 1990) establishes the national policy of the United States for pollution prevention. This act declares that: (1) Pollution should be prevented or reduced whenever feasible; (2)

pollution that cannot be prevented or reduced should be recycled or reused in an environmentally-safe manner wherever feasible; (3) pollution that cannot be recycled or reused should be treated; and (4) disposal or release into the atmosphere should be chosen only if none of the other options is available.

The plant wide emission limit approach proposed by the EPA promotes the use of pollution prevention alternatives by giving facilities full credit for source reduction in determining compliance with the emission limit. Furthermore, the focus of the fugitive dust requirements is on work practice and operating standards that reduce emission potential, rather than capture and treatment options.

List of Subjects in 40 CFR Part 63

Environmental protection, Air pollution control. Hazardous substances, Reporting and recordkeeping requirements, Primary lead smelters.

Dated: April 9, 1998.

Carol M. Browner,

Administrator

For reasons set out in the preamble, it is proposed that 40 CFR part 63 be amended as follows:

PART 63-NATIONAL EMISSION STANDARDS FOR HAZARDOUS AIR POLLUTANTS FOR SOURCE **CATEGORIES**

1. The authority citation for part 63 continues to read as follows:

Authority: 42 U.S.C. 7401 et seq.

2. Part 63 is amended by adding subpart TTT, to read as follows:

Subpart TTT—National Emission Standards for Hazardous Air Pollutants for Primary Lead Smelters.

Sec.

63.1541 Applicability.
Definitions.

63.1542

63.1543 Standards for process and process fugitive sources.

63.1544 Standards for fugitive dust sources.

Compliance dates 63.1545

63.1546 Test methods.

63 1547 Monitoring requirements.

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63.1549 Recordkeeping and reporting requirements.

63.1550 Delegation of Authority.

Subpart TTT—National Emission Standards for Hazardous Air Pollutants for Primary Lead Smelters

§ 63.1541 Applicability.

(a) The provisions of this subpart apply to the following affected sources at primary lead smelters: sinter machine, blast furnace, dross furnace, process fugitive sources, and fugitive dust sources. The provisions of this subpart do not apply to secondary lead smelters, lead refiners, or lead remelters.

(b) Table 1 of this subpart specifies the provisions of subpart A that apply and those that do not apply to owners and operators of primary lead smelters. The following sections of part 63 apply to this subpart as stated in subpart A and Table 1: § 63.1 (Applicability), §63.2 (Definitions), §63.3 (Units and abbreviations), § 63.4 (Prohibited activities and circumvention), § 63.5 (Construction and reconstruction). § 63.7 (Performance testing requirements), § 63.12 (State authority and delegations), § 63.13 (Addresses of State air pollution control agencies and EPA Regional Offices), § 63.14 (Incorporations by reference), and § 63.15 (Availability of information and confidentiality). The following sections of part 63 apply to the extent specified in this subpart and Table 1: § 63.6 (Compliance with standards and maintenance requirements), § 63.8 (Monitoring requirements), § 63.9 (Notification requirements), and § 63.10 (Recordkeeping and reporting requirements). Sections § 63.11 (Control device requirements) does not apply to this subpart.

TABLE 1.—GENERAL PROVISIONS APPLICABILITY TO SUBPART TTT

	Reference	Applies to subpart TTT	Comment
33.1		Yes	
33.2		Yes	
33.3		Yes	
3.4		Yes	
3.5		Yes	
33.6	(a), (b), (c), (e), (f), (g), (i) and (i).	Yes	
3.6	(d) and (h)	No	No opacity limits in rule.
3.7		Yes	
3.8		Yes	
33.9	(a), (b), (c), (d), (e), (g), (h)(1-3), (h)(5-6), (i), and (j).	Yes	
63.9	(g)	No	No CMS required by rule.

TABLE 1.—GENERAL PROVISIONS APPLICABILITY TO SUBPART TTT—Continued

	Reference	Applies to subpart TTT	Comment
63.9 63.10 63.11 63.12 to 63.15		Yes	No opacity or visible emission limits in rule. Flares will not be used to comply with the emission limits.

663,1542 Definitions.

Terms used in this subpart are defined in the Act, in subpart A of this part, or in this section as follows:

Blast furnace means any reduction furnace to which sinter is charged and which forms separate layers of molten slag and lead bullion.

Charging location means the physical opening through which raw materials are introduced into a sinter machine, blast furnace, or dross furnace.

Dross furnace means any smelting furnace to which drosses are charged and which chemically and physically separates lead from other impurities.

Drossing and refining kettle means an open-top vessel that is constructed of cast iron or steel and is indirectly heated from below and contains molten lead for the purpose of drossing, refining, or alloying lead. Included are pot furnaces, receiving kettles, and holding kettles.

Fugitive dust source means a stationary source of hazardous air pollutant emissions at a primary lead smelter resulting from the handling, storage, transfer, or other management of lead-bearing materials where the source is not associated with a specific process, process vent, or stack. Fugitive dust sources include roadways, storage piles, materials handling transfer points, and materials transport areas.

Furnace area means any area of a primary lead smelter in which a blast furnace or dross furnace is located.

Materials storage and handling area means any area of a primary lead smelter in which lead-bearing materials (including ore concentrate, sinter, granulated lead, dross, slag, and flue dust) are stored or handled between process steps, including areas in which materials are stored in piles, bins, or tubs, and areas in which material is prepared for charging to a sinter machine or smelting furnace.

Plant roadway means any area of a primary lead smelter that is subject to vehicle traffic, including traffic by fork lifts, front-end loaders, or vehicles carrying ore concentrates or cast lead ingots. Excluded from this definition are employee and visitor parking areas, provided they are not subject to traffic

by vehicles carrying lead-bearing materials.

Primary lead smelter means any facility engaged in the production of lead metal from lead sulfide ore concentrates through the use of pyrometallurigal techniques.

Process fugitive source means a source of hazardous air pollutant emissions at a primary lead smelter that is associated with lead smelting or refining but is not the primary exhaust stream and is not a fugitive dust source. Process fugitive sources include sinter machine charging locations, sinter machine discharge locations, sinter crushing and sizing equipment, furnace charging locations, furnace taps, drossing kettles, and refining kettles.

Refining and casting area means any area of a primary lead smelter in which drossing or refining operations occur, or casting operations occur.

Sinter machine means any device in which a lead sulfide ore concentrate charge is heated in the presence of air to eliminate sulfur contained in the charge and to agglomerate the charge into a hard porous mass called sinter.

Sinter machine area means any area of a primary lead smelter where a sinter machine, or sinter crushing and sizing equipment is located.

Sinter machine discharge end means the physical opening at the end of a sinter machine where the sinter exits the sinter machine.

Tapping location means the opening thru which lead and slag are removed from the furnace.

Total enclosure means a roofed and walled building with limited openings to allow access and egress for people and vehicles.

§ 63.1543 Standards for process and process fugitive sources.

(a) No owner or operator of any existing, new, or reconstructed primary lead smelter shall discharge or cause to be discharged into the atmosphere lead compounds in excess of 500 grams of lead per megagram of lead metal produced (1.0 pounds of lead per ton of lead metal produced) from the aggregation of emissions discharged from the air pollution control devices used to control emissions from the

sources listed in paragraphs (a)(1) through (a)(9) of this section.

- (1) Sinter machine:
- (2) Blast furnace;
- (3) Dross furnace;
- (4) Dross furnace charging location:
- (5) Blast furnace and dross furnace tapping location;
- (6) Sinter machine charging location;
- (7) Sinter machine discharge end;
- (8) Sinter crushing and sizing equipment; and
- (9) Sinter machine area.
- (b) The process fugitive sources listed in paragraphs (a)(4) through (a)(8) of this section shall be equipped with a hood and shall be ventilated to a baghouse or equivalent control device. The hood design and ventilation rate shall be consistent with American Conference of Governmental Industrial Hygienists recommended practices.

(c) The sinter machine area shall be enclosed in a building that is ventilated to a baghouse or equivalent control device at a rate that maintains the building at a lower than ambient pressure to ensure in-draft through any

doorway opening.

(d) Following the initial test to demonstrate compliance with paragraph (a) of this section, the owner or operator of a primary lead smelter shall conduct a compliance test for lead compounds on an annual basis (no later than 12 calendar months following the previous compliance test).

§ 63.1544 Standards for fugitive dust sources.

- (a) Each owner or operator of a primary lead smelter shall prepare, and at all times operate according to, a standard operating procedures manual that describes in detail the measures that will be put in place to control fugitive dust emissions from the sources listed in paragraphs (a)(1) through (a)(5) of this section:
 - (1) Plant roadways;
 - (2) Material storage and handling area;
 - (3) Sinter machine area;
 - (4) Furnace area; and
 - (5) Refining and casting area.
- (b) The standard operating procedures manual shall be submitted to the Administrator or delegated authority for review and approval.

(c) Existing manuals that describe the measures in place to control fugitive emission sources required as part of a State Implementation Plan for lead shall satisfy the requirements of paragraph (a) of this section provided they address the sources listed in paragraphs (a)(1) through (a)(5) of this section.

§ 63.1545 Compliance dates.

(a) Each owner or operator of an existing primary lead smelter shall achieve compliance with the requirements of this subpart no later than [date 24 months after publication of the final rule]

of the final rule].

(b) Each owner or operator of a primary lead smelter that commences construction or reconstruction after April 17, 1998 shall achieve compliance with the requirements of this subpart by [Insert date of publication of final rule] or upon startup of operations, whichever is later.

§ 63.1546 Test methods.

(a) The following procedure shall be used to determine compliance with the emissions standard for lead compounds under § 63.1543(a):

(1) The lead compound emission rate, in units of grams of lead per hour, for each source listed in § 63.1543(a)(1) through (9) shall be determined according to the following test methods in appendix A of part 60 of this chapter:

(i) Method 1 shall be used to select the sampling port location and the number of traverse points.

(ii) Method 2 shall be used to measure volumetric flow rate.

(iii) Method 3 shall be used for gas analysis.

(iv) Method 4 shall be used to determine moisture content of the stack

(v) Method 12 shall be used to measure the lead emission rate of the stack gas. The minimum sample volume shall be 0.85 dry standard cubic meters (30 dry standard cubic feet) and the minimum sampling time shall be 60 minutes for each run. Three runs shall be performed and the average of the three runs shall be used to determine compliance.

(2) The lead production rate, in units of megagrams per hour, shall be determined based on production data for the previous 12 calender months according to the procedure detailed in paragraphs (a)(2)(i) through (v) of this section:

(i) Total lead products production multiplied by the fractional lead content shall be determined in units of megagrams.

(ii) Total copper matte production multiplied by the fractional lead content

shall be determined in units of megagrams.

(iii) Total copper speiss production multiplied by the fractional lead content shall be determined in units of megagrams.

(iv) Total lead production shall be determined by summing the values obtained in paragraphs (a)(2)(i) through (iii) of this section.

(v) The lead production rate, in units of megagrams per hour, shall be calculated based on the total lead production obtained in paragraph (a)(2)(iv) of this section divided by 8760 hours

(3) The sum of lead compound emission rates for the sources in § 63.1543(a)(1) through (9) obtained in paragraph (a)(1) of this section shall be divided by the lead production rate obtained in paragraph (a)(2)(v) of this section to obtain a production based lead compound emission rate in units of grams of lead per megagram of lead metal produced. The production based lead compound emission rate shall be used to determine compliance with the emissions standard for lead compounds under § 63.1543(a).

(b) Owners and operators shall determine compliance with the doorway in-draft requirement for buildings in §63.1543(b) and §63.1544(c) using the procedures in paragraphs (b)(1) or (b)(2) of this section.

(1)(i) Owners and operators shall use a propeller anemometer or equivalent device.

(ii) Doorway in-draft shall be determined by placing the anemometer in the plane of the doorway opening near its center.

(iii) Doorway in-draft shall be demonstrated for each doorway that is open during normal operation with all remaining doorways in their customary position during normal operation.

(2)(i) Owners and operators shall install a differential pressure gage on the leeward wall of the building to measure the pressure difference between the inside and outside of the building.

(ii) The pressure gage shall be certified by the manufacturer to be capable of measuring pressure differential in the range of 0.02 to 0.2

(iii) Both the inside and outside taps shall be shielded to reduce the effects of wind.

(iv) Owners and operators shall demonstrate the inside of the building is maintained at a negative pressure as compared to the outside of the building of no less than 0.02 mm Hg when all doors are in the position they are in during normal operation.

§ 63.1547 Monitoring requirements.

(a) Owners and operators of primary lead smelters shall prepare, and at all times operate according to, a standard operating procedures manual that describes in detail procedures for inspection, maintenance, and bag leak detection and corrective action for all baghouses that are used to control process, process fugitive, or fugitive dust emissions from any source subject to the lead emission standards in §§ 63.1543 and 63.1544 including those used to control emissions from building ventilation.

(b) The standard operating procedures manual for baghouses required by paragraph (a) of this section shall be submitted to the Administrator or delegated authority for review and approval.

(c) The procedures specified in the standard operating procedures manual for inspections and routine maintenance shall, at a minimum, include the requirements of paragraphs (c)(1) through (c)(9) of this section.

(1) Daily monitoring of pressure drop across each baghouse cell.

(2) Weekly confirmation that dust is being removed from hoppers through visual inspection, or equivalent means of ensuring the proper functioning of removal mechanisms.

(3) Daily check of compressed air supply for pulse-jet baghouses.

(4) An appropriate methodology for monitoring cleaning cycles to ensure proper operation.

(5) Monthly check of bag cleaning mechanisms for proper functioning through visual inspection or equivalent means.

(6) Quarterly check of bag tension on reverse air and shaker-type baghouses. Such checks are not required for shaker-type baghouses using self-tensioning (spring loaded) devices.

(7) Quarterly confirmation of the physical integrity of the baghouse through visual inspection of the baghouse interior for air leaks.

(8) Quarterly inspection of fans for wear, material buildup, and corrosion through visual inspection, vibration detectors, or equivalent means.

(9) Except as provided in paragraphs (g) and (h) of this section, continuous operation of a bag leak detection system.
(d) The procedures specified in the

(d) The procedures specified in the standard operating procedures manual for maintenance shall, at a minimum, include a preventative maintenance schedule that is consistent with the baghouse manufacturer's instructions for routine and long-term maintenance

for routine and long-term maintenance.
(e) The bag leak detection system required by paragraph (c)(9) of this section, shall meet the specifications

and requirements of paragraphs (e)(1) through (e)(8) of this section.

(1) The bag leak detection system must be certified by the manufacturer to be capable of detecting particulate matter emissions at concentrations of 10 milligram per actual cubic meter (0.0044 grains per actual cubic foot) or less.

(2) The bag leak detection system sensor must provide output of relative

particulate matter loadings.

(3) The bag leak detection system must be equipped with an alarm system that will alarm when an increase in relative particulate loadings is detected

over a preset level.
(4) The bag leak detection system shall be installed and operated in a manner consistent with available written guidance from the U.S. Environmental Protection Agency or, in the absence of such written guidance, the manufacturer's written specifications and recommendations for installation, operation, and adjustment of the system.

(5) The initial adjustment of the system shall, at a minimum, consist of establishing the baseline output by adjusting the sensitivity (range) and the averaging period of the device, and establishing the alarm set points and the

alarm delay time.

(6) Following initial adjustment, the owner or operator shall not adjust the sensitivity or range, averaging period, alarm set points, or alarm delay time, except as detailed in the approved SOP required under paragraph (a) of this section. In no event shall the sensitivity be increased by more than 100 percent or decreased more than 50 percent over a 365 day period unless such adjustment follows a complete baghouse inspection which demonstrates the baghouse is in good operating condition.

(7) For negative pressure, induced air baghouses, and positive pressure baghouses that are discharged to the atmosphere through a stack, the bag leak detector must be installed downstream of the baghouse and upstream of any

wet acid gas scrubber.

(8) Where multiple detectors are required, the system's instrumentation and alarm may be shared among

detectors.

(f) The standard operating procedures manual required by paragraph (a) of this section shall include a corrective action plan that specifies the procedures to be followed in the event of a bag leak detection system alarm. The corrective action plan shall include, at a minimum, the procedures used to determine and record the time and cause of the alarm as well as the corrective actions taken to correct the control device malfunction or minimize

emissions as specified in paragraphs (f)(1) and (f)(2) of this section.

(1) The procedures used to determine the cause of the alarm must be initiated within 30 minutes of the alarm.
(2) The cause of the alarm must be

alleviated by taking the necessary corrective action(s) which may include, but not be limited to, paragraphs (f)(2)(i) through (f)(2)(vi) of this section.

(i) Inspecting the baghouse for air leaks, torn or broken filter elements, or any other malfunction that may cause

an increase in emissions.

(ii) Sealing off defective bags or filter

(iii) Replacing defective bags or filter media, or otherwise repairing the control device.

(iv) Sealing off a defective baghouse

compartment.

(v) Cleaning the bag leak detection system probe, or otherwise repairing the bag leak detection system.

(vi) Shutting down the process producing the particulate emissions.

(g) Baghouses equipped with HEPA filters as a secondary filter used to control process or process fugitive sources subject to the lead emission standards in § 63.1543 are exempt from the requirement in paragraph (c)(9) of this section to be equipped with a bag leak detector. The owner or operator of an affected source that uses a HEPA filter shall monitor and record the pressure drop across the HEPA filter system daily. If the pressure drop is outside the limit(s) specified by the filter manufacturer, the owner or operator must take appropriate corrective measures, which may include, but not be limited to, those set forth in paragraphs (g)(1) through (g)(4) of this section.

(1) Inspecting the filter and filter housing for air leaks and torn or broken

(2) Replacing defective filter media, or otherwise repairing the control device.

(3) Sealing off a defective control device by routing air to other control devices.

(4) Shutting down the process producing the particulate emissions.

(h) Baghouses that are used exclusively for the control of fugitive dust emissions from any source subject to the lead emissions standard in § 63.1544 are exempt from the requirement in paragraph (c)(9) of this section to be equipped with a bag leak detector.

§ 63.1548 Notification requirements.

(a) Initial notifications. As required by §63.9(b) of subpart A, the owner or operator shall submit the following written notifications to the Administrator:

(1) The owner or operator of an area source that subsequently becomes subject to the requirements of the standard shall provide notification to the applicable permitting authority as required by § 63.9(b)(1) of subpart A.

(2) As required by § 63.9(b)(2) of subpart A, the owner or operator of an affected source that has an initial startup before [the effective date of the final rule] shall notify the Administrator that the source is subject to the requirements of the standard. The notification shall be submitted not later than 120 calendar days after [the effective date of the final rule] (or within 120 calendar days after the source becomes subject to this standard) and shall contain the information specified in § 63.9(b)(2)(i) through (b)(2)(v) of subpart A

(3) As required by § 63.9(b)(3) of subpart A, the owner or operator of a new or reconstructed affected source, or a source that has been reconstructed such that it is an affected source, that has an initial startup after [the effective date of the final rule] and for which an application for approval of construction or reconstruction is not required under § 63.5(d) of subpart A, shall notify the Administrator in writing that the source is subject to the standards no later than 120 days after initial startup. The notification shall contain the information specified in § 63.9(b)(2)(i) through (b)(2)(v) of subpart A, delivered or postmarked with the notification required in § 63.9(b)(5) of subpart A.

(4) As required by § 63.9(b)(4) of subpart A, the owner or operator of a new or reconstructed major affected source that has an initial startup after [the effective date of the final rule] and for which an application for approval of construction or reconstruction is required under § 63.5(d) of subpart A shall provide the information specified in § 63.9(b)(4)(i) through (b)(4)(v) of

subpart A.

(5) As required by § 63.9(b)(5) of subpart A, the owner or operator who, after [the effective date of the final rule], intends to construct a new affected source or reconstruct an affected source subject to this standard, or reconstruct a source such that it becomes an affected source subject to this standard, shall notify the Administrator, in writing, of the intended construction or reconstruction.

(b) Request for extension of compliance. As provided by § 63.9(c) of subpart A, if the owner or operator of an affected source cannot comply with this standard by the applicable compliance date for that source, or if the owner or operator has installed BACT or technology to meet LAER consistent

with § 63.6(i)(5) of subpart A, they may submit to the Administrator (or the State with an approved permit program) a request for an extension of the applicable compliance date as specified in § 63.6(i)(4) through (i)(6) of subpart A.

(c) Notification that source is subject to special compliance requirements. As required by § 63.9(d) of subpart A, an owner or operator of a new source that is subject to special compliance requirements as specified in § 63.6(b)(3) and (b)(4) of subpart A shall notify the Administrator of his/her compliance obligations not later than the notification dates established in § 63.9(b) of subpart A for new sources that are not subject to the special provisions.

(d) Notification of performance test. As required by § 63.9(e) of subpart A, the owner or operator of an affected source shall notify the Administrator in writing of his or her intention to conduct a performance test at least 60 calendar days before the performance test is scheduled to begin to allow the Administrator to review and approve the site-specific test plan required under § 63.7(c) of subpart A, if requested by the Administrator, and to have an observer present during the test.

(e) Notification of compliance status. The owner or operator of an affected source shall submit a notification of compliance status as required by § 63.9(h) of subpart A when the source becomes subject to this subpart.

becomes subject to this subpart.
(f) Additional notification requirements. The owner or operator of a primary lead smelter shall submit the fugitive dust control standard operating procedures manual required under § 63.1544(a) and the standard operating procedures manual for baghouses required under § 63.1547(a) to the Administrator or delegated authority along with a notification that the smelter is seeking review and approval of these plans and procedures. Owners or operators of existing primary lead smelters shall submit this notification no later than [Insert date 18 months after publication of final rule]. The owner or operator of a primary lead smelter that commences construction or reconstruction after April 17, 1998, shall submit this notification no later than 180 days before startup of the constructed or reconstructed primary lead smelter, but no sooner than [Insert date 90 days after publication of final rule].

§ 63.1549 Recordkeeping and reporting requirements.

(a) General recordkeeping requirements. As required by

§ 63.10(b)(2) of subpart A, the owner or operator shall maintain the following records for five years from the date of each record:

(1) The occurrence and duration of each startup, shutdown, or malfunction of process equipment;

(2) The occurrence and duration of each malfunction of the source or air pollution control equipment;

(3) All maintenance performed on the air pollution control equipment;

(4) Actions taken during periods of startup, shutdown, and malfunction (including corrective actions to restore malfunctioning process and air pollution control equipment to its normal or usual manner of operation) when such actions are different from the procedures specified in the startup, shutdown, and malfunction plan;

(5) All information necessary to demonstrate conformance with the startup, shutdown, and malfunction plan when all actions taken during periods of startup, shutdown, and malfunction (including corrective actions) are consistent with the procedures specified in such plan. This information can be recorded in a checklist or similar form [see § 63.10(b)(2)(v) of subpart A.];

(6) All required measurements needed to demonstrate compliance with the standard and to support data that the source is required to report, including, but not limited to, performance test measurements (including initial and any subsequent performance tests) and measurements as may be necessary to determine the conditions of the initial test or subsequent tests:

test or subsequent tests;
(7) All results of initial or subsequent performance tests;

(8) If the owner or operator has been granted a waiver from recordkeeping or reporting requirements under § 63.10(f) of subpart A, any information demonstrating whether a source is meeting the requirements for a waiver of recordkeeping or reporting requirements;

(9) If the owner or operator has been granted a waiver from the initial performance test under § 63.7(h) of subpart A, a copy of the full request and the Administrator's approval or disapproval;

(10) All documentation supporting initial notifications and notifications of compliance status required by § 63.9 of subpart A; and

(11) Records of any applicability determination, including supporting analyses.

(b) Subpart TTT records. In addition to the general records required by paragraph (a) of this section, each owner or operator of a primary lead smelter

shall maintain for a period of 5 years, records of the information listed in paragraphs (b)(1) through (b)(4) of this section.

(1) Production records of the weight and lead content of lead products, copper matte, and copper speiss.

(2) An identification of the date and time of all bag leak detection system alarms, their cause, and an explanation of the corrective actions taken.

(3) Any recordkeeping required as part of the practices described in the standard operating procedures manual required under § 63.1544(a) for the control of fugitive dust emissions.

(4) Any recordkeeping required as part of the practices described in the standard operating procedures manual for baghouses required under § 63.1547(a).

(c) General records and subpart TTT records for the most recent two years of operation must be maintained on site. Records for the previous three years may be maintained off site.

(d) General reporting requirements.
As required by subpart A, the owner or operator shall submit the following reports to the Administrator or delegated authority:

(1) As required by § 63.10(d)(2) of this part, the owner or operator of an affected source shall report the results of the initial and any subsequent performance tests.

(2) The owner or operator of an affected source who is required to submit progress reports under § 63.6(i) of subpart A shall submit such reports to the Administrator (or the State with an approved permit program) by the dates specified in the written extension of compliance.

(3) Section 63.6(e) of subpart A requires the owner or operator of an affected source to operate and maintain each affected emission source and associated air pollution control equipment in a manner consistent with good air pollution control practices for minimizing emissions (at least to the level required by the standard) at all times, including during any period of startup, shutdown, or malfunction. Malfunctions must be corrected as soon as practicable after their occurrence in accordance with the startup, shutdown, and malfunction plan.

(i) As required by § 63.6(e)(3) of subpart A, the owner or operator shall develop and implement a written startup, shutdown, and malfunction plan that provides a detailed description of the procedures for operating the emission source or control system during a period of startup, shutdown, or malfunction and a program of corrective action for malfunctioning process and

air pollution control equipment. The plan shall be submitted to the Administrator for review and approval no later than the compliance date given in § 63.1545 of this subpart.

(ii) As required by § 63.10(d)(5)(i) of subpart A, if actions taken by an owner or operator during a startup, shutdown, or malfunction of an affected source (including actions taken to correct a malfunction) are consistent with the procedures specified in the startup, shutdown, and malfunction plan, the owner or operator shall state such information in a semiannual report. The report, to be certified by the owner or operator or other responsible official, shall be submitted semiannually and delivered or postmarked by the 30th day following the end of each calendar half; and

(iii) Any time an action taken by an owner or operator during a startup, shutdown, or malfunction (including actions taken to correct a malfunction) is not consistent with the procedures in the startup, shutdown, and malfunction plan, the owner or operator shall comply with all requirements of § 63.10(d)(5)(ii) of subpart A.

(e) Subpart TTT Reports. In addition to the information required under § 63.10 of the General Provisions, the owner or operator shall provide semi-annual reports containing the information specified in paragraphs (e)(1) through (e)(4) of this section to the Administrator or designated authority.

Administrator or designated authority.
(1) The reports shall include records of all alarms from the bag leak detection system specified in § 63.1547(e).

(2) The reports shall include a description of the procedures taken following each bag leak detection system alarm pursuant to § 63.1547(f)(1) and (2).

(3) The reports shall contain a summary of the records maintained as part of the practices described in the standard operating procedures manual for baghouses required under § 63.1547(a), including an explanation of the periods when the procedures were not followed and the corrective actions taken.

(4) The reports shall contain a summary of the fugitive dust control measures performed during the required reporting period, including an explanation of any periods when the procedures outlined in the standard operating procedures manual required by §63.1544(a) were not followed and the corrective actions taken. The reports shall not contain copies of the daily records required to demonstrate compliance with the requirements of the standard operating procedures manuals

required under §§ 63.1544(a) and 63.1547(a).

§ 63.1550 Delegation of Authority.

(a) In delegating implementation and enforcement authority to a state under section 112(d) of the Act, the authorities contained in paragraph (b) of this section shall be retained by the administrator and not transferred to a state.

(b) Authorities which will not be delegated to States: no restrictions.

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ENVIRONMENTAL PROTECTION AGENCY

40 CFR Part 68

[FRL-5997-2]

RIN 2050-AE46

Accidental Release Prevention Requirements: Risk Management Programs Under Clean Air Act Section 112(r)(7); Amendments

AGENCY: Environmental Protection Agency.

ACTION: Proposed rule.

SUMMARY: On June 20, 1996, EPA published risk management program regulations, mandated under the accidental release prevention provisions of the Clean Air Act (CAA). These regulations require owners and operators of stationary sources subject to the regulations to submit risk management plans (RMPs) by June 21, 1999, to a central location specified by EPA. EPA is proposing amendments to these rules to reflect the government's adoption of a new industrial classification system, to add some data elements to the RMP, to establish explicit procedures for protecting confidential information, and to clarify certain items. These changes will bring the rule up to date with the new industrial classification system, provide information in the RMP that will make the data more useful, and clarify procedures and requirements. The proposed amendments in this rule address the submission of RMP information to EPA; the amendments do not address the means by which the public could access RMP information. DATES: Comments are due on June 1, 1998. Anyone requesting a public hearing must contact EPA no later than May 4, 1998. If a hearing is held, EPA will publish the date, time and location

in the Federal Register.

ADDRESSES: Comments should be mailed to the U.S. Environmental Protection Agency, Attn: Docket A-98-08, Room 1500, 401 M St. SW, Washington, DC 20460. E-mail comments should be sent to: A-AND-R-DOCKFT@epamail.epa.gov; if comments are filed as an attachment to an e-mail, the attachment must be in WordPerfect 6.1 or an ASCII file. Paper comments should be submitted in triplicate; comments may be submitted on disk in WordPerfect 6.1 or an ASCII file.

Persons interested in presenting oral testimony or inquiring as to whether a hearing is to be held should notify the person listed in FOR FURTHER INFORMATION CONTACT section.

FOR FURTHER INFORMATION CONTACT: Sicy Jacob, Chemical Engineer, Chemical Emergency Preparedness and Prevention Office, Environmental Protection Agency (5101), 401 M Street SW, Washington, DC 20460, (202) 260–7249, or the Emergency Planning and Community Right-to-Know Hotline at 1–800–424–9346 (in the Washington, DC metropolitan area, (703) 412–9810).

SUPPLEMENTARY INFORMATION:

Regulated Entities

Entities potentially regulated by this action are those stationary sources that have more than a threshold quantity of a regulated substance in a process. Regulated categories and entities include:

Category	Examples of regulated entities
Chemical Manufac- turers.	Basic chemical manu- facturing, petrochemi- cals, resins, agricul- tural chemicals, phar- maceuticals, paints, cleaning compounds.
Petroleum	Refineries.
Other Manufactur- ing.	Paper, electronics, semiconductors, fab- ricated metals, indus- trial machinery, food processing.
Agriculture	Agricultural retailers. Drinking water and wastewater treatment systems.
Utilities	Electric and gas utilities.
Other	Propane retailers and users, cold storage, warehousing and wholesalers.
Federal Sources	Military and energy installations.

This table is not meant to be exhaustive, but rather provides a guide for readers regarding entities likely to be regulated by this action. The table lists the types of entities that EPA is aware

of that could potentially be regulated by this action. Other types of entities not listed on the table could also be regulated. To determine whether a stationary source is regulated by this action, carefully examine the provisions associated with the list of substances and thresholds under § 68.130 and the applicability criteria under § 68.10. If you have questions regarding applicability of this action to a particular entity, consult the person listed in the preceding FOR FURTHER INFORMATION CONTACT section.

The following table of contents is provided to aid in reading this preamble:

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I. Introduction and Background

A. Statutory Authority

These amendments are being proposed under sections 112(r) and 301(a)(1) of the CAA (42 U.S.C. 7412(r), 7601(a)(1)).

B. Background

The 1990 CAA Amendments revised section 112 by adding a paragraph (r), to prevent accidental releases to the air and mitigate any accidents that occur. Section 112(r) mandates that EPA promulgate a list of regulated substances, with threshold quantities. This list defines the processes at stationary sources that are subject to accidental release prevention regulations that EPA is mandated to promulgate under section 112(r)(7). EPA promulgated the list of substances on January 31, 1994 (59 FR 4478) (the "List Rule") and the accident release prevention regulations, the risk management program rule, on June 20, 1996 (61 FR 31668) (the "RMP rule"). Together, these two rules are codified as

part 68 of title 40 of the CFR. On January 6, 1998 (63 FR 640), EPA amended the listing requirements to adopt provisions related to certain flammables that had previously been

The list of regulated substances covers 77 acutely toxic substances and 62 flammable gases and highly volatile flammable liquids. The accidental release prevention regulations require stationary sources with one or more processes with more than a threshold quantity of a regulated substance to develop and implement a risk management program that includes an offsite consequence analysis, a five-year accident history for covered processes, a prevention program, and an emergency response program. Sources must summarize this program and submit a risk management plan (RMP) to a central location specified by EPA prior to June 21, 1999. The risk management program rule includes a tiered approach to requirements. Processes that pose low risk of offsite consequences from a worst-case release are subject to minimal requirements (Program 1). Processes in industry sectors that have significant accident histories are required to implement the process safety management (PSM) standard, which EPA adopted, with minor changes, from the Occupational Safety and Health Administration's (OSHA) PSM standard (29 CFR 1910.119) (Program 3). To eliminate inconsistent requirements, EPA also requires processes already subject to the OSHA PSM standard to implement Program 3. All other processes are subject to a streamlined prevention program (Program 2). (Program eligibility requirements are provided at 40 CFR 68.10.)

When EPA promulgated the risk management program rule, the Agency stated that it intended to work toward electronic submission of RMPs. The final rule provided that RMPs shall be submitted in a method and format to a central location as specified by EPA prior to the submission date. To provide advice to the Agency on deciding issues related to electronic submission, the Accident Prevention Subcommittee of the CAA Advisory Committee created the Electronic Submission Workgroup in October 1996 to examine the technical and practical issues associated with creating a national electronic repository of risk management plans. The Workgroup was charged with recommending how the regulated community should submit their risk management plans, and how EPA, State and local governments, and the public should have access to this information.

The Workgroup included 35 representatives from State and local government, industry, environmental and public interest groups, and EPA. The Workgroup, with the approval of the Accident Prevention Subcommittee. concluded its work in June of 1997 with a Final Report. The Final Report, all meeting summaries and meeting materials can be obtained from the EPA homepage (www.epa.gov/ceppo/accpre.html) under "Accident Prevention Subcommittee" and the "Electronic Submission Workgroup.

Based on the Workgroup's recommendations, EPA is in the process of developing two systems, a userfriendly PC-based submission system (RMP*Submit™) and a searchable database of RMPs, available on the Internet (RMP*Submit™). RMPs must be submitted electronically (on diskette), with a provision for an "electronic waiver" for sources that lack the resources to file electronically.

II. Discussion of Proposed Rule

The purpose of today's proposed amendments is to revise part 68 to:

- · Reflect the new industrial classification system that the U.S. government has adopted;
- Respond to recommendations on RMP data elements provided by the Electronic Submission Workgroup and clarify other elements;
- Provide explicit requirements for the submission of confidential business information; and
- · Make technical corrections and clarifications to the rule.

This proposed rulemaking addresses only these subjects. The Agency is not, by this proposal, reconsidering any aspects of part 68, except as explicitly noted below. The proposed amendments in this rule address the submission of RMP information to EPA; the amendments do not address the means by which the public could access RMP information. EPA discourages any comments not addressed to these specific amendments.

A. NAICS Codes

On January 1, 1997, the U.S. Government, in cooperation with the governments of Canada and Mexico, adopted a new industrial classification system, the North American Industrial Classification System (NAICS) to replace the Standard Industrial Classification (SIC) codes. Because the applicability of Program 3 is driven, in part, by SIC codes and because part 68 requires the reporting of SIC codes in the RMP, EPA proposes to revise the rule to reflect the new NAICS codes.

Section 68.10(d)(1) provides that processes in the following four-digit SIC codes are subject to Program 3 requirements (unless they are eligible for Program 1): 2611 (pulp mills), 2812 (calor-alkali manufacturing), 2819 (industrial inorganics, not elsewhere classified (nec)), 2821 (plastics and resins), 2865 (cyclic crudes and intermediates), 2869 (industrial organic chemicals, nec), 2873 (nitrogen fertilizers), 2879 (agricultural chemicals, nec), and petroleum refineries (2911). As explained in the March 13, 1995, supplemental notice (60 FR 13526) and June 20, 1996 (61 FR 31668), final rule, these SIC codes were selected because these industrial sectors have significant accident histories, based on data in EPA's Accidental Release Information Program (ARIP) database and on data on accidental releases involving flammables. In each case, a substantial percentage of the sector (usually more than 20 percent) had reported releases of regulated substances and many of those releases had impacts (deaths, injuries, hospitalizations, evacuations, and shelterings). In selecting NAICS codes, EPA has used the same criteria to the extent possible; in some cases, the accident data for sectors are not detailed enough to make it possible to allocate the accidents among the new codes.
Five of the listed SIC codes have been

assigned NAICS codes that include all of the sources covered by the SIC codes and no others. EPA is proposing to adopt these five NAICS codes in place of the SIC codes. (NAICS codes are either five or six digits, depending on the degree to which the sector is

subdivided.)

	,	
SIC	NAICS	Sector
2812	325181	Alkalies and chloring
2821	325211	Plastics and resins
2873	325311	Nitrogen fertilizer
2879	32532	Pesticide and other agricultural chemi-
		cals
2911	32411	Petroleum refineries

The remaining four SIC codes listed in § 68.10 (2611, 2819, 2865, and 2869) have been subdivided as follows.

SIC Code 2611 (pulp mills) has been split into three NAICS codes: 32211 Pulp mills only

322121 Pulp mills producing paper (includes part of old 2621)

32213 Pulp mills producing paperboard (includes part of old 2631)

EPA has examined the accident history of these groups. Neither paper mills (NAICS code 322121) nor paperboard mills (NAICS code 32213) meet the accident history criteria EPA used to select industry sectors. EPA,

therefore, is proposing to list only NAICS code 32211.

SIC Code 2819 (industrial inorganics, nec) has been divided into four NAICS

325998 Activated carbon and charcoal, which has moved to miscellaneous chemical products (old 2899)

331311 Alumina, moved to alumina refining in primary metals manufacturing

325131 Inorganic dyes, moved to inorganic dyes and pigments (old 2816)

325188 Other, in "all other inorganic chemical manufacturing"

Activated carbon and charcoal (NAICS code 325998) have been placed in a sector with a very limited accident history. In addition, there are no releases in the ARIP database that appear to be related to the manufacture of these substances. Alumina refining (NAICS code 331311) is a new NAICS code. Research indicates that alumina is produced at approximately 19 locations; three of these companies reported releases, but none were impact releases. There were no reported releases for dyes (NAICS code 325131). Consequently EPA is proposing to list only NAICS code 325188, all other inorganic chemical manufacturing, as it includes almost all of the releases that led to the original listing of SIC code 2819.

SIC Code 2865 (cyclic crudes and intermediates) has been split into three

NAICS codes:

32511 Aromatics have been combined with aliphatics from SIC code 2869 to form a new petrochemical manufacturing code

325132 Organic dyes and pigments is a new code

325192 Other covers the cyclic crude and intermediate manufacturing

Organic pigments are manufactured at about 30 locations. These sources reported three releases, one of which was an impact release. There were no reported releases from dye manufacturers. NAICS code 325132, therefore, does not meet the eligibility criteria. Although it is difficult to determine with any certainty into which of the other two NAICS codes the sources reporting releases in old SIC code 2865 will fall, both of these sectors have a significant accident history, as demonstrated both by the ARIP data and by accidents involving flammables, which are generally not reported in ARIP. EPA, therefore, is proposing to list both NAICS codes 32511 (petrochemicals) and 325192 (other cyclic crude and intermediate manufacturing).

SIC Code 2869 (industrial organic chemicals) has been divided into five NAICS codes:

32511 Aliphatics, joined with aromatics in petrochemical manufacturing 325188 Carbon bisulfide, moved to all

other inorganic chemical manufacturing

325193 Ethyl alcohol, a new separate code

32512 Fluorocarbon gases, moved to industrial gases with what used to be SIC code 2813

325199 Other, moved to all other basic organic chemical manufacturing with fatty acids from old SIC code 2899

As explained above, EPA is proposing to list NAICS codes 32511 and 325188, which draw sectors from SIC code 2869. Ethyl alcohol is produced at approximately 27 locations, mostly from grains. Two of these locations reported releases, one of which led to an evacuation. This sector, therefore, does not meet the criteria and is not being proposed for listing. Fluorocarbon gases are produced at about 15 locations; only one release was reported. These gases are being merged into a sector with more than 500 sources that reported 21 releases, 4 with impacts. Neither fluorocarbon gases themselves nor the combined sector meet the criteria and, therefore, EPA is not proposing them for listing. As with SIC code 2865, it is difficult to determine from the existing data whether the remaining sources in SIC code 2869 that reported releases will be classified in petrochemicals or other basic organic chemical manufacturing. Nonetheless, the release history of the remaining sources for flammables and toxics is significant enough that EPA is proposing to list both. EPA recognizes that including NAICS code 325199 will extend coverage to fatty acids, which were previously not included. EPA, however, does not believe that the fatty acid processes involve regulated substances, and, therefore, does not expect them to be subject to the rule.

In summary, EPA is proposing to replace the list of nine SIC codes with the following ten NAICS codes: 32211, 32411, 32511, 325181, 325188, 325192, 325199, 325211, 325311, and 32532. Some processes originally subject to Program 3 because of the SIC codes would no longer be subject to Program 3 on that basis. EPA expects that most of the processes that were part of listed SIC codes, but are not in the proposed list of NAICS codes, will either continue to be subject to Program 3 because they are subject to OSHA PSM (e.g., fluorocarbon gases) or are not subject to

the rule at all because they do not

include regulated substances above the thresholds. In its review of the NAICS codes, EPA also considered whether any newly created NAICS codes might meet the accident criteria; no such codes were identified. For the most part, manufacturing sectors have been assigned codes that cover the same industries as were covered by the SIC code. (A full list of the new NAICS codes and further information is available from the U.S. Bureau of the Census, www.census.gov.)

At every point in part 68 where sources are required to report the SIC code for a process (registration and both prevention programs), the rule would instead be changed to require sources to report the NAICS code for the process.

B. RMP Data Elements

1. New RMP Data Elements

The Electronic Submission Work Group recommended that EPA add three mandatory data elements that it believed are important for the success of RMP*Info™. In addition, the group recommended that some optional data elements be included in the final RMP format. Consequently, EPA is proposing to add the following mandatory data elements: The method and description for latitude and longitude, the Title V permit number, and the percentage weight of regulated toxic substances in mixtures reported in both the offsite consequence analyses and accident history. EPA also is proposing to add the NAICS code for the process that had the release to the five-year accident history section.

a. Latitude/Longitude method and description. As a matter of Agency policy, EPA requires that when latitude and longitude are reported, the method of determining latitude/longitude be stated and a description of what location the numbers represent (e.g., center of the site, fenceline) be provided. The RMP*SubmitTM will include check lists that sources will be able to use to indicate the method and

location description.

The State/EPA Data Management Program is a successful multi-year initiative linking State environmental regulatory agencies and EPA in cooperative action. The Program's goals include improvements in data quality and data integration based on location identification. Reliable and consistent location identification data are critical to support the Agency-wide development of environmental risk management strategies, methodologies, and assessments. Documentation of the method and description of the location will permit other users to evaluate

whether those coordinates can support secondary uses, thus addressing EPA data sharing and integration objectives.

b. Title V permit number. Listing a Title V permit number will make it easier for EPA, states, and local agencies to identify sources that are also subject to Title V. Including this number will impose a minimal burden on sources; those who have Title V permits will have permit numbers readily available.

c. Percentage weight of a toxic substance in a mixture. The percentage weight of a regulated toxic substance in a mixture would provide useful information to those trying to understand how worst-case and alternative release scenarios have been modeled. Released in their pure forms, substances will generally travel greater distances before the concentration falls below the toxic endpoint (toxic endpoints are listed in Appendix A to 40 CFR part 68) than they will travel if the substance is released as part of a mixture. Without reporting on whether a substance was modeled as being released as part of a mixture, users of the database may assume that a substance would be released in its pure form. The distances reported for mixture releases would then appear to be understated because they are likely to travel far less than the distances that would be derived for the same substance quantity released in its pure form. This information will make it easier for users of the data to understand what a source has done without needing to seek additional information from the source. On accident history, it is important to know the physical state and concentration of a substance that was released. With such data, it is possible to determine whether certain concentrations pose a substantial hazard to the public and to help validate models.

d. NAICS code. Including the NAICS code for the process that had a release in the five-year accident history section will make it possible for EPA and others to identify industry sectors that have specific types of accidents and have a significant accident history. The ability to search its ARIP database by SIC code made it possible for EPA to identify industry sectors with significant accident histories. This information is particularly important for the chemical industry and a few other industry sectors where multiple NAICS codes may be represented at the source.

2. Optional RMP Data Elements

In addition to proposed data elements that sources would be required to report, the work group recommended

that EPA include the following data elements, on a optional basis:

a. Local Emergency Planning
Committee (LEPC). A source would
enter its LEPC name (from a pick list
tied to the source county and zip code).
The LEPC data element would provide
a way for LEPCs to quickly search all of
the facilities in their jurisdiction. The
LEPC data element would also allow
EPA to determine which LEPC(s) to
notify when it receives an updated
RMP.

b. Source (or Parent Company) E-mail address. The source may want to provide its E-mail address to make it easier for the public to send an inquiry to the source. Including an E-mail address will aid communication efforts between industry, local government, and interested community members.

c. Source Homepage address. The source may want to provide additional graphics and information on its homepage. The database could either list the address as any other data element or set up a hyperlink to the source homepage, depending on the technical issues involved with the latter

technical issues involved with the latter. d. Phone number at the source for public inquiries. The source may want to provide a phone number for public inquiries. Currently the RMP data elements list the owner/operator and the emergency contact phone numbers, but no other phone numbers. A source could enter the phone number for their public liaison office or the technical contact who filled out the RMP. This data element would provide sources another option for directing public inquiries.

e. VPP status. In addition to the four optional data elements recommended by the workgroup, EPA also plans to give sources an opportunity to indicate whether they have achieved Star or Merit status under OSHA's Voluntary Protection Program (VPP). These sources are exempt from audits under § 68.220(b)(2) and (b)(7). Including this information will help implementing agencies as they develop audit plans.

EPA seeks comments on whether these items should be included on the form. EPA emphasizes that these items would be optional; a space would be provided, but sources would not be required to complete the items. EPA recognizes that many smaller sources will not have e-mail addresses or home pages and, therefore, will leave these blank.

C. Clarification of Prevention Program Reporting

EPA is proposing to revise the language in §§ 68.170 and 68.175 to clarify how prevention program information must be reported. The definition of process, which EPA adopted verbatim from the OSHA PSM standard, is very broad. EPA believes it is important that its interpretation of process be consistent with OSHA's. That interpretation, particularly when applied to interconnected or co-located production and storage units, is so inclusive that multiple production units and, in some cases, entire sources will be considered to be a single process. OSHA and EPA have always recognized that prevention program implementation is likely to involve dividing these aggregated units into their components. For example, because all units at petroleum refineries are usually interconnected, they will count as a single process for threshold determination, but each production unit will require a separate process hazard analysis (PHA), different operating and maintenance procedures, different process safety information, and different training. OSHA included a PHA implementation schedule in its standard to recognize that large sources, such as refineries and large chemical production sources, needed time to conduct multiple PHAs even if the source is technically a single process under the definition of process.

Throughout its part 68 rulemakings and associated economic analyses, EPA has always considered that RMP reporting would be done based on the units that require separate implementation of prevention program elements, particularly the PHA and hazard review. In the preamble to the final part 68 rule, EPA stated that large chemical companies and refineries could be reporting on 30 or more processes (61 FR 31694). EPA's Economic Impact Analysis (EIA) for the part 68 rules explicitly assumed that the chemical industry, refineries, utilities, POTWs, and even drinking water systems would be implementing the prevention program elements and reporting on multiple production and storage units. In the case of the chemical industry and refineries, the EIA assumed that data on up to 25 to 30 prevention programs would be reported in the RMP.

To ensure that prevention program data are reported on the parts of larger processes that require separate program implementation, EPA is proposing to clarify the basis for prevention program reporting. The rule would be revised to make it explicit that RMP data for both Program 2 and Program 3 prevention programs would be submitted on each part of the process for which a separate hazard review or PHA was conducted. For example, a propane distribution

source that conducted one hazard review on its two storage tanks would submit data on one prevention program. A refinery that conducted 25 PHAs on its 25 production units would submit information on 25 prevention programs. Separate hazard reviews or PHAs means analyses that are conducted by different people or at different times. This change is consistent with EPA's original intention. EPA believes this approach also will be more straightforward for sources. Reporting on processes that aggregate multiple production and storage units would have required collecting all of the data on individual prevention programs and merging them into a single report, increasing the likelihood of errors.

Sources are still required to determine threshold quantity and Program level using the definition of process; that is, if units are considered to be interconnected or co-located, all of the regulated substances in the aggregated units must be included in the threshold determination. EPA is not proposing to change reporting on the registration section of the RMP. Sources may report chemical identities, quantities, NAICS codes, and Program levels by process even if those processes represent multiple prevention programs. Sources may elect to list the separate units in the registration section to parallel their prevention programs, but they are not required to do so.

ÉPA is also proposing to drop the second sentence in paragraph (a) of both §§ 68.170 and 68.175. This sentence-"If the same information applies to more than one covered process, the owner or operator may provide the information only once, but shall indicate to which processes the information applies"does not impose a regulatory requirement on sources, but is advisory in nature. At this time, the RMP*Submit™ system is not being designed to allow sources to enter prevention program data once and indicate to which reported prevention programs the answers apply. Consequently, EPA is proposing to remove this sentence.

The data required for the RMP are specified in §§ 68.155–180. To make a searchable database possible, some of the items will be required to be reported from checklists, which are not in the rule. For example, the rule requires that the source list the major hazards identified during the hazard review or process hazard analysis; the RMP format will provide a list of potential hazards that sources must use when filing. During the process of developing the electronic format, some of these checklists may change to provide more

options for sources and to ensure that the data give the needed information (e.g., on-site deaths and injuries will be reported for employees/contractors, public responders, and others). The current version of the draft format is available at: http://www.epa.gov/ceppo/rules/dataelem.html or from the EPCRA hotline.

D. Confidential Business Information (CBI)

Members of the Electronic
Submission Work Group and others
have asked how EPA plans to handle
information within the RMP that is
"confidential business information."
Part 68 provides protection for
"classified" information, but this
applies only to Federal agencies and
their contractors. Part 68 does provide,
in § 68.210, that information will be
available to the public under CAA
section 114(c), which limits how the
Administrator must handle certain
confidential or proprietary information.

In response to these questions and to clarify procedures for submitting RMPs that contain confidential business information (CBI), EPA is proposing to add two sections to the rule to govern CBI claims with regard to RMP data. The rules governing CBI that already exist in 40 CFR part 2 will continue to provide the substantive criteria that must be met to assert such claims. To qualify for CBI protection, the substantive criteria set forth at 40 CFR 2.301 require that the data be commercial or financial, that they not be available to the public through other means, that the source take appropriate steps to prevent disclosure, and that disclosure of the data would be likely to cause substantial harm to the source's competitive position. In new § 68.151, EPA would provide a list of RMP data elements that are not claimable as CBI and specify procedures and timing for submission of claims and substantiation.

In the following paragraphs, EPA discusses those RMP data elements that the Agency proposes are not CBI and are, therefore, not claimable as such. EPA solicits comment on these assessments. EPA also notes that certain of the data elements that would be claimable as CBI under the proposed rule (release rate and release duration, among others) would appear to be "emission data" and, therefore, not be CBI under 40 CFR 2.301, considering the Agency's existing policy regarding "emission data." See 56 FR 7042 (Feb. 21, 1991). EPA specifically requests comment on the appropriateness of applying this policy to the RMP data elements for purposes of the final rule.

EPA is proposing that the following Registration data elements could not be claimed as CBI:

 Source identification information (name, address, telephone numbers, Dun & Bradstreet numbers, emergency contact data);

 Name or title of the person responsible for risk management program implementation;

• The Program level and NAICS codes of the processes registered;

Number of employees;

• Whether the source is subject to other rules; and

Date of the last safety inspection. These data elements are generally available from other filings with Federal, state, or local agencies, and from other sources and, therefore, do not meet the criteria for CBI claims. Source identification data and NAICS codes are filed with EPA, states, and local entities and are publicly available under EPCRA, among other requirements, and are available from many other public sources, including industrial directories. Number of employees is submitted to the Census Bureau and is available for many facilities from industrial directories. Whether a source is subject to other rules and the date of safety inspections can be obtained from public agencies and are unlikely to affect a source's competitive position. The name or title of the person responsible for program implementation will not be available elsewhere, but would not affect a source's competitive position. The program level of the process also is not available elsewhere, but, by itself, reveals no confidential business information. Therefore, none of these elements is eligible for protection.

EPA is proposing that the following offsite consequence analysis data could

not be claimed as CBI:

Basis of the results (model used).

Topography.

Distance to an endpoint; and
Public and environmental receptors (including population potentially affected) within the distance to the

endpoint.

EPA believes that certain offsite consequence analysis data may be eligible for CBI protection, specifically, chemical identity and quantity released. Because of the ability to derive chemical identity and quantity released from other data included in the offsite consequence analysis (e.g., release rate and duration), EPA is also proposing that sources may claim CBI for those other data elements. However, EPA is proposing that some offsite consequence analysis items are not CBI. Without the information on the chemical identity,

quantity, release rate, and duration, the model used and topography could not be used to derive the chemical identity or quantity and, therefore, by themselves provide no confidential information. Further, EPA believes distance to an endpoint and public and environmental receptors are of most interest to the public, and, their disclosure reveals no source business data.

EPA is proposing that CBI treatment may not be claimed for any accident history data. The date, time, and duration of the release, the chemicals and quantities released, type of event, source, and impacts will be reported to EPA or other agencies under existing laws before the RMP is submitted; more importantly, databases with this information are publicly available. Moreover, the initiating event and contributing factors are generic enough that reporting them will reveal no confidential business information.

EPA is proposing that all dates reported for prevention program elements could not be claimed as CBI. These dates reveal no confidential business information. They are merely evidence of having complied with EPA rules and would not affect a source's competitive position. Similarly, because all emergency response information must be available to public responders and because it reveals no data that would affect a source's competitive position, EPA proposes that it be excluded from CBI claims.

EPA believes that only a limited number of sources, primarily chemical manufacturers, will have a basis for claiming the remaining RMP data elements as CBI. EPA's justifications for its specific CBI findings appear in an appendix to this preamble. An even more detailed analysis of all RMP data elements and proposed CBI determinations is available in the docket (see the APPRESS section)

(see the ADDRESSES section). To assert a CBI claim, a source would be required to submit to EPA its RMP in two versions: (1) a redacted ("sanitized"), electronic version, which would become part of the RMP database, and (2) an unredacted ("unsanitized"), paper copy. The redacted version would identify each data element, except chemical identity, claimed as CBI by entering "CBI" into the data field or leaving the field blank. For chemical identity, the source would be required to provide a generic chemical category or class name in lieu of the actual chemical name. At the time of RMP submission, the source would also be required to submit to EPA its substantiation for each item claimed Information contained in a

substantiation may be claimed as CBI in accordance with 40 CFR 2.301. If all or part of the substantiation is claimed as CBI, a redacted version of substantiation must also be filed with EPA. This approach of submitting dual substantiations is the same as that used for trade secret claims filed under the Emergency Planning and Community Right to Know Act of 1986 (EPCRA). Review of these CBI claims will be conducted in accordance with 40 CFR part 2 and the present rulemaking.

EPA will make the redacted (sanitized) versions of the RMPs available to the public, States, and local governments by including them in RMP*Info™. Should States or LEPCs want to obtain the unsanitized version from EPA, they may do so by filing a written request with EPA for the information. EPA will respond to such requests consistent with 40 CFR 2.301(h)(3), which governs disclosures to States and local agencies having duties or responsibilities under the Clean Air Act and its implementing regulations. A State or local government may, under this provision, obtain CBI from EPA under two circumstances: (1) it provides EPA a written opinion from its chief legal officer or counsel stating that the State or local agency has the authority under applicable State or local law to compel the business to disclose the information directly; or (2) the businesses whose information is disclosed are informed and the State or local government has shown to an EPA legal office's satisfaction that its use and disclosure of the information will be governed by State or local law and by procedures which will provide adequate protection to the interests of affected businesses.'

Notwithstanding the foregoing process, State and local governments may always obtain the unsanitized versions of the RMP by enacting regulations to require sources in their jurisdiction to submit the CBI directly to State and local entities. EPA encourages those State and local authorities wishing to receive the unsanitized RMPs to use their own authority to require such information, rather than seeking it under EPA's disclosure regulations.

EPA is also proposing to amend part 68 by adding § 68.152. This section would reference the substantive criteria set forth at 40 CFR 2.301 and require sources to claim, and substantiate, CBI at the time RMP data are submitted. Failure to do so would be considered a waiver of CBI by the source, and the data would be disclosed to the public and made part of the RMP*Info database. Section 68.152 also would require the source's owner, operator, or

senior official to certify the accuracy of its CBI substantiation claims. Adopting the § 2.301 criteria without change ensures that there will be no conflicting interpretations between existing CBI criteria and the proposed set of rules. Because the existing CBI criteria are used under many environmental statutes, they are familiar to industry.

It should be noted that information properly claimed as CBI in accordance with this regulation may nevertheless be disclosed to the public pursuant to the community right-to-know provisions of other environmental laws. Under EPCRA section 303, local emergency planning committees (LEPCs) must prepare and make publicly available comprehensive emergency response plans for their jurisdictions. These plans must address, among other things, facilities that are subject to the emergency planning and notification requirements of EPCRA sections 302 and 303 ("EPCRA Planning facilities"). Accordingly, section 303(d)(3) permits an LEPC to compel an owner or operator of an EPCRA Planning facility to provide any information (except trade secret information properly withheld pursuant to section 322 of EPCRA) necessary to enable the LEPC to develop and implement the emergency plan. An EPCRA Planning facility which receives from its LEPC a proper section 303(d)(3) request for information contained in its RMP must therefore provide the information promptly, irrespective of a valid CBI claim under this rule. Similarly, a proper CBI claim under this part will bind only the Administrator and will not prevent an LEPC from disclosing certain confidential information collected under EPCRA section 303(d)(3), because information included in an emergency plan must be made public under EPCRA section 324(a) and because State or local laws may require the LEPC to make such information public. Furthermore, once that information is requested by the LEPC and available to the public, that information would no longer be subject to CBI protection under Federal CBI rules.

E. Other Changes

When part 68 was promulgated, § 68.79(a), which was adopted from the OSHA PSM standard, was not revised to reflect the different structure of EPA's rule. The OSHA PSM standard is contained in a single section; EPA's Program 3 prevention program is contained in a subpart, with OSHA paragraphs handled as separate sections. Rather than referencing "this section," the paragraph should have referenced the "subpart." The section would be

changed to correct this error and ensure that the compliance audit covers the entire prevention program.

Under § 68.180(b), EPA intended that all covered sources report the name and telephone number of the agency with which they coordinate emergency response activities, even if the source is not required to have an emergency response plan. However, the rule refers only to coordinating the emergency plan. EPA is proposing to revise the rule to include both the plan and response activities.

III. Section-by-Section Discussion of the Proposed Rule

In Section 68.3, Definitions, the definition of SIC would be removed and the definition of NAICS added.

Section 68.10, Applicability, would be revised to replace the SIC codes with NAICS codes, as discussed above.

Section 68.42, Five-Year Accident History, would be revised to require the percentage concentration by weight of regulated toxic substances released in a mixture and NAICS code for the process that had the release.

Section 68.79, Compliance Audits, the word "section" in paragraph (a) would be replaced by "subpart."

Section 68.150, Submission, would be revised by adding a paragraph to state that procedures for asserting CBI claims and determining the sufficiency of such claims are provided in new §§ 68.151 and 68.152 and in 40 CFR part 2.

Section 68.151 would be added, as discussed above.

Section 68.152 would be added, as discussed above.

Section 68.160, Registration, would be revised by adding the requirements for the method and description of latitude and longitude, replacing SIC codes with NAICS codes, and adding the requirement to report a Title V permit number, when applicable.

Section 68.165, Offsite Consequence Analysis, would be revised by adding the requirement that the percentage weight of a regulated toxic substance in a mixture be reported.

Section 68.170, Prevention Program/ Program 2 would be revised to clarify the basis for reporting to make it clear that RMP data for prevention programs must be submitted for each part of the process for which a separate hazard review is conducted and to replace SIC codes with NAICS codes.

Section 68.175, Prevention Program/ Program 3 would be revised to clarify the basis for reporting to make it clear that RMP data for prevention programs must be submitted for each part of the process for which a separate PHA is conducted and to replace SIC codes with NAICS codes.

Section 68.180 would be revised to clarify paragraph (b) as discussed above.

Section 68.210, Availability of information to the public, would be revised to include references to §§ 68.150 through 68.152 and to replace the reference to CAA section 114© with a reference to 40 CFR part 2.

IV. Administrative Requirements

A. Docket

The docket is an organized and complete file of all the information considered by the EPA in the development of this proposed rulemaking. The docket is a dynamic file, because it allows members of the public and industries involved to readily identify and locate documents so that they can effectively participate in the rulemaking process. Along with the proposed and promulgated standards and their preambles, the contents of the docket will serve as the record in the case of judicial review. (See section 307(d)(7)(A) of the Act.)

The official record for this rulemaking, as well as the public version, has been established for this rulemaking under Docket No. A-98-08 (including comments and data submitted electronically as described below). A public version of this record, including printed, paper versions of electronic comments, which does not include any information claimed as CBI, is available for inspection from 8 a.m. to 4 p.m., Monday through Friday, excluding legal holidays. The official rulemaking record is located at the address in ADDRESSES at the beginning of this document.

Electronic comments can be sent directly to EPA's Air and Radiation Docket and Information Center at: "Aand-R-Docket@epamail.epa.gov". Electronic comments must be submitted as an ASCII file avoiding the use of special characters and any form of encryption. Comments and data will also be accepted on disks in WordPerfect in 6.1 file format or ASCII file format. All comments and data in electronic form must be identified by the docket number A-98-08. Electronic comments on this proposed rule may be filed online at many Federal Depository Libraries.

B. Public Hearing and Written

A public hearing will be held, if requested, to discuss the proposed amendments in accordance with section 307(d)(5) of the Clean Air Act. If a public hearing is requested and held,

the EPA will ask clarifying questions during the oral presentation but will not respond to the presentations or comments. Written statements and supporting information will be considered with equivalent weight as any oral statement and supporting information subsequently presented at a public hearing, if held. Persons wishing to present oral testimony or to inquire as to whether a hearing is to be held should contact the EPA (see ADDRESSES). To provide an opportunity for all who may wish to speak, oral presentations will be limited to 15 minutes each.

Any member of the public may file a written statement on or before June 1, 1998. Written statements should be addressed to the Air and Radiation Docket and Information Center (see ADDRESSES), and refer to Docket No. A—98—08. A verbatim transcript of the hearing and written statements will be placed in the docket and be available for public inspection and copying, or mailed upon request, at the Air and Radiation Docket and Information Center.

C. E.O. 12866

Under Executive Order (E.O.) 12866, EPA must determine whether a regulatory action is "significant" and, therefore, subject to OMB review and the requirements of the E.O. The Order defines "significant regulatory action" as one that is likely to result in a rule that may:

(1) Have an annual effect on the economy of \$100 million or more or adversely affect in a material way the economy, a sector of the economy, productivity, competition, jobs, the environment, public health or safety, or state, local or tribal government or communities:

(2) Create a serious inconsistency or otherwise interfere with an action taken or planned by another agency;

(3) Materially alter the budgetary impact of entitlements, grants, user fees, or loan programs or the rights and obligations of recipients thereof; or

(4) Raise novel legal or policy issues arising out of legal mandates, the President's priorities, or the principles set forth in the E.O.

It has been determined that today's proposed rule is not a "significant regulatory action" under the terms of E.O. 12866 and is, therefore, not subject to OMB review.

D. E.O. 12875

To reduce the burden of Federal regulations on States and small governments, President Clinton issued Executive Order 12875 on October 26, 1993, entitled "Enhancing the Intergovernmental Partnership." Under Executive Order 12875, EPA may not issue a regulation which is not required by statute unless the Federal Government provides the necessary funds to pay the direct costs incurred by the State and small governments or EPA provides to the Office of Management and Budget a description of the prior consultation and communications the agency has had with representatives of State and small governments and statement supporting the need to issue the regulation. In addition, Executive Order 12875 requires EPA to develop an effective process permitting elected and other representatives of State and small governments "to provide meaningful and timely input in the development of regulatory proposals containing significant unfunded mandates.

The present proposed rule satisfies the requirements of Executive Order 12875 because it is required by statute and because it does not contain a significant unfunded mandate. Section 112(r) of the Clean Air Act requires that facilities submit risk management plans containing certain essential information. This rulemaking, together with the rule it amends, implements that statutory command. In addition, this rule contains no mandate binding upon State or small governments. Nevertheless, EPA has taken independent efforts to involve such entities in this regulatory effort; specifically, much of the rule responds to issues raised by the Electronic Submission Workgroup discussed above, which included State and local government stakeholders.

E. Regulatory Flexibility Act

In accordance with the Regulatory Flexibility Act of 1980, as amended by the Small Business Regulatory Enforcement Fairness Act, Federal agencies must evaluate the impacts of rules on small entities. EPA has examined this proposed rule's potential effects on small entities as required. EPA has determined that this proposed rule will have a negligible effect on small entities because the proposed rule would, if promulgated, only impose real costs on those small businesses that claim CBI when submitting the RMP. EPA estimates that very few small entities (approximately 500) will claim CBI and that these few entities represent a small fraction of the small entities (less than 5 percent) affected by the RMP rule. Finally, EPA estimates that those small businesses filing CBI will experience a cost which is significantly less than one percent of their annual sales. Therefore, I certify that today's proposed rule will not have a significant

economic effect on a substantial number of small entities. For a more detailed analysis of the small entity impacts of this proposed rulemaking, see Document Number II-B-03, available in the docket for this rulemaking (see ADDRESSES section).

F. Paperwork Reduction Act

The information collection requirements in this proposed rule have been submitted for approval to the Office of Management and Budget (OMB) under the Paperwork Reduction Act, 44 U.S.C. 3501 et seq. An Information Collection Request (ICR) document has been prepared by EPA (ICR No. 1656.04) and a copy may be obtained from Sandy Farmer, OPPE Regulatory Information Division, U.S. **Environmental Protection Agency** (2137), 401 M St, SW, Washington, DC 20460, by e-mail at farmer.sandy@epamail.epa.gov or by calling (202) 260-2740. A copy may also be downloaded off the Internet at http:/ /www.epa.gov/icr.

The submission of the RMP is mandated by section 112(r)(7) of the CAA and demonstrates compliance with part 68. The information collected also will be made available to state and local governments and the public to enhance their preparedness, response, and prevention activities. Information in the RMP may be claimed as confidential business information under 40 CFR part 2 and part 68.

EPA estimates that the new data elements will impose little burden on sources; latitude and longitude method and description will be selected from a list of options. The Title V permit number is available to any source to which it applies. Percentage weight of a toxic substance in a mixture is usually provided by the supplier of the mixture. The NAICS code is simply a change from one code to another; sources will have determined their NAICS codes for the 1997 Census of Manufacturers prior to RMP submission.

The public reporting burden for CBI claims is estimated to be 15 hours for chemical manufacturers with Program 3 processes. EPA estimates that approximately 20 percent of the 4000 chemical manufacturers may file CBI claims (800 sources). The total annual public reporting burden for filing CBI claims is estimated to be about 12,000 hours over three years, or an annual burden of 4,000 hours. Burden means the total time, effort, or financial resources expended by persons to generate, maintain, retain, or disclose or provide information to or for a Federal agency. This includes the time needed to review instructions; develop, acquire, install, and utilize technology and systems for the purposes of collecting, validating, and verifying information, processing and maintaining information, and disclosing and providing information; adjust the existing ways to comply with any previously applicable instructions and requirements; train personnel to be able to respond to a collection of information; search data sources; complete and review the collection of information; and transmit or otherwise disclose the information.

An Agency may not conduct or sponsor, and a person is not required to respond to a collection of information unless it displays a currently valid OMB control number. The OMB control numbers for EPA's regulations are listed in 40 CFR Part 9 and 48 CFR Chapter 15.

Comments are requested on the Agency's need for this information, the accuracy of the provided burden estimates, and any suggested methods for minimizing respondent burden, including through the use of automated collection techniques. Send comments on the ICR to the Director, OPPE Regulatory Information Division, 2137, U.S. Environmental Protection Agency, 401 M Street SW, Washington D.C. 20460; and to the Office of Information and Regulatory Affairs, Office of Management and Budget, Washington, D.C. 20503, "Attn: Desk Officer for EPA." Include the ICR number in any correspondence. Since OMB is required to make a decision concerning the ICR between 30 and 60 days after April 17, 1998, a comment to OMB is best assured of having its full effect if OMB receives it by May 18, 1998. The final rule will

Rule element

respond to any OMB and public comments on the information collection requirements contained in this proposed notice.

G. Unfunded Mandates

Section 202 of the Unfunded Mandates Reform Act of 1995 ("Unfunded Mandates Act"), signed into law on March 22, 1995 (109 Stat. 48), requires that the Agency prepare a statement, including a cost-benefit analysis, before promulgating a rule that includes a Federal mandate that may result in expenditure by State, local, and tribal governments, in the aggregate, or by the private sector, of \$100 million or more in any one year. Where the rule might significantly affect small governments, section 203 requires the Agency to establish a plan for obtaining input from small governments and informing, educating, and advising them on compliance with the requirements of

Under section 205 of the Unfunded Mandates Act, the Agency must identify and consider a reasonable number of regulatory alternatives before promulgating a rule for which a statement must be prepared. The Agency must select from those alternatives the least costly, most costeffective, or least burdensome alternative for State, local, and tribal governments and the private sector that achieves the objectives of the rule, unless the Agency explains why this alternative is not selected or unless the selection of this alternative is inconsistent with law.

The EPA has determined that the total nationwide capital cost for these rule amendments is approximately zero and the annual nationwide cost for these

amendments is less than \$1 million. Because this rule is estimated to result in the expenditure by State and local governments, in the aggregate, or by the private sector of less than \$100 million in any one year, the Agency has not prepared a statement or engaged in an alternatives analysis pursuant to sections 202 and 205 of the Unfunded Mandates Act.

Because small governments will not be significantly or uniquely affected by this rule, the Agency is not required to develop a plan with regard to small governments in accordance with section 203 of the Unfunded Mandates Act.

H. National Technology Transfer and Advancement Act

Section 12(d) of the National Technology Transfer and Advancement Act of 1995 ("NTTAA"), Pub L. 104-113, section 12(d) (15 U.S.C. 272 note), directs EPA to use voluntary consensus standards in its regulatory activities unless to do so would be inconsistent with applicable law or otherwise impractical. Voluntary consensus standards are technical standards (e.g., materials specifications, test methods, sampling procedures, business practices, etc.) that are developed or adopted by voluntary consensus standards bodies. The NTTAA requires EPA to provide Congress, through OMB, explanations when the Agency decides not to use available and applicable voluntary consensus standards.

This proposed regulatory action does not involve any technical standards that would require Agency consideration of voluntary consensus standards pursuant to section 12(d) of the NTTAA. EPA invites public comment on this analysis.

Comment

Appendix to Preamble—Data Elements That May Not Be Claimed As CBI

68.160(b)(1). Stationary source name, street, city, county, state, zip code, latitude, and longitude; 68.160(b)(2) Stationary source Dun and Bradstreet number; 68.160(b)(3) Name and Dun and Bradstreet number of the corporate parent company; 68.160(b)(4) The name, telephone number, and mailing address of the owner/operator.	This information is filed with EPA and other agencies under other regulations and is made available to the public and, therefore, does not meet the criteria for CBI claims. It is also available in business and other directories.
68.160(b)(5) The name and title of the person or position with overall responsibility for RMP elements and implementation.	This information provides no information that would affect a source's competitive position.
68.160(b)(6) The name, title, telephone number, and 24-hour telephone number of the emergency contact.	This information is filed with state and local agencies under EPCRA and is made available to the public and, therefore, does not meet the criteria for CBI claims.
68.160(b)(7) Program level and NAICS code	This information provides no information that would affect a source's competitive position.
68.160(b)(8) The stationary source EPA identifier	This information provides no information that would affect a source's competitive position.
68.160(b)(9) The number of full time employees	This information is available for many sources from public directories. This information provides no information that would affect a source's competitive position.
68.160(b)(10) Whether the source is subject to 29 CFR 1910.119	This information provides no information that would affect a source's competitive position

Rule element	Comment
68.160(b)(11) Whether the source is subject to 40 CFR part 355	Sources are required to notify the state and local agencies if they are subject to this rule; this information is available to the public and, therefore, does not meet the criteria for CBI claims.
68.160(b)(12) Whether the source has a CAA Title V operating permit	This information will be known to state and federal air agencies and is available to the public and, therefore, does not meet the criteria for CBI claims.
68.160(b)(13) The date of the last safety inspection and identity of the inspecting agency.	This information provides no information that would affect a source's competitive position.
68.165(b)(3) Basis of the results (give model name if used)	Without the chemical name and quantity, this reveals no business in- formation.
68.165(b)(9) Topography (toxics only)	Without the chemical name and quantity, this reveals no business information.
68.165(b)(10) Distance to an endpoint	By itself, this information provides no confidential information. Other elements that would reveal chemical identity or quantity may be claimed as CBI.
68.165(b)(11) Public and environmental receptors within the distance	By itself, this information provides no confidential information. Other elements that would reveal chemical identity or quantity may be claimed as CBI.
68.168 Five-year accident history	Sources are required to report most of these releases and information (chemical released, quantity, impacts) to the federal, state, and local agencies under CERCLA and EPCRA; these data are available to the public and, therefore, do not meet the criteria for CBI claims. Much of this information is also available from the public media.
68.170(b), (d), (e)(1), and (f)-(k); 68.175(b), (d), (e)(1), and (f)-(p); NAICS code, prevention program compliance dates and information.	NAICS codes and the prevention program compliance dates and infor- mation provide no information that would affect a source's competi- tive position.
68.180 Emergency response program	This information provides no information that would affect a source's competitive position.

List of Subjects in 40 CFR Part 68

Environmental protection, Administrative practice and procedure, Air pollution control, Chemicals, Hazardous substances, Intergovernmental relations, Reporting and recordkeeping requirements.

Dated: April 9, 1998.

Carol M. Browner,

Administrator.

For the reasons set out in the Preamble, Title 40, Chapter I, Subchapter C, Part 68 of the Code of Federal Regulations is proposed to be amended to read as follows:

PART 68—CHEMICAL ACCIDENT PREVENTION PROVISIONS

1. The authority citation for part 68 continues to read as follows:

Authority: 42 U.S.C. 7412(r), 7601(a)(1), 7661-7661f.

2. Section 68.3 is proposed to be amended by removing the definition of SIC and by adding in alphabetical order the definition for NAICS to read as follows:

§ 68.3 Definitions.

NAICS means North American Industrial Classification System.

3. Section 68.10 is proposed to be amended by revising paragraph (d)(1) to read as follows:

§ 68.10 Applicability.

* * *

(d) * * *

(1) The process is in NAICS code 32211, 32411, 32511, 325181, 325188, 325192, 325199, 325211, 325311, or 32532: or

4. Section 68.42 is proposed to be amended by revising paragraph (b)(3), redesignating paragraphs (b)(4) through (b)(10) as paragraphs (b)(5) through (b)(11) and by adding a new paragraph (b)(4) to read as follows:

§ 68.42 Five-year accident history.

(b) * * *

(3) Estimated quantity released in pounds and, for mixtures of regulated toxic substances, percentage concentration by weight of the released regulated substance in the mixture;

(4) NAICS code for the process;

5. Section 68.79 is proposed to be amended by revising paragraph (a) to read as follows:

§ 68.79 Compliance audits.

(a) The owner or operator shall certify that they have evaluated compliance with the provisions of this subpart at least every three years to verify that procedures and practices developed under this subpart are adequate and are being followed.

6. Section 68.150 is proposed to be amended by adding paragraph (e) to read as follows:

§ 68.150 Submission.

(e) Procedures for asserting and determining that some of the information submitted in the RMP is entitled to protection as confidential business information are set forth in §§ 68.151 and 68.152 and in 40 CFR part 2.

7. Section 68.151 is proposed to be added to read as follows:

§ 68.151 Assertion of claims of confidential business information.

(a) Except as provided in paragraph (b) of this section, a claim of confidential business information may be made for any data elements that meet the criteria provided in 40 CFR 2.301.

(b) Notwithstanding the procedures specified in 40 CFR part 2, the following data elements shall not be claimed as confidential business information for the purposes of complying with this part:

(1) Registration data set forth in § 68.160(b)(1) through (b)(6) and (b)(8) through (b)(13) and NAICS code and Program level of the process set forth in § 68.160(b)(7);

(2) Offsite consequence analysis set forth in § 68.165(b)(3), (b)(9), (b)(10) and (b)(11);

(3) Accident history data set forth in § 68.168:

(4) Prevention program data set forth in § 68.170(b), (d), (e)(1), (f) through (k);

(5) Prevention program data set forth in § 68.175(b), (d), (e)(1), (f) through (p);

(6) Emergency response program data set forth in § 68.180.

(c) Notwithstanding the procedures specified in 40 CFR part 2, to assert a claim that one or more data elements are entitled to protection as confidential business information, the owner or operator shall submit to EPA the following:

(1) An unsanitized (unredacted) paper copy of the RMP that clearly identifies each data element that is being claimed as confidential business information;

(2) A sanitized (redacted) copy of the RMP that shall be identical to the unsanitized copy of the RMP except that the submitter shall replace each data element, except chemical identity, claimed as confidential business information with the notation "CBI" or a blank field. For chemical identities claimed as CBI, the submitter shall substitute a generic category or class name; and

(3) At the time of submission of the RMP, a sanitized and unsanitized document substantiating each claim of confidential business information.

8. Section 68.152 is proposed to be added to read as follows:

§ 68.152 Substantiating claims of confidential business information.

(a) Claims of confidential business information must be substantiated by providing documentation that demonstrates that the information meets the substantive criteria set forth in 40 CFR 2.301.

(b) The submitter may claim as confidential information submitted as part of the substantiation. To claim materials as confidential, the submitter shall clearly designate those portions of the substantiation to be claimed as confidential by marking them as confidential business information. Information not so marked will be treated as public and may be disclosed without notice to the submitter.

(c) The owner, operator, or senior official with management responsibility shall sign a certification that the signer has personally examined the information submitted and that based on inquiry of the persons who compiled the information, the information is true, accurate, and complete, and that those portions of substantiation claimed as confidential business information would, if disclosed, reveal trade secrets or other confidential business information.

9. Section 68.160 is proposed to be amended by revising paragraphs (b)(1), (b)(7), and (b)(12) to read as follows:

§ 68.160 Registration.

(b) * * *

(1) Stationary source name, street, city, county, state, zip code, latitude and longitude, method for obtaining latitude and longitude, and description of location that latitude and longitude represent;

(7) For each covered process, the name and CAS number of each regulated substance held above the threshold quantity in the process, the maximum quantity of each regulated substance or mixture in the process (in pounds) to two significant digits, the NAICS code of the process, and the Program level of the process;

(12) If the stationary source has a CAA Title V operating permit, the permit number; and

10. Section 68.165 is proposed to be amended by revising paragraph (b) to read as follows:

§ 68.165 Offsite consequence analysis.

(b) The owner or operator shall submit the following data:

(1) Chemical name;

(2) Percentage weight of the chemical in a mixture (toxics only);

(3) Physical state (toxics only);(4) Basis of results (give model name);

(5) Scenario (explosion, fire, toxic gas release, or liquid spill and evaporation);

(6) Quantity released in pounds;

(7) Release rate;

(8) Release duration;

(9) Wind speed and atmospheric stability class (toxics only);

(10) Topography (toxics only);(11) Distance to endpoint;

(12) Public and environmental receptors within the distance;

(13) Passive mitigation considered; and

(14) Active mitigation considered. 11. Section 68.170 is proposed to be amended by revising paragraphs (a) and (b) to read as follows:

§ 68.170 Prevention program/Program 2.

(a) For each part of a Program 2 process for which a separate hazard review was conducted, the owner or operator shall provide in the RMP the information indicated in paragraphs (b) through (k) of this section.

(b) The NAICS code for the part of the process.

12. Section 68.175 is proposed to be amended by revising paragraphs (a) and (b) to read as follows:

§ 68.175 Prevention program/Program 3.

(a) For each part of a Program 3 process for which a separate process hazard analysis was conducted, the owner or operator shall provide in the RMP the information indicated in paragraphs (b) through (p) of this section.

(b) The NAICS code for the part of the

process.

*

13. Section 68.180 is proposed to be amended by revising paragraph (b) to read as follows:

§ 68.180 Emergency response program.

* * * * * *

(b) The owner or operator shall provide the name and telephone number of the local agency with which emergency response activities or the emergency response plan is coordinated.

14. Section 68.210 is proposed to be amended by revising paragraph (a) to read as follows:

§ 68.210 Availability of information to the public.

(a) The RMP required under subpart G of this part shall be available to the public except as provided in §§ 68.150 through 68.152 and 40 CFR part 2.

[FR Doc. 98–10145 Filed 4–16–98; 8:45 am] BILLING CODE 6560-50-P

FEDERAL COMMUNICATIONS COMMISSION

* * *

47 CFR Part 73

[MM Docket No. 98-43; FCC 98-57]

1998 Biennial Regulatory Review— Streamlining of Mass Media Applications, Rules, and Processes

AGENCY: Federal Communications Commission.

ACTION: Notice of proposed rule making.

SUMMARY: The Commission proposes to streamline broadcast application and licensing procedures and reduce licensee administrative and filing requirements. The Commission also proposes to eliminate rules and procedures that no longer advance key objectives. In addition, the Commission seeks comment on whether to mandate electronic filing for certain broadcast application and reporting forms. By these proposals, the Commission seeks

to preserve the public's ability to participate fully in the FCC broadcast licensing process, reduce unwarranted applicant and licensee burdens, and realize benefits of the Mass Media Bureau's electronic filing initiative. This NPRM contains proposed or modified information collections subject to the Paperwork Reduction Act of 1995 (PRA), Public Law 104-13. It has been submitted to the Office of Management and Budget (OMB) for review under section 3507(d) of the PRA. OMB, the general public, and other Federal agencies are invited to comment on the proposed or modified information collections contained in this proceeding.

DATES: Comments must be filed on or before June 16, 1998. Reply comments are due July 16, 1998. To file formally in this proceeding, interested parties must file an original plus six copies of all comments, reply comments, and supporting comments. If parties filing comments want each Commissioner to receive a personal copy of the comments, the parties must file an original plus eleven copies. Written comments by the public on the proposed and/or modified information collections on or before June 16, 1998. Written comments must be submitted by the Office of Management and Budget (OMB) on the proposed and/or modified information collections on or before June 16, 1998.

ADDRESSES: All comments should be addressed to the Office of the Secretary, Federal Communications Commission, 1919 M Street, NW, Washington, DC 20554. In addition to filing comments with the Secretary, a copy of any comments on the information collections contained herein should be submitted to Judy Boley, Federal Communications Commission, Room 234, 1919 M Street, NW, Washington, D.C. 20554, or via Internet to jboley@fcc.gov, and to Timothy Fain, OMB Desk Officer, 10236 NEOB, 725-17th Street, NW, Washington, D.C. 20503 or via the Internet to fain_t@al.eop.gov.

FOR FURTHER INFORMATION CONTACT:
Peter H. Doyle, Audio Services Division,
Mass Media Bureau, (202) 418–2780;
James J. Brown, Video Services
Division, Mass Media Bureau (202) 418–
1600; or Mania K. Baghdadi, Policy and
Rules Division, Mass Media Bureau
(202) 418–2130. For additional
information concerning the information
collections contained in this NPRM
contact Judy Boley at (202) 418–0214, or
via the Internet at jboley@fcc.gov.
SUPPLEMENTARY INFORMATION: This is a
summary of the Commission's Notice of

Proposed Rulemaking in MM Docket No. 98–43 and FCC No. 98–57, adopted April 2, 1998 and released April 3, 1998. The complete text of this Notice of Proposed Rule Making is available for inspection and copying during regular business hours in the FCC Reference Center (Room 239), 1919 M Street, NW, Washington, DC 20554 and may also be purchased from the Commission's copy contractor, International Transcription Service, (202) 857–3800 (phone), (202) 857–3805 (facsimile), 1231 20th Street, NW, Washington, DC 20036.

Synopsis of Proposed Rulemaking

I. Introduction

1. These proposals are designed to reduce filing burdens and increase the efficiency of the Mass Media Bureau application processing. They recognize that this approach is feasible only if the Commission retains the capacity to verify compliance with our rules and the accuracy of application information through audits and inquiries. Therefore, these proposals include the establishment of a formal system of random audits along with the Commission's commitment to sanction applicants that do not meet their obligations of full disclosure and complete candor. We have tentatively identified certain policies that either consume significant staff resources or create burdens that may no longer be warranted. Accordingly, we propose to eliminate: payment restrictions on the sale of unbuilt stations, the requirement to submit contracts with assignment and transfer applications, and several rules that add unwarranted filing burdens on commercial new station and facility change applicants. We consider relaxing and conforming ownership report filing requirements for commercial and noncommercial stations. This proceeding also proposes fundamental changes in our construction permit extension procedures. These changes would reduce the need for repetitive extension filings. The Commission seeks comments on procedures we can adopt, consistent with statutory restrictions, to expedite the processing of pro forma assignment and transfer applications. Finally, we invite comment on other measures which may advance our streamlining goals.

II. Issue Analysis

A. Electronic Filing of Applications

2. The Mass Media Bureau is currently working on facilitating electronic filing for 15 key broadcasting application and reporting forms. 1 The Commission invites comment on whether electronic filing of these applications should be mandatory or permissive, and, if mandatory, whether this requirement should be phased in. If electronically filed applications are made available on the Internet, interested parties could examine them at home, at the office, or perhaps at the public library. The Commission invites comment on these tentative views. Additionally, the Commission seeks comment on whether FCC Form 398, the Children's Programming Report, be filed electronically. The Commission seeks comment on these proposals, as well as on any legal, technical, or other issues raised by mandatory electronic filing.

3. The Commission seeks comment on whether it should create exemptions to mandatory filing for small businesses or other qualifying entities, and what the criteria or waiver standards should be. In addition, the Commission seeks comment on whether there should be a transition period for mandatory filing and if so, should this period be based on whether the filer is a small entity? Should the phase-in be done on a form by form basis, and what phase in dates should be used? The Commission also seeks comment on whether voluntary electronic filing could or should be encouraged during the transition period. To spur electronic filing, the Commission requests comments on possible measures such as higher filing fees for paper filers. However, the Commission notes its lack of statutory authority to structure filing fees based on whether a filing is submitted in paper or electronic form. If Mass Media Bureau electronic filing is phased in, should parties also be required to submit traditional paper copies of any electronic filings during the transition? Would such a requirement be consistent with the Paperwork Reduction Act of 1995, increase administrative burdens, processing, or discourage electronic

filing?

4. Pursuant to the Debt Collection
Improvement Act ("DCIA"), Omnibus
Consolidated Rescissions and
Appropriations Act of 1996, Public Law
104–34, Chapter 10, 110 Stat 1321,
1321–1358 (1996), the Commission is
required to monitor and provide
information about its regulatees to the
U.S. Treasury. The statute includes a
requirement that the Commission
collect Taxpayer Identifying Numbers

¹The Mass Media Bureau is developing electronic versions of the following 15 forms: FCC Forms 301. 302–AM, 302–FM, 302–FV, 307, 314, 315, 316, 340, 345, 346, 347, 349, 350, and 5072. We also propose to require the electronic filing of Form 398, which already is available in electronic form.

(TIN), and share them with the U.S. Treasury. Individuals use their Social Security Number as their TIN.2 Employers use their Employer Identification Number ("EIN") as their

5. The Commission invites comment on using TINs in a manner analogous to their proposed use in the Wireless Bureau's Universal Licensing System. We seek comment on whether requiring the use of TINs would satisfy the requirements of the DCIA, and whether it would provide a unique identifier for parties filing broadcast applications that would ensure that the system functions properly. The Commission would take steps to prevent misuse of TINs. Alternatively, we seek comment on using the Bureau's unique database generated identifiers that would be assigned to filers based on the date of filing and a three-character alphanumeric sequence. Finally, a Privacy Act submission would be published in the Federal Register to obtain the requisite public and congressional comment and Office of Management and Budget ("OMB") approval prior to implementation of the electronic filing system.

B. Streamlining Application Processing

6. The current versions of most Mass Media Bureau forms rely to a significant extent on open-ended narrative exhibits and document submissions. Accordingly, the Commission believes it is necessary to undertake a thorough review of its broadcast forms and to reconsider both the information that is collected and the form in which it is submitted. Thus, the Commission considers changes to the license and permit assignment and transfer forms-Forms 314, 315 and 316; the new commercial station/technical modification form-Form 301; the construction permit extension form-Form 307; and the annual ownership report for commercial stations-Form 323. For Forms 314, 315, 316, and 301, the Commission has recasted as many questions as possible into an electronic "filing friendly" format, replacing required exhibits with certifications and "yes/no" questions. We tentatively conclude that the broadcast application forms should restrict the use of exhibits to waiver requests or where additional information is necessary to support application elements potentially inconsistent with precedent or processing standards. At the same time the Commission proposes to reduce the

² Therefore, for the purposes of this NPRM, the term "Taxpayer Identification Number" shall mean "Social Security Number" for individuals.

8. The Commission also proposes to eliminate or relax a number of technical and non-technical rules and filing requirements. If adopted, these changes would both reduce applicant filing burdens and streamline our processing of sales, new station, and facility modification applications.

Assignment and Transfer Applications: Forms 314 and 315

9. The Commission proposes substantial revisions to the sales application forms (FCC Forms 314 and 315), including eliminating the rule that restricts payments upon assignment or transfer of unbuilt stations, and the requirement that applicants file sales agreements as part of the assignment or transfer application. In addition, the Commission proposes other changes that are not subject to the rulemaking requirements of the Administrative Procedure Act 3 and therefore may be implemented without notice and comment. Nonetheless, the Commission discusses these changes here.

Rule Changes

10. Payment Restrictions on the Sale of Unbuilt Stations. Section 73.3597(c) of the Commission's rules restricts payments upon assignment or transfer of an unbuilt station to reimbursement of a seller's expenses ("no profit" rule).4 In addition, § 73.3597(d) provides that where the seller retains an interest in an unbuilt station, the Commission must consider whether the transaction involves actual or potential gain to the seller over and above reimbursement of expenses.⁵ In such cases, Commission rules provide that the assignment or transfer application must be designated for hearing unless the transferor or assignor has obligated itself to provide the station with a capital contribution proportionate to the transferor's or assignor's equity share in the station for the one-year period commencing with .

program tests.6

11. The Commission proposes to eliminate the "no profit" rule. We believe that there is no statutory proscription against the for-profit sale of construction permits for unbuilt broadcast stations. With the initiation of competitive bidding for broadcast spectrum in situations where mutually exclusive applications are filed, the winning bidder's payment of fair market value for a construction permit combined with a restricted construction permit extension policy proposed infra will promote the prompt construction of broadcast facilities.7 Thus, we tentatively conclude that we should follow the same construction permit sale policy which is followed in other services subject to auction procedures.8 Recognizing that auctions may not be used to award construction permits in every context, for example, noncommercial station construction permits or where there are no competing commercial stations, the Commission seeks comment on whether the fact that a construction permit may not be issued through auction should cause us to retain the "no profit" rule in such situations. Commenters are invited to discuss the benefits and drawbacks of applying the "no profit" rule in cases where no auction takes place.

12. The Commission tentatively concludes that reimbursement restrictions should also be eliminated

amount of information applicants are now required to file. For Forms 307 and 323, we propose to restructure filing requirements altogether.

^{7.} As part of this process the Commission is making revisions to the instructions to the Mass Media Bureau application forms and adding worksheets, where applicable, to help clarify Commission processing standards and rule interpretations. The Commission's goal is to provide applicants with sufficient guidance to intelligently certify compliance with our rules and policies. The expanded application form instructions are viewed as crucial to this process and therefore, the Commission proposes to require each applicant to certify that it has read the instructions and disclosed fully in exhibits all matters about which there is any question regarding full compliance with the standards and criteria set forth in the instructions. The Commission invites comment on this proposal, and on whether it should require licensees to retain worksheets to assist the Commission in its compliance efforts, or alternatively, whether licensees should be required to place worksheets in their public inspection files. We also propose to narrow or eliminate application questions of marginal importance and believe these changes will not undermine the Commission's ability to make informed public interest determinations.

³ See 5 U.S.C. 553(b)(3)(A).

⁴⁴⁷ CFR 73.3597(c).

^{5 47} CFR 73.3597(d)(1).

⁶⁴⁷ CFR 73.3597(d)(2).

⁷ See Implementation of Section 309(j) of the Communications Act—Competitive Bidding for Commercial Broadcast and Instructional Television Fixed Service Licenses, Notice of Proposed Rulemaking, 62 FR 65392 (December 12, 1997) ("Auction NPRM").

⁸ See e.g., 47 CFR 24.839.

for outstanding construction permits. We tentatively conclude that we also should permit the for-profit sale of these construction permits, which to a certain extent have already been subject to private competitive forces. We seek comment on these tentative conclusions.

13. If the current "no profit" rule were retained, the Commission proposes allowing permittees to certify compliance with the rule by answering a series of "yes/no" questions. The Commission would continue to have the authority to request an itemized accounting of expenses on a case-bycase basis where disclosures in an application raise issues or concerns.9 The Commission seeks comment on the appropriateness of allowing permittees to certify compliance, and particularly on our proposal to allow a seller to certify that it will not be reimbursed for more than its out-of-pocket expenses. The Commission also seeks comment on whether it would be sufficient to require sellers to place copies of all expense documentation in a station's public file if the no-profit rule is retained.

Requirement To Submit Contracts With Assignment and Transfer Applications

14. The current sales forms, FCC Forms 314, 315 and 316, require that the seller submit a copy of the contract and/ or agreement for the assignment or transfer of the station, or if the agreement has not been reduced to writing, a written description of the complete oral agreement. In addition, § 73.3613(b) of the Commission's rules requires that licensees and permittees file with the Commission any documents relating to the present or future ownership or control of the licensee or permittee within thirty days of execution. The Commission proposes to eliminate the requirement that such contracts and/or agreements be filed as part of assignment or transfer applications as well as the portion of § 73.3613(b) that requires that such agreements be filed with the Commission within thirty days of execution. In lieu of this requirement, the Commission proposes to require applicants to carefully and thoroughly review their sales and organizational documents against the detailed standards set forth in the instructions to Forms 314 and 315. We also propose to expand application instructions to cover both the sales and loan agreements and also issues relating to non-party investor influence over the assignee or transferee. Applicants would be required to disclose fully any sales,

15. If the Commission eliminates the requirement that applicants file sales agreements with their applications and the rule requiring that such agreements be filed with the Commission within thirty days of execution, it proposes to require that applicants place all such agreements in the station's public inspection file and to modify our public inspection file rule accordingly. The Commission seeks comment on the impact of ending the practice of having sales agreements available for inspection in the Commission's Washington, D.C. public reference room.

Requirement to Submit Contour Overlap Maps

16. With regard to radio applicants, the Commission proposes to reduce administrative burdens on broadcasters and at the same time streamline the staff review process by eliminating the requirement that applicants submit contour overlap maps to demonstrate compliance with our local radio ownership rules. The Commission proposes reliance on applicant certifications in place of contour maps. An applicant would be in a position to make this local radio ownership certification only after completing a worksheet. To the extent a proposed transaction would involve more than one "market," as that term is defined in § 73.3555(a)(4)(ii), applicants would be required to complete the worksheet with regard to each such market. The Commission seeks comment on this proposal, and whether our elimination of the requirement that applicants submit contour overlap maps will detrimentally affect the public's ability

to access the information necessary to monitor station sales and thereby undermine the opportunity for meaningful public participation under § 309(d) of the Act. 10 The Commission seeks comment on whether applicants should be required to place a copy of the contour overlap map in the station's public inspection file. The Commission also seeks comment on whether applicants should be exempt from the public file requirement in those situations in which compliance is obvious, e.g., where a certification is premised on the fact there are forty-five or more stations in a major market. The Commission seeks comment on whether applicants should be required to prepare a map solely for placement in the station's public inspection file in such circumstances.

Other Revisions

17. Certain proposed revisions to the sales forms (FCC Forms 314 and 315) do not require changes in our rules. These changes are intended to maximize the advantages of electronic filing and processing and eliminate burdensome disclosure requirements. These proposed form changes are not subject to the Administrative Procedure Act's notice and comment rulemaking requirements. Il Nevertheless, interested parties are urged to review the draft forms carefully so that meaningful comments may be submitted regarding the proposed revisions in the forms.

New Commercial Station and Facility Change Applications: Form 301 Rule Revisions

18. Section 73.316(c). The Commission proposes to modify § 73.316(c) to shift the filing requirements now codified in subsections (1)–(2) and (4)–(7) from the construction permit phase to the license phase of the FM authorization process. 12

19. Section 73.1030(a). The Commission seeks comment on its proposal to modify § 73.1030(a) by eliminating the requirement that applicants indicate in their applications the date of radio astronomy observatory notification.

20. Section 73.1675(a). The Commission seeks comment on its proposal to modify this rule to eliminate the map requirement for auxiliary facilities for the FM and TV broadcast services. Although the Commission believes that the rationale for eliminating the § 73.1675(a) map requirement is equally applicable to the

financing or investor information where the transaction or the assignee entity does not conform fully to the standards set forth in the instructions. However, copies of agreements may be requested on a case-by-case basis where disclosures made in an application raise issues or concerns. The Commission seeks comment on whether the proposed application procedures and certifications would suffice instead of the requirement that applicants file the sales agreements with their applications. In particular, the Commission requests comment on whether the proposed instruction materials and related certifications would suffice instead of individualized review of agreements and contracts where complex transactions are involved. Finally, comment is sought on whether these procedures are sufficient to discharge our obligation under § 310(d) of the Act to grant only those applications that serve the public interest, convenience and necessity.

⁹ See 47 CFR 1.17.

¹⁰ See 47 U.S.C. 309(d).

¹¹ See 5 U.S.C. 553(b)(3)(A).

¹² See 47 CFR 73.316(c).

FM and TV broadcast services, it proposes to retain the map requirement for AM auxiliary facility permit

applications.

The Commission believes that adoption of these changes would not jeopardize the technical integrity of the broadcast services or the consistent enforcement of our core rules and policies. The Commission seeks comments on these modifications, and request additional suggestions to eliminate or streamline reporting and filing requirements which relate to Form 301 filings.

Form Revisions

21. The Commission also proposes to reorganize and streamline FCC Form 301. It proposes to conform Forms 301, 314 and 315 non-technical questions where regulatory concerns are identical. In addition, the Commission proposes to reorganize the FM technical data section of the application, section V–B. The revised section V–B would require applicants to certify compliance with our technical rules for routine and non-waiver issues. The technical data required for engineering review would be organized in such a manner as to facilitate electronic entry and processing of data.

C. Enforcement

22. The Commission's proposals would significantly streamline the amount of information that applicants must furnish to the Commission. Consequently, the Commission would rely more heavily on certifications by applicants that they comply with the applicable rules. These proposals do not signify any lessening of the Commission's expectation that licensees conduct themselves as public trustees. Current enforcement measures applied by the Commission range from admonitions to forfeitures to conducting hearings to determine whether to revoke or deny renewal of a broadcaster's license. The Commission invites comment as to whether our existing enforcement measures and policies remain sufficient.

23. If the proposed revisions to the Commission's application forms and processing procedures are adopted, the Commission intends to have a formal program of random audits to ensure that licensees continue to comply with our rules and we intend to rely heavily on such audits. The Commission invites comments to how it should implement such audits and whether such audits are sufficient means of ensuring continued licensee compliance with our rules and policies. If not, the Commission invites

comment as to what additional measures, if any, it should adopt.

D. Modifying Construction Permit Extension Procedures

24. For new or modified facilities, the Commission issues a construction permit for either 24 months (for full power TV) or 18 months (for AM, FM, International Broadcast, low power TV, TV translator, TV booster, FM translator, FM booster, broadcast auxiliary, or Instructional TV Fixed station ("ITFS")). Within the specified time frame, a permittee must complete construction and file an application for a license to cover. Additional time may be granted only if the licensee or permittee can demonstrate one of the following three conditions, the so-called "one-in-three" showing: (1) construction is complete and testing is underway looking toward the prompt filing of a license application; (2) substantial progress has been made; or (3) no progress has been made for reasons clearly beyond the control of the permittee but the permittee has taken all possible steps to expeditiously resolve the problem and proceed with construction.

25. While many permittees are now able to complete construction within the initial construction period afforded under the current rules, a significant number of permittees do not succeed in constructing their proposed facilities prior to permit expiration. As a result, the staff receives large numbers of extension applications, creating a tremendous burden on staff resources. Therefore, the Commission proposes to: (1) issue all construction permits for a uniform three-year term; (2) extend permits only in circumstances where the permit itself is the subject of administrative or judicial appeal or where construction delays have been caused by an "act of God;" (3) eliminate the current practice of providing extra time for construction after a permit has been the subject of a modification or an assignment or transfer of control; and (4) make construction permits subject to automatic forfeiture upon expiration. Additionally, the Commission proposes to apply these rules to any construction permit that is within its initial construction period at the time these rules are adopted.

26. The Commission invites comment on the need for, and relative merits of, a uniform period and seeks comment as to whether a three year term is appropriate. The Commission solicits comments on typical construction time lines and problems, particularly where commenters support alternative permit time frames. It also seeks comment as to

whether the proposed longer construction period would remove an incentive for prompt construction by permittees who are capable of completing construction much earlier than the proposed three-year deadline. Commenters are specifically asked to comment on the extent to which construction permit applicants are unprepared and unwilling to proceed promptly with construction when they apply, but rather are applying to warehouse spectrum. The Commission also seeks comment on whether we should impose a shorter construction period, e.g., one year, for construction permits for minor modifications to licensed facilities. The Commission does not propose to apply the three-year construction period to the digital television ("DTV") facilities constructed by initial DTV licensees, which are on their own construction schedule.13 However, in its Memorandum Opinion and Order on Reconsideration of the Fifth Report and Order the Commission established special construction rules for new NTSC permittees whose applications remained pending on April 3, 1997.14 This limited class of permittees, which are not eligible for an initial DTV paired license, may construct either an analog or a digital station. These permittees also must complete construction with the "traditional" two-year construction period applied to NTSC stations, 15 and, if they initially construct analog facilities, may convert to DTV by the 2006 deadline. If the proposed threeyear construction period is adopted, the Commission proposes to increase to three years the initial period afforded these NTSC permittees to construct either analog or digital facilities. The Commission does not propose a change in the 2006 deadline for converting to DTV. The Commission invites comment as to whether the two-year period for this group of NTSC permittees should be extended to three years if we adopt the three-year proposal discussed

Restrict Extensions to Circumstances Where Delays Are Beyond the Permittee's Control

27. The Commission also proposes to strictly limit the circumstances that would qualify for an extension under

 ¹³ See Fifth Report and Order, 62 FR 26996 (May 16, 1997) on reconsideration, 63 FR 15774 (April 1, 1998). See also Sixth Report and Order 62 FR 26684 (May 14, 1997), on reconsideration, 63 FR 13546 (March 20, 1998).

¹⁴Memorandum Opinion and Order on Reconsideration of the Fifth Report and Order, 63 FR 15774 (April 1, 1998).

¹⁵ Id. para. 11.

the "circumstances beyond control" criterion. Specifically, the Commission seeks comment on whether it can limit the tolling of the construction period to when the grant of a construction permit is the subject of administrative or judicial appeals or when construction has been delayed by an "act of God." The Commission proposes to define "acts of God" very narrowly in terms of natural disasters (e.g., floods, tornados, hurricanes, and earthquakes) and even then to only toll the construction period for the length of time which a diligent permittee would need to recover from the effects of the event, up to a maximum of one year. It also proposes to require strict documentation of a permittee's efforts to build subsequent to such events. Commenters are requested to address both the legal and economic consequences of this proposal and to suggest a mechanism by which a permittee would inform the Commission of natural disasters which have delayed construction and request the tolling of a construction period. The Commission seeks comment on whether this proposed rule change would be consistent with § 319(b) of the Act. Finally, it sees comment as to whether difficulties in obtaining local zoning authorization are sufficiently beyond the permittee's control to warrant treatment similar to that of delays caused by administrative and judicial review. The Commission's tentative conclusion is that zening delays can be overcome and construction can be completed within the proposed threeyear construction period if a permittee pursues the zoning process diligently.

Eliminate Post-Modification and Post-Assignment Extensions

28. When a permittee for a new facility files an application to modify its construction permit, or an application to assign or transfer control of its construction permit in the second half of the construction permit's initially authorized period, the Commission currently requires a "one-in-three" showing and, upon grant, the permittee, in most instances, is provided additional time to complete construction. The Commission proposes to eliminate both the restriction on second-half construction period modifications and assignments and the extended construction periods provided under our rules. The Commission seeks comment on whether elimination of automatic extensions when unbuilt stations have been modified, assigned, or transferred is consistent with § 319(b) of the Act. In addition, we propose to eliminate the requirement that permittees that modify unbuilt stations

certify that construction will commence immediately upon grant. ¹⁶ We also propose to eliminate the analogous certification requirement for assignees and transferees. ¹⁷ The Commission seeks comment on these proposals.

Automatic Forfeiture of Expired Construction Permits

29. While § 319(b) of the Act provides for the automatic forfeiture of an expired construction permit (unless the Commission authorizes additional time or the delay was caused by circumstances outside the permittee's control), the Commission's practice has been to take an affirmative action cancening a construction permit before it is forfeited. In an effort to streamline this process, the Commission proposes to make a construction permit subject to automatic forfeiture, without further Commission action, upon expiration of the proposed three-year construction period. The Commission seeks comment on whether an automatic cancellation policy for expired construction permits should be adopted and its tentative conclusion that such a procedure would be consistent with the Act's automatic forfeiture provision.

Application of New Rules to Outstanding Permits

30. Finally, the Commission proposes that the rules regarding construction permits, and extensions thereof, adopted in this rulemaking proceeding be applied to any construction permit that is currently in its initial construction period (i.e., the first 24 months for a full power TV facilities permit and the first 18 months for an AM, FM, International Broadcast, low power TV, TV translator, TV booster, FM translator, FM booster, or broadcast auxiliary permit). The Commission invites comment on whether to extend the proposed extension policy to outstanding permits, whether implementation would cause unjustifiable hardship to permittees, and whether this approach would result in a disservice to the public. The Commission believes, however, that it would be administratively unworkable to apply the proposed rules to construction permits that are already beyond their initial construction periods (whether through extension, assignment, transfer of control, or modification). Because many of these permits have already been afforded a construction period close to (or, in many instances, in excess of) the threeyear term proposed in this Notice, the

Commission proposes to continue to apply the rules as they exist today to permits outside their initial periods. The Commission invites comment on the tentative conclusion that it is more appropriate to continue to apply its current rules to construction permits that are beyond their initial periods.

E. Modifying Pro Forma Assignments and Transfers

31. Approximately 35 percent of radio and television assignment and transfer applications propose pro forma transactions and are filed on FCC Form 316. Applications are typically processed and disposed of within 10 working days. For certain pro forma transfers and assignments, which do not affect actual control of the licensee or permittee and which are routinely granted by the Commission. broadcasters have questioned whether they should be required to file an application and wait for a grant. The Commission invites commenters to identify any specific situations or transactions negatively impacted by the Mass Media Bureau's current rate of disposal. Some types of pro forma assignments or transfers may be suited for streamlined procedures. For example: (1) court-ordered transfers to a bankruptcy trustee; (2) certain corporate reorganizations (such as a change in an intermediate wholly-owned subsidiary); (3) reorganization by a corporate licensee in another state where no other changes are made; (4) involuntary assignment or transfer of control of license or construction permit due to death or legal disability of the individual permittee or licensee; and (5) assignment of less than a controlling interest in a partnership. The Commission invites comment on whether these and/or other categories of pro forma transfers and assignments should be subjected to a streamlined procedure and whether this may be done while complying with § 310(d).

32. Under such a streamlined procedure certain assignments and transfers, as listed above, could be carried out by licensees or permittees, subject only to a requirement that the Commission be notified of the assignment or transfer within a certain period thereafter (say 30 days) and the requirement that an Ownership Report Form be filed within 30 days after the assignment or transfer. Is Would § 310(d) permit adoption of such a notification procedure? In the context of Cable Television Relay Service ("CARS"), we have streamlined transfers by providing

¹⁶ See 47 CFR 73.3535(b).

¹⁷ See 47 CFR 73.3535(a).

¹⁸ See 47 CFR 73.3615(f).

that prior Commission consent is not required for assignments or transfers of control "in cases where the change in ownership does not affect the identity or controlling interest of the licensee."15 The Commission invites comment as to whether this precedent is applicable to broadcast transfers.

33. The Commission also invites comment on the procedures that should be followed for notifications of transactions that are determined to fall outside the scope of per se grantable applications. Commenters should also consider the procedures the Commission should adopt in response to notifications for transactions that the Commission concludes are both voluntary and involve a substantial change in ownership or control, and thus are subject to the public notice and petition to deny provisions of § 309(d). Finally, the Commission invites comment on the sanctions that should be imposed for such erroneous

notifications. 34. The Commission also uses "short form" procedures in connection with tender offers and proxy contests to acquire control of entities that hold Commission licenses.20 We question whether the streamlining options considered in this Notice should apply to our tender offer and proxy contest processing policies. Accordingly, we seek comment on our tentative conclusion that the proposed streamlining procedures should not be extended to cover the processing of "short form" applications relating to tender offers and proxy contests for control of Commission licensees. Assuming that a notification procedure could be adopted consistent with § 310(d), are there benefits to obtaining prior consent to such transactions that would be lost if the Commission adopts a notification requirement? Should the Commission require that a notification and Ownership Report both be filed with the Commission or, in the alternative, would an Ownership Report be sufficient in this regard? Is the thirtyday period an appropriate time limit for the notification requirement? Should the Commission require that a notification letter be filed, or should the Commission adopt a new notification form for this purpose? If the Commission requires that a notification letter or form be filed, what information should be required to be filed in the

letter? Finally, should the Commission place such notifications on public notice to permit the public an opportunity to seek reconsideration of the application of the "blanket" consent to a particular transaction? Alternatively, would a requirement that the notification be placed in the station's public file be sufficient in this

35. As an alternative to a notification procedure, the Commission could keep the current application process but, in the case of certain specified pro forma assignments and transfers, permit applicants to proceed, at their own risk, to consummate the transfer or assignment if Commission action denying the application is not taken within a set short period after the application is filed. The Commission invites comment as to whether this alternative would be consistent with § 310(d). The Commission would, in the event that this proposal is adopted, retain the authority to deny the assignment or transfer even after such a consummation and require that the transaction be unwound. Thus, the Commission believes its authority under section 310 of the Act would be retained.

36. Assuming such an alternative procedure is consistent with § 310(d), the Commission invites comment as to the appropriate time period for Commission action, e.g., ten business days. Further, the Commission invites comment as to whether such a proposal would significantly and meaningfully reduce regulatory burdens and provide adequate relief. The Commission notes its concern that it may be difficult to unwind sales transactions after they have occurred. It invites comment as to whether this is a significant negative factor that should be considered or whether it should rely on applicants to make a reasoned judgment as to whether they should assume the risk that a transaction consummated prior to FCC consent must be subsequently unwound. The Commission notes that this proposal would apply only to narrow categories of pro forma transfers and assignments, as specified above, where Commission consent is routinely granted. The Commission invites comment on all aspects of this proposal.

F. Streamlined Ownership Reporting Requirements

37. The Commission proposes to reduce the frequency with which Ownership Reports (FCC Forms 323 and 323-E) for commercial and noncommercial educational AM, FM and TV broadcast stations must be filed with the Commission. Currently, most

licensees of commercial broadcast stations are required to file Ownership Reports annually. This proposal would relax this requirement so that such licensees would have to file Ownership Reports when they file their stations' license renewal applications and four years thereafter, at the mid-point of their scheduled license term. In addition, the Commission proposes to formalize the Commission's current practice of requesting an Ownership Report within 30 days of an approved assignment or transfer by amending § 73.3615 of the Commission's Rules to specifically require that every commercial and noncommercial educational licensee or permittee file an Ownership Report on FCC Form 323 or 323-E within 30 of days of consummation of an approved license assignment or transfer of control. In the event the Commission adopts a notification procedure for certain pro forma assignments and transfers, the Commission proposes to require the filing of an Ownership Report with'n thirty days of the consummation of those transactions. Comment on all aspects of these proposals is invited. We also seek comment on whether it should adopt the same proposed relaxed ownership reporting requirements for noncommercial educational AM, FM and TV broadcast station licensees and permittees.

38. The Commission invites comment on its tentative conclusion that the proposed relaxation in ownership reporting would ease paperwork burdens on licensees and permittees without impairing the public's ability to ascertain the identities of broadcast station owners. The Commission also tentatively concludes the proposal would not adversely affect its ability to monitor ownership of commercial and noncommercial educational broadcast stations and compliance with the Commission's multiple ownership limitations and the alien ownership and prior consent provisions of § 310 of the Communications Act of 1934, as amended. We also invite comment as to whether our proposals would hinder members of the public and other broadcasters in obtaining necessary ownership information and monitoring ownership changes.

39. The current ownership reporting requirements are stricter for noncommercial stations than for commercial stations. The Commission proposes, therefore, to conform Form 323-E and Form 323 reporting requirements. We seek comment on whether eliminating the 30-day supplemental reporting requirement, coupled with the addition of a regular four-year filing requirement, would

19 47 CFR 78.35(c); Report and Order, 50 FR 23417 (june 4, 1985).

²⁰ See generally Tender Offers and Proxy Contests, 59 Rad. Reg. 1536 (1986), appeal dismissed sub nom. Office of Communication of the United Church of Christ v. FCC, 826 F.2d 101 (D.C.

result in an overall reduction of the burden on noncommercial educational licensees.

40. The Commission invites comment as to whether a two-year or other reporting interval would be more appropriate or beneficial. In this regard, commenters contending that a four-year reporting requirement would be detrimental to the public's or the Commission's ability to monitor adequately significant changes in the ownership of broadcast stations should provide specific examples and arguments to substantiate their position.

Ordering Clauses

41. Accordingly, it is ordered, that pursuant to the authority contained in Sections 4(i), 4(j), 303, 308, 309, and 310 of the Communications Act of 1934, as amended, 47 U.S.C. 154(i), 154(j), 303, 308, 309, and 310, this Notice of Proposed Rule Making is adopted.

42. It is further ordered, that the Commission's Office of Public Affairs, Reference Operations Division, shall send a copy of this Notice, including the Initial Regulatory Flexibility Analysis, to the Chief Counsel for Advocacy of the Small Business Administration.

III. Administrative Matters

A. Initial Paperwork Reduction Act of 1995 Analysis

This Notice proposes rule and procedural revisions which may contain an information collection requirement. As part of our continuing effort to reduce paperwork burdens, we invite the general public and OMB to take this opportunity to comment on the information collection contained in this Notice, as required by the Paperwork Reduction Act of 1995, Public Law 104-13. Public and agency comments are due at the same time as other comments on this Notice; OMB comments are due 60 days from the date of publication of this Notice in the Federal Register. Comments should address: (a) whether the proposed collection of information is necessary for the proper performance of the functions of the Commission, including whether the information shall have practical utility; (b) the accuracy of the Commission's burden estimates; (c) ways to enhance the quality, utility, and clarity of the information collected; and (d) ways to minimize the burden of the collection of information on the respondents, including the use of automated collection techniques or other forms of information technology. In addition to filing comments with the Secretary, a copy of any comments on the information collections contained herein should be submitted to Judy

Boley, Federal Communications Commission, Room 234, 1919 M Street, N.W., Washington, DC 20554, or via the Internet to jboley@fcc.gov and to Timothy Fain, OMB Desk Officer, 10236 NEOB, 725—17th Street, N.W., Washington, DC 20503 or via the Internet to fain_t@al.eop.gov.

B. Ex Parte Rules

This proceeding will be treated as a "permit-but-disclose" proceeding subject to the "permit-but-disclose" requirements under § 1.1206(b) of the rules. 47 CFR 1.1206(b), as revised. Ex parte presentations are permissible if disclosed in accordance with Commission rules, except during the Sunshine Agenda period when presentations, ex parte or otherwise, are generally prohibited. Persons making oral ex parte presentations are reminded that a memorandum summarizing a presentation must contain a summary of the substance of the presentation and not merely a listing of the subjects discussed. More than a one or two sentence description of the views and arguments presented is generally required. See 47 CFR 1.1206(b)(2), as revised. Additional rules pertaining to oral and written presentations are set forth in § 1.1206(b).

C. Initial Regulatory Flexibility Analysis

With respect to this Notice, an Initial Regulatory Flexibility Analysis ("IRFA") is contained in the Attachment. As required by the Regulatory Flexibility Act,21 the Commission has prepared an IRFA of the expected significant economic impact on small entities by the policies and rules proposed in this Notice. Written public comments are requested on the IRFA. The Commission asks a number of questions in its IRFA regarding the prevalence of small businesses in the industries covered by this Notice. Comments on the IRFA must be filed in accordance with the same filing deadlines as comments on the Notice and must have a distinct heading designating them as responses to the IRFA.

Federal Communications Commission.

Magalie Roman Salas,

Secretary.

Attachment

As required by the Regulatory Flexibility Act ("RFA"),²² the Commission has prepared

²¹ Public Law 96-354, 94 Stat. 1164, 5 U.S.C. 601 et seq. (1981), as amended.

this present Initial Flexibility Analysis ("IRFA") of the possible significant economic impact on small entities by the policies and rules proposed in this Notice of Proposed Rule Making ("Notice"). Written public comments are requested on this IRA. Comments must be identified as responses to the IRFA and must be filed by the deadlines for comments of the Notice. The Commission will send a copy of the Notice, including this IRFA, to the Chief Counsel for Advocacy of the Small Business Administration. See 5 U.S.C. 603(a). In addition, the Notice and IRFA (or summaries thereof) will be published in the Federal Register. See id.

A. Need For and Objectives of the Proposed Rules

With this Notice, the Commission commences a proceeding to review its broadcast applications and related rules. The Commission's goals are to streamline its procedures, speed introduction of new and expanded services to the public, reduce administrative burdens on regulatees, increase public access to information about the Bureau's actions and processing activities, and maximize efficiency in the use of Commission resources, while maintaining the technical integrity of broadcast services, fostering the Commission's goals of competition and diversity, continuing enforcement of the Commission's core rules and policies, and permitting members of the public a continued opportunity to monitor station performance. This review is taken in conjunction with the Commission's 1998 biennial regulatory review. Although Congress did not mandate this area of review, the Commission nonetheless undertakes it to assure that its rules and processes are no more regulatory than necessary to achieve Commission goals.

B. Legal Basis

Authority for the actions proposed in this *Notice* may be found in sections 4(i), 4(j), 303, 308, 309, and 310 of the Communications Act of 1934, as amended, 47 U.S.C. 154(i), 154(j), 303, 308, 309, and 310

C. Description and Estimate of the Number of Small Entities to Which the Proposed Rules Will Apply

Under the RFA, small entities may include small organizations, small businesses, and small governmental jurisdictions. 5 U.S.C. 601(6). The RFA, 5 U.S.C. 601(3), generally defines the term "small business" as having the same meaning as the term "small business concern" under the Small Business Act, 15 U.S.C. 632. A small business concern is one which: (1) is independently owned and operated; (2) is not dominant in its field of operation; and (3) satisfies any additional criteria established by the Small Business Administration ("SBA"). Pursuant to 5 U.S.C. 601(3), the statutory definition of a small business applies "unless an agency after consultation with the Office of Advocacy of the SBA and after opportunity for public comment, establishes one or more definitions of such term which are appropriate to the

the CWAA is the Small Business Regulatory Enforcement Fairness Act of 1996 ("SBREFA").

²² See 5 U.S.C. 603. The RFA, see 5 U.S.C. 601 et. seq., has been amended by the Contract with America Advancement Act of 1996, Public Law 194–12, 110 Stat. 848 (1996) ("CWAA"). Title II of

activities of the agency and publishes such definition(s) in the Federal Register." ²³

The proposed rules and policies will apply to television broadcasting licensees, radio broadcasting licensees and potential licensees of either service. The Small Business Administration defines a television broadcasting station that has no more than \$10.5 million in annual receipts as a small business.²⁴ Television broadcasting stations consist of establishments primarily engaged in broadcasting visual programs by television to the public, except cable and other pay television services.²⁵ Included in this industry are commercial, religious. educational, and other television stations.26 Also included are establishments primarily engaged in television broadcasting and which produce taped television program materials. 27 Separate establishments primarily engaged in producing taped television program materials are classified under another SIC number.28 There were 1,509 television stations operating in the nation in 1992.29 That number has remained fairly constant as indicated by the approximately 1,569 operating television broadcasting stations in the nation as of January 31, 1998.30 For 1992,31 the number of

television stations that produced less than

23 While we tentatively believe that the SBA's definition of "small business" greatly overstates the number of radio and television broadcast stations that are small businesses and is not suitable for purposes of determining the impact of the proposals on small television and radio stations, for purposes of this Notice, we utilize the SBA's definition in determining the number of small businesses to which the proposed rules would apply, but we reserve the right to adopt a more suitable definition of "small business" as applied to radio and television broadcast stations or other entities subject to the proposed rules in this Notice and to consider further the issue of the number of small entities that are radio and television broadcasters or other small media entities in the future. See Report and Order, 61 FR 43981 (August 27, 1996)

U.S.C. 601(3).

2413 CFR 121.201, Standard Industrial Code (SIC)
4833 (1996).

(Children's Television Programming), citing 5

²⁵ Economics and Statistics Administration, Bureau of Census, U.S. Department of Commerce, 1992 Census of Transportation, Communications and Utilities, Establishment and Firm Size, Series UC92–S–1, Appendix A–9 (1995).

26 Id. See Executive Office of the President, Office of Management and Budget, Standard Industrial Classification Manual (1987), at 283.

27 Economics and Statistics Administration, Bureau of Census, U.S. Department of Commerce, 1992 Census of Transportation, Communications and Utilities, Establishment and Firm Size, Series UC92–S–1, Appendix A–9 (1995).

²⁸ Id. SIC 7812 (Motion Picture and Video Tape Production); SIC 7922 (Theatrical Producers and Miscellaneous Theatrical Services (producers of live radio and television programs)).

²⁹ FCC News Release No. 31327, Jan. 13, 1993; Economics and Statistics Administration, Bureau of Census, U.S. Department of Commerce, note 33, supra, Appendix A–9.

30 FCC News Release "Broadcast Station Totals as of January 31, 1998.

³¹ Census for Communications' establishments are performed every five years ending with a "2" or "7". See Economics and Statistics Administration, Bureau of Census, U.S. Department of Commerce, supra.

\$10.0 million in revenue was 1,155 establishments.³²

Additionally, the Small Business Administration defines a radio broadcasting station that has no more than \$5 million in annual receipts as a small business.33 A radio broadcasting station is an establishment primarily engaged in broadcasting aural programs by radio to the public.34 Included in this industry are commercial religious. educational, and other radio stations,35 Radio broadcasting stations which primarily are engaged in radio broadcasting and which produce radio program materials are similarly included. However, radio stations which are separate establishments and are primarily engaged in producing radio program material are classified under another SIC number.³⁷ The 1992 Census indicates that 96 percent (5.861 of 6.127) radio station establishments produced less than \$5 million in revenue in 1992.³⁸ Official Commission records indicate that 11,334 individual radio stations were operating in 1992.39 As of January 31, 1998, official Commission records indicate that 12,241 radio stations were operating, of which 7,488 were FM stations.40

Thus, the proposed rules will affect many of the approximately 1,569 television stations, approximately 1,208 of which are considered small businesses. 41 Additionally, the proposed rules will affect some of the 12,241 radio stations, approximately 11,751 of which are small businesses. 42 These estimates may overstate the number of small entities since the revenue figures on which they are based do not include or aggregate revenues from non-television or non-radio affiliated companies.

In addition to owners of operating radio and television stations, any entity who seeks or desires to obtain a television or radio broadcast license may be affected by the proposals contained in this item. The number of entities that may seek to obtain a television

or radio broadcast license is unknown. We invite comment as to such number.

D. Description of Projected Recording, Recordkeeping, and Other Compliance Requirements

The measures proposed in this Notice would reduce the reporting required of prospective and current applicants, permittees and licensees. All proposals aim to reduce the overall administrative burden upon both the public and the Commission. We propose to make the electronic filing of many broadcast related applications mandatory and seek comment as to whether to do so on a phased-in basis. We note that such a phased-in procedure has been used elsewhere to benefit small businesses. For example, the SEC incorporated its mandatory filing rules in stages. While most companies were phased into the electronic filing system in 1993, small businesses were not completely phased in until May 1996. We believe that electronic filing could, among other things, speed the processing of applications, save Commission resources, and make filing easier for regulatees by informing them of certain errors in their applications before they are actually sent.

The full benefits of electronic filing and processing would not be realized simply by concerting the current version of each form into an electronic format. We have therefore concluded that it is necessary to undertake a thorough review of broadcast forms and to reconsider both the information that is collected and the form in which it is submitted. Accordingly, we propose to delete or narrow overly burdensome questions and to rely more on applicant certifications. If adopted, these changes would both reduce applicant filing burdens and streamline our processing of sales, new station, and facility modification applications. We also tentatively propose to eliminate the rule restricting payments upon assignment or transfer of unbuilt stations. Further, we tentatively propose to eliminate the requirement that applicants file sales agreements as part of the assignment or transfer application, and that such agreements be filed with the Commission within thirty days of execution. Instead, we propose that such agreements would have to be placed in the station's public inspection file and the current permittee or licensee would be required to certify to such placement. In addition, we propose to make revisions to the sales forms that are intended to maximize the advantages of electronic filing and processing.

We further propose to reduce the frequency with which Ownership Reports (FCC Forms 323 and 323–E) for commercial and noncommercial educational AM, FM, and TV broadcast stations must be filed with the Commission. We tentatively believe that this proposal would ease the paperwork burden on licensees and permittees without impairing the public's ability to ascertain the identities of broadcast station owners.

E. Steps Taken to Minimize Significant Economic Impact on Small Entities and Significant Alternatives Considered

This Notice solicits comment on a variety of alternatives discussed herein. These

³²The amount of \$10 million was used to estimate the number of small business establishments because the relevant Census categories stopped at \$9,99,999 and began at \$10,000,000. No category for \$10.5 million existed. Thus, the number is as accurate as it is possible to calculate with the available information.

^{33 13} CFR 121.201, SIC 4832.

³⁴Economics and Statistics Administration, Bureau of Census, U.S. Department of Commerce, supra, Appendix A–9.

³⁵ Id.

³⁶ Id.

³⁷ Id.

³⁸ The Census Bureau counts radio stations located at the same facility as one establishment. Therefore, each co-located AM/FM combination counts as one establishment.

³⁹ FCC News Release No. 31327, Jan. 13, 1993. ⁴⁰ FCC News Release "Broadcast Station Totals as of January 31, 1998."

⁴¹ We use the 77 percent figure of TV stations operating at less than \$10 million for 1992 and apply it to the 1998 total of 1569 TV stations to arrive at 1,208 stations categorized as small businesses.

⁴² We use the 96% figure of radio station establishments with less than \$5 million revenue from the Census data and apply it to the 12,241 individual station count to arrive at 11,751 individual stations as small businesses.

alternatives are intended to streamline our rules and procedures. Our goals are to reduce applicant and licensee burdens, realize fully the benefits of the Mass Media Bureau's current electronic filing initiative, and preserve the public's ability to participate fully in our broadcast licensing processes. These proposals are designed to reduce filing burdens and increase the efficiency of application processing. Any significant alternatives presented in the comments will be considered.

F. Federal Rules that Overlap, Duplicate, or Conflict with the Proposed Rules

The initiatives and proposed rules raised in this proceeding do not overlap, duplicate or conflict with any other rules.

It is further ordered, that the Commission's Office of Public Affairs, Reference Operations Division, SHALL SEND a copy of this Notice, including the Initial Regulatory Flexibility Analysis, to the Chief Counsel for Advocacy of the Small Business Administration. A copy of this IRFA will also be published in the Federal Register.

Paperwork Reduction Act

This NPRM contains either a proposed or modified information collection. The Commission, as part of its continuing effort to reduce paperwork burdens, invites the general public and the Office of Management and Budget (OMB) to comment on the information collections contained in this NPRM, as required by the Paperwork Reduction Act of 1995, Public Law No. 104-13. Public and agency comments are due at the same time as other comments on this NPRM; OMB comments are due 60 days from date of publication of this NPRM in the Federal Register. Comments should address: (a) whether the proposed collection of information is necessary for the proper performance of the functions of the Commission, including whether the information shall have practical utility; (b) the accuracy of the Commission's burden estimates; (c) ways to enhance the quality, utility, and clarity of the information collected; and (d) ways to minimize the burden of the collection of information on the respondents, including the use of automated collection techniques or other forms of information technology.

OMB Approval Number: None. Title: NPRM—Streamlining of Mass Media Applications, Rules and Processes.

Form Nos.: FCC 301 (3060–0027), FCC 302–AM (3060–0627), FCC 302–FM (3060–0506), FCC 302–TV (3060–0029), FCC 307 (3060–00407), FCC 314 (3060–0031), FCC 315 (3060–0032), FCC 316 (3060–0009), FCC 340 (3060–0034), FCC 345 (3060–0075), FCC 346 (3060–0016), FCC 347 (3060–0017), FCC 349 (3060–0404), FCC 350 (3060–0404), FCC 398 (3060–0754), FCC 5072 (change of address form), FCC 323 (3060–0010)/FCC 323–E (3060–0084)

Type of Review: New collection. Respondents: Businesses or other forprofit, not-for-profit institutions.

Number of Respondents: 13,767 (this number includes respondents for all forms listed above).

Estimated Time Per Response: Varies from 2.5 hours to 1,016 hours (this represents the lowest burden/highest burden forms).

Frequency of Response: Reporting requirement, on occasion.

Estimated Cost to Respondent: \$65,898,600 (this number represents a total of all information collections involved).

Estimated Total Annual Burden: 174,082 hours (this number represents a total of all

information collections).

Needs and Uses: With this NPRM, the Commission seeks comment on streamlining broadcast applications and licensing procedures, reducing administrative and filing requirements and eliminating rules and procedures that no longer advance key regulatory objectives. The Commission also seeks comment on whether to mandate electronic filing for broadcast application and reporting forms.

[FR Doc. 98–10309 Filed 4–16–98; 8:45 am]
BILLING CODE 6712-01-P

DEPARTMENT OF COMMERCE

National Oceanic and Atmospheric Administration

50 CFR Part 644

[Docket No. 980413091-8091-01; I.D. 030998B]

RIN 0648-AK90

Options for Implementing Vessel Monitoring Systems Requirements for Highly Migratory Species Fisheries

AGENCY: National Marine Fisheries Service (NMFS), National Oceanic and Atmospheric Administration (NOAA), Commerce.

ACTION: Advance notice of proposed rulemaking (ANPR); request for comments.

SUMMARY: NMFS is requesting comments on options for implementing a recommendation of the International Commission for the Conservation of Atlantic Tunas (ICCAT), requiring each member country with vessels greater than 24 meters (78.74 ft) in overall length and fishing for ICCAT species on the high seas outside the fisheries jurisdiction (Exclusive Economic Zone, EEZ) of that country, to adopt a pilot program for a satellite-based vessel monitoring system (VMS). The 3-year ICCAT-recommended VMS pilot program is to be implemented effective January 1, 1999.

DATES: Written comments on this ANPR must be received on or before June 1,

ADDRESSES: Written comments should be addressed to Rebecca Lent, Chief, Highly Migratory Species Management Division (F/SF1), Office of Sustainable Fisheries, NMFS, 1315 East-West Highway, Silver Spring, MD 20910. FOR FURTHER INFORMATION CONTACT: Buck Sutter, 813–570–5447; fax: 813–570–5364; or Jill Stevenson, 301–713–2347; fax: 301–713–1917. SUPPLEMENTARY INFORMATION:

Background

At the 1997 annual meeting held in Madrid, Spain, ICCAT adopted a recommendation that each member country institute a VMS pilot project for vessels greater than 24 meters (78.74 ft) in total length fishing on the high seas outside the EEZ of a member country. The ICCAT recommendation calls for each member country to require the installation of a VMS unit on 10 percent of the vessels or on 10 qualified vessels. whichever is greater, that target fisheries under ICCAT jurisdiction. In order for the United States to meet ICCAT obligations, 10 U.S. vessels must be equipped with operational VMS units by January 1, 1999.

The Secretary of Commerce has the

The Secretary of Commerce has the responsibility, under the Atlantic Tunas Convention Act (ATCA; 16 U.S.C. 971 et seq.), to implement ICCAT recommendations. Fisheries that are affected by the ICCAT recommendation include those that target Atlantic swordfish and Atlantic tuna (Atlantic albacore, bluefin, bigeye, skipjack and yellowfin tunas) in waters outside the U.S. EEZ. NMFS is developing a program to implement the ICCAT recommendation and is seeking public comments before proceeding with program development and implementation by January 1, 1999. A draft plan of the U.S. program must be provided to ICCAT by June 1, 1998.

The U.S. Atlantic swordfish fishery is managed under the Fishery Management Plan for Atlantic Swordfish and its implementing regulations at 50 CFR part 630, under the authority of the Magnuson-Stevens Fishery Conservation and Management Act (16 U.S.C. 1801 et seq.) and ATCA. The Atlantic tunas fishery is managed under the authority of ATCA and regulations at 50 CFR part 285. Commercial vessels of the United States fishing in the Atlantic Ocean must obtain federal fisheries permits to land swordfish and tunas (50 CFR 630.4 and 50 CFR 285.21, respectively). In addition, under the High Seas Fishing Compliance Act (HSFCA) of 1995 and its implementing regulations (50 CFR part 300), U.S. vessels fishing beyond the EEZ are required to obtain a HSFCA permit and comply with applicable requirements, including reporting.
The ICCAT VMS pilot program

The ICCAT VMS pilot program applies only to vessels larger than 24

meters (78.74 ft) fishing for highly migratory species on the high seas, outside the EEZ of a member country. The most direct mechanism NMFS has to identify U.S. vessels that fulfill these ICCAT requirements is to query the HSFCA database for vessels that meet the ICCAT size criteria. The subset of HSFCA permitted vessels 79 feet and larger was further reduced by identifying which vessels also hold an Atlantic swordfish and/or Atlantic tuna permit. NMFS estimates that approximately 33 U.S. vessels meet all ICCAT requirements. However, some of these vessels (e.g., trawling vessels) do not target highly migratory fish species, but hold HMS permits to allow retention of incidentally caught swordfish and tunas. These vessels would not be included in the pilot program because the ICCAT recommendation specifies selection of vessels targeting species under ICCAT jurisdiction. Excluding these trawling vessels, approximately 20 U.S. commercial vessels fit the criteria set forth by the ICCAT recommendation for the VMS pilot program; therefore, the United States must have at least 10 vessels equipped with operational VMS units by January 1, 1999, to meet ICCAT obligations.

VMS is an automated, real-time, satellite-based tracking system coupled with a Global Positioning System (GPS) that obtains accurate position reports of vessels at sea. Real-time vessel location information is sent automatically from a transceiver on board the fishing vessel. ICCAT requires that any VMS used in the pilot program: (1) be tamper proof; (2) be fully automatic and operational at all times regardless of environmental conditions; (3) provide real time data; and (4) provide latitude and longitude, with a position accuracy of 500 meters or better. Several companies manufacture and distribute VMS units. Not all systems, however, are compatible. NMFS has initially determined that system compatibility is necessary to avoid confusion and to establish effective, cost-efficient communication protocols. The use of VMS by NMFS in other fisheries is discussed in 59 FR 15180, March 31, 1994. In addition to the four ICCAT VMS requirements listed above, the following system parameters have been identified by NMFS for the use of VMS in other fisheries, and will be required components for the ICCAT VMS pilot program: (1) A fully integrated International Maritime Satellite (Inmarsat)-C and GPS Transceiver; (2) flexible position reporting capabilities; (3) acceptance (e.g., trawling vessels) by the International Maritime Organization as meeting the requirements for the Global Maritime Distress and Safety System;(4) password protected configuration to prevent unauthorized reconfiguration of the transceiver;(5) incorporation of a low-cost data reporting mode over the signal channel to allow the transmission of the vessel identifier and the location of the vessel; (6) capability of sending and receiving Telex, E-mail and computer data; (7) secure, private two-way communications; (8) capability to poll the transceiver unit remotely to determine vessel position; (9) ability to automatically generate position reports during power up, power down, antennae disconnection, and antenna blockage; (10) global coverage; and (11) ability to store and forward communication.

The installation of a VMS unit on board high-seas fishing vessels will provide several benefits to the vessel and the supporting industries. A VMS transceiver is capable of sending and receiving confidential communications (data and text messages) with the addition of a personal computer. A personal computer, however, is not part of the required system for the ICCAT VMS pilot program, although there would be benefits to the vessel owner or operator. Secure communications with business partners, owners and/or seafood dealers could provide participating vessels a mechanism to market their products in a manner that could enhance ex-vessel price and increase the vessel's competitive advantage. The captain and crew could also communicate with family regardless of distance from shore. The communication linkage with shore, via the VMS units, would allow a vessel to fish more efficiently and decrease the incidence of interrupted trips. For example, broken gear could be ordered while at sea, and shipped to a convenient location or brought out on another vessel, reducing the time wasted traveling to retrieve needed gear that could otherwise have been spent

fishing.
The VMS units will provide an enhanced safety feature to the fishing vessel. Qualified VMS units have a safety feature on the transceiver that could be easily activated so that an immediate distress signal could be sent from anywhere in the Atlantic Ocean and alert rescue authorities of the vessel's exact real-time position. The VMS unit would also provide the added safety of a second GPS on board. For example, in the Hawaii longline pilot VMS study between January 1, 1996, and March 15, 1997, the U.S. Coast

Guard estimated that the VMS assisted in approximately 120 search and rescue

Another benefit could be that vessels targeting swordfish that participate in the ICCAT VMS program would be eligible for the 1998 directed swordfish closure VMS pilot program. Under that program, a vessel with a qualified VMS unit can apply for an Exempted Fishing Permit and will be allowed to retain swordfish on board the fishing vessel after the directed swordfish fishery has closed, provided all requirements to participate in that program are met. Swordfish can then be offloaded in a location and time that maximizes exvessel price. Information on the current swordfish pilot program can be obtained from NMFS, Highly Migratory Species Division (SEE ADDRESSES). NMFS is also investigating the possibility of providing low-interest loans for this program

through the Fishing Finance Program.
The ICCAT VMS pilot study will allow NMFS to monitor vessel position on a real-time basis anywhere in the Atlantic Ocean. All automated data reports received by NMFS to monitor vessel positions will be treated consistent with NMFS guidelines for confidential information. In the Hawaii longline VMS study, NMFS determined that remote vessel monitoring greatly enhanced the effectiveness and efficiency in enforcing regulatory constraints on a high-seas fishery. Installation of VMS units enabled law enforcement to monitor a high percentage of the vessels participating in the longline fishery, at a greatly reduced cost in comparison to traditional surveillance methods (i.e., aircraft and surface vessels).

The cost of the VMS is approximately \$3,500 to \$5,000 per vessel for the initial purchase of the equipment, including the transceiver and antenna. Installation of the equipment will cost approximately \$1,000, and communication charges for required automated position reports are about \$2.50 per day. Repair and maintenance costs may approach \$1,000 per year. Additional costs would include the purchase of an optional personal computer and text messages (approximately \$0.01 per character) that are sent or received by the vessel.

Alternatives

Should it be determined that rulemaking is necessary to implement this mandatory ICCAT program, NMFS is currently considering the following alternatives to implement the ICCAT VMS pilot program:
(1) NMFS would solicit 10 volunteers

from the qualified HSFCA and Highly

Migratory Species (HMS) permit (Atlantic swordfish and Atlantic tunas) database with vessel lengths greater than 24 meters (78.74 ft) and utilizing longline gear to either purchase or use existing VMS equipment that qualifies under the requirements set forth in this Advanced Notice of Proposed Rulemaking (ANPR) for the duration of

this 3-year project.

(2) NMFS would select 10 qualified vessels (holders of valid HSFCA and HMS permits, with vessel lengths greater than 24 meters (78.74 ft), and utilizing longline gear) and require purchase of a qualified VMS unit, as described by this ANPR. These vessels would be required to send automated position reports over the 3-year period covered by this pilot study.

(3) NMFS would require purchase of a qualified VMS unit, as described by this ANPR, by all holders of valid HSFCA and HMS permits with vessel lengths greater than 24 meters (78.74 ft), that fish with longline gear. These vessels would be required to send automated position reports over the 3-year period covered by this pilot study.

(4) NMFS would require purchase of a qualified VMS unit, as described by this ANPR, by all holders of an HMS permit with a vessel length greater than 24 meters (78.74 ft) and utilizing longline gear, regardless of the possession of a HSFCA permit. These vessels would be required to send automated position reports over the 3year period covered by this pilot study.

NMFS will not consider purchasing the individual VMS units for the ICCAT pilot program. The western Pacific longline pilot VMS program was funded by the government solely for the purposes of testing the application of VMS technology in longline fisheries. That study has been completed, and the study report is available from NMFS (See ADDRESSES). As a result of the success of the Hawaii VMS pilot program, NMFS has pursued the use of VMS in other fisheries to improve the enforcement of fisheries regulations. Installation of a VMS unit is now required by NMFS in other U.S. fisheries, at the vessel owners' or operators' expense, including, but not limited to, the Western Pacific Crustacean Fishery, Atlantic Sea Scallop Fishery, Northeast Multispecies Fishery, and Alaska Groundfish Fisheries. NMFS has convened an internal team to discuss the potential benefits of VMS in

HMS fisheries and will be preparing a required document to ICCAT by June 1, 1998, outlining the planned implementation of the ICCAT VMS pilot program for the United States.

Request For Comments

NMFS solicits comments on implementation of the ICCAT requirement to initiate, by January 1, 1999, a VMS pilot program for vessels larger than 24 ineters (78.74 feet), that fish outside the United States EEZ. Comments received on this ANPR will assist NMFS in determining the options for rulemaking to implement the requirements of this international agreement.

Classification

This advance notice of proposed rule making has been determined to be not significant for purposes of E.O. 12866.

Authority: 16 U.S.C. 971 et seq.

Dated: April 13, 1998.

Rolland A. Schmitten,

Assistant Administrator for Fisheries, National Marine Fisheries Service. [FR Doc. 98–10243 Filed 4–16–98; 8:45 am]

BILLING CODE 3510-22-F

Notices

Federal Register

Vol. 63, No. 74

Friday, April 17, 1998

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

Animal and Plant Health Inspection Service

[Docket No. 98-042-1]

National Wildlife Services Advisory Committee (Formerly Known as the National Animal Damage Control Advisory Committee); Notice of Solicitation for Membership

AGENCY: Animal and Plant Health Inspection Service, USDA.

ACTION: Notice of solicitation for membership.

SUMMARY: We are giving notice that we anticipate renewing the National Wildlife Services Advisory Committee for a 2-year period. The Secretary is soliciting nominations for membership for this Committee.

DATES: Consideration will be given to nominations received on or before June 1, 1998.

ADDRESSES: Nominations should be addressed to the person listed under FOR FURTHER INFORMATION CONTACT.

FOR FURTHER INFORMATION CONTACT: Mr. Martin Mendoza, Director, Operational Support Staff, WS, APHIS, 4700 River Road Unit 87, Riverdale, MD 20737–1234, (301) 734–7921.

SUPPLEMENTARY INFORMATION: The National Wildlife Services Advisory Committee (the Committee) advises the Secretary of Agriculture on policies, program issues, and research needed to conduct the Wildlife Services (WS) program. The Committee also serves as a public forum enabling those affected by the WS program to have a voice in the program's policies.

The Committee Chairperson and Vice Chairperson shall be elected by the Committee from among its members.

Terms will expire for the current members of the Committee in June 1998. We are soliciting nominations from interested organizations and individuals

to replace members on the Committee. An organization may nominate individuals from within or outside its membership. The Secretary will select members to obtain the broadest possible representation on the Committee, in accordance with the Federal Advisory Committee Act (Pub. L. 92-463) and U.S. Department of Agriculture (USDA) Regulation 1041-1. Equal opportunity practice in line with the USDA policies, will be followed in all appointments to the Committee. To ensure that the recommendations of the Committee have taken into account the needs of the diverse groups served by the Department, membership should include, to the extent practicable, individuals with demonstrated ability to represent minorities, women, and persons with disabilities.

Done in Washington, DC, this 13th day of April 1998.

Charles P. Schwalbe,

Acting Administrator, Animal and Plant Health Inspection Service.

[FR Doc. 98–10200 Filed 4–16–98; 8:45 am]
BILLING CODE 3410–34–P

DEPARTMENT OF COMMERCE

National Oceanic and Atmospheric Administration

Proposed Collection; Comment Request

TITLE: Sea Grant Control.

SUMMARY: The Department of Commerce, as part of its continuing effort to reduce paperwork and respondent burden, invites the general public and other Federal agencies to take this opportunity to comment on proposed and/or continuing information collections, as required by the Paperwork Reduction Act of 1995, Public Law 104–13 (44 U.S.C. 3506(c)(2)(A)).

DATES: Written comments must be submitted on or before June 16, 1998.
ADDRESSES: Direct all written comments to Linda Engelmeier, Departmental Forms Clearance Officer, Department of Commerce, Room 5327, 14th and Constitution Avenue, NW, Washington DC 20230.

FOR FURTHER INFORMATION CONTACT: Requests for additional information or copies of the information collection instrument(s) and instructions should be directed to Dr. Francis M. Schuler; Executive Director, National Sea Grant College Program, NOAA (R/SG), Silver Spring, MD 20910 (301–713–2445).

SUPPLEMENTARY INFORMATION:

I. Abstract

NOAA's Sea Grant Program exists to increase the understanding, assessment, development, utilization, and conservation of the Nation's ocean, coastal, and Great Lakes resources. It does this by promoting a strong educational base, responsive research, and training. Grant monies are available for related activities. NOAA Form 90-1 summarizes certain information about the content of grant proposals, especially information about the organizations and personnel that would be involved. The information is needed to ensure that the terms and conditions of the law will be met.

II. Method of Collection

The information is submitted on a form as part of the application process.

III. Data

OMB Number: 0648–0008.
Form Number: NOAA Form 90–1.
Type of Review: Regular Submission.
Affected Public: Not-for-profit

institutions, State or local governments.

Estimated Number of Respondents:
40.

Estimated Time Per Response: 30 minutes.

Estimated Total Annual Burden Hours: 20 hours.

Estimated Total Annual Cost: \$0 (no capital expenditures).

IV. Request for Comments

Comments are invited on: (a) Whether the proposed collection of information is necessary for the proper performance of the functions of the agency, including whether the information shall have practical utility; (b) the accuracy of the agency's estimate of the burden (including hours and cost) of the proposed collection of information; (c) ways to enhance the quality, utility, and clarity of the information to be collected; and (d) ways to minimize the burden of the collection of information on respondents, including through the use of automated collection techniques or other forms of information technology.

Comments submitted in response to this notice will be summarized and/or

included in the request for OMB approval of this information collection; they also will become a matter of public record.

Dated: April 13, 1998.

Linda Engelmeier,

Departmental Forms Clearance Officer, Office of Management and Organization.
[FR Doc. 98–10170 Filed 4–16–98; 8:45 a.m.]

BILLING CODE 3510-12-P

DEPARTMENT OF COMMERCE

National Oceanic and Atmospheric Administration

Licensing of Private Remote-Sensing Space Systems

ACTION: Proposed collection; comment request.

SUMMARY: The Department of Commerce, as part of its continuing effort to reduce paperwork and respondent burden, invites the general public and other Federal agencies to take this opportunity to comment on proposed and/or continuing information collections, as required by the Paperwork Reduction Act of 1995, Pub. L. 104-13 (44 U.S.C. 3506(c)(2)(A)). DATES: Written comments must be submitted on or before June 16, 1998. ADDRESSES: Direct all written comments to Linda Engelmeier, Departmental Forms Clearance Officer, Department of Commerce, Room 5327, 14th and Constitution Avenue, NW, Washington,

FOR FURTHER INFORMATION CONTACT: Requests for additional information or copies of the information collection instrument(s) and instructions should be directed to Richard Roberts, NOAA/ OFA1x1, Station 8118, 1305 East-West Highway, Silver Spring, MD 20910 (301–713–3525, ext. 115).

SUPPLEMENTARY INFORMATION:

I. Abstract

Pub. L. 102-555 requires that any person subject to the jurisdiction of the United States who operates a private remote-sensing space system must obtain a license. Before issuing such a license NOAA must obtain certain information (see 15 CFR 960) in order for it to determine whether U.S interests will be protected. NOAA is currently working on a revision of the applicable regulations, but some issues concerning those revisions may not be resolved prior to the expiration of the Office of Management and Budget's Paperwork Reduction Act approval of the existing regulations. This notice announces NOAA's intent to request extension of that approval for the

existing requirements so that they can remain in force until the revised requirements take effect.

II. Method of Collection

No forms are used. Respondents must address the requirements as set forth in the regulation.

III. Data

OMB Number: 0648–0174.
Form Number: None,
Type of Review: Regular Subm

Type of Review: Regular Submission.
Affected Public: Businesses and other for-profit.

Estimated Number of Respondents: 6. Estimated Time Per Response: 16

Estimated Total Annual Burden Hours: 96 hours.

Estimated Total Annual Cost: \$0 (no capital expenditures).

IV. Request for Comments

Comments are invited on: (a) Whether the proposed collection of information is necessary for the proper performance of the functions of the agency, including whether the information shall have practical utility; (b) the accuracy of the agency's estimate of the burden (including hours and cost) of the proposed collection of information; (c) ways to enhance the quality, utility, and clarity of the information to be collected; and (d) ways to minimize the burden of the collection of information on respondents, including through the use of automated collection techniques or other forms of information technology.

Comments submitted in response to this notice will be summarized and/or included in the request for OMB approval of this information collection; they also will become a matter of public record.

Dated: April 14, 1998.

Linda Engelmeier,

Departmental Forms Clearance Officer, Office of Management and Organization.

[FR Doc. 98–10204 Filed 4–16–98; 8:45 am] BILLING CODE 3510–12–P

DEPARTMENT OF COMMERCE

National Oceanic and Atmospheric Administration

[I.D. 033198B]

RIN 0648-AH77

Atlantic Shark Fisheries; Notice of Availability

AGENCY: National Marine Fisheries Service (NMFS), National Oceanic and Atmospheric Administration (NOAA), Commerce. **ACTION:** Notice of availability; request for comments.

SUMMARY: NMFS announces that the Highly Migratory Species Management Division has prepared a draft consideration of the economic effects and potential alternatives to the 1997 quotas on the Atlantic large coastal shark fishery as ordered by the Middle District Court of Florida, Tampa Division, on February 26, 1998. Written comments are requested from the public.

DATES: Written comments must be received on or before April 24, 1998.

ADDRESSES: Send comments to Rebecca Lent, Chief, Highly Migratory Species Management Division (F/SF1), National Marine Fisheries Service, 1315 East-West Highway, Silver Spring, MD 20910. Requests for copies of the draft should be sent to Margo Schulze at the same address.

FOR FURTHER INFORMATION CONTACT: Margo Schulze or Karyl Brewster-Geisz, 301–713–2347; fax: 301–713–1917.

SUPPLEMENTARY INFORMATION: The fishery for Atlantic sharks is managed under the Fishery Management Plan for Sharks of the Atlantic Ocean prepared by NMFS under authority of section 304(g) of the Magnuson-Stevens Fishery Conservation and Management Act (Magnuson-Stevens Act), as amended, and was implemented on April 26, 1993, through regulations found at 50 CFR part 678.

On April 2, 1997 (62 FR 16648), NMFS reduced the large coastal shark commercial quota and recreational bag limit by 50 percent as proposed, with an exception for an additional recreational allowance of two Atlantic sharpnose sharks per person per trip. The prohibition on possession of white sharks was modified to allow for a catch-and-release-only recreational fishery. Otherwise, all measures were implemented as proposed. Partly because NMFS received comments that indicated the proposed measures may have a significant economic impact on a substantial number of small entities and because it wanted to ensure that the impacts were thoroughly analyzed, NMFS prepared a Final Regulatory Flexibility Analysis (FRFA) that assessed the economic impacts of the regulation on small entities engaged in the Atlantic shark fishery in the final rule. In that FRFA, NMFS reaffirmed its conclusion from the proposed rule stage that the 1997 quotas would not have a significant economic impact on a substantial number of small entities engaged in the large coastal shark fishery.

On May 2, 1997, a coalition of commercial shark fishermen, dealers, and organizations sued the Secretary of Commerce (Secretary) to set aside the 1997 commercial shark quotas based on allegations of uncertainty in the data used in stock assessments, on lack of international management, and on NMFS' determination that there would be no significant economic impact on a substantial number of small entities engaged in the Atlantic shark fishery. On February 27, 1998, Judge Steven D. Merryday, U.S. District Court, Middle District of Florida, Tampa Division, issued an amended order that found "that the Secretary acted within his regulatory discretion in setting the quotas but failed to conduct a proper analysis to determine the quota's economic effect on small businesses" (p. 1). Judge Merryday ordered that the agency submit further analyses on or before May 15, 1998, and retained jurisdiction over the case pending review of the analyses. The quotas are maintained until further order of the Court.

The draft consideration of the economic effects and potential alternatives to the 1997 quotas on the Atlantic large coastal shark fishery responds to the judicial order. Public comment is requested on the assumptions, analysis, and conclusions in the draft document. NMFS must submit the final document to the United States District Court for the Middle District of Florida, Tampa Division, on or before May 15, 1998.

NMFS is soliciting comments on what factors (e.g., percentage reduction in gross revenues, one-time total reduction in gross revenues), singly or in aggregate, would force a participant to cease operations in one fishery or in all fisheries, and where displaced fishing effort might be directed as a result of regulations in the Atlantic shark fishery. NMFS is also soliciting comments and data on the costs of re-rigging from gears used in the Atlantic shark fishery to participate in other fisheries.

Authority: 16 U.S.C. 1801 et seq.

Dated: April 13, 1998.

Gary C. Matlock,

Director, Office of Sustainable Fisheries, National Marine Fisheries Service. [FR Doc. 98–10242 Filed 4–14–98; 2:44 pm] BILLING CODE 3510–22–F

DEPARTMENT OF COMMERCE

National Oceanic and Atmospheric Administration

[Docket No. 980401083-8083-01; I.D. 021398C]

RIN 0648-ZA36

Financial Assistance for Research and Development Projects in the Northeastern Coastal States; Marine Fisheries Initiative (MARFIN)

AGENCY: National Marine Fisheries Service (NMFS), National Oceanic and Atmospheric Administration (NOAA), Commerce.

ACTION: Notice.

SUMMARY: NMFS announces that funding will be available to assist persons in carrying out research and development projects that optimize the use of fisheries in the Northeastern Coastal States, focusing on the New England region. Priority funding consideration in 1998 is given to projects involving the assimilation and analysis of economic, social, and cultural information to assist in the formulation of marine fishery management decisions. NMFS issues this notice describing the conditions under which applications will be accepted and selected for funding. DATES: Applications for funding under this program will be accepted between April 17, 1998 and 5 p.m. eastern daylight time on May 18, 1998. Applications received after that time will not be considered for funding.

ADDRESSES: Send applications to:
Harold C. Mears, Director, State, Federal & Constituent Programs Office,
Northeast Regional Office, NMFS, One
Blackburn Drive, Gloucester, MA 01930.
Copies of Stock Assessment Workshop
(SAW) Reports are available from: Helen
Mustafa, Northeast Fisheries Science
Center, NMFS, 166 Water Street, Woods
Hole, MA 02543–1026. No facsimile
application will be accepted.
FOR FURTHER INFORMATION CONTACT:

FOR FURTHER INFORMATION CONTACT: Harold C. Mears, 978-281-9243.

SUPPLEMENTARY INFORMATION:

I. Authority

The Secretary of Commerce (Secretary) is authorized under 15 U.S.C. 713c-3 to conduct any biological, technological, or other research pertaining to American fisheries and, under 16 U.S.C. 742f, to take such steps as may be required for the development, advancement, management, conservation, and protection of the fisheries resources.

II. Catalog of Federal Domestic Assistance

This program is described in the "Catalog of Federal Domestic Assistance" (CFDA), under program number 11.433, Marine Fisheries Initiative.

III. Program Description

MARFIN financial assistance began in FY 1986 in the NMFS Southeast Region and is being expanded to New England for the first time in FY 1998. MARFIN is a competitive Federal assistance program that promotes and endorses programs which seek to optimize benefits from U.S. marine fishery resources through cooperative research and development efforts. Projects to be funded under the Northeastern MARFIN Program are envisioned as multi-sector partnerships to complement the goals and objectives of the NOAA Fisheries Strategic Plan, a copy of which is available from the Northeast Regional Office (see ADDRESSES). The Plan's elements include shared stewardship responsibilities relating to sustainable fisheries, recovered protected species, and healthy living marine resource habitat. Applications from multiple cooperating applicants that address conservation and management needs over the broad scope of a fishery or fisheries are encouraged.

Overall MARFIN emphasis will be placed upon funding projects that have the greatest probability of recovering, maintaining, improving, or developing fisheries; improving the understanding of factors affecting recruitment success; and/or generating increased values and opportunities for commercial and recreational marine fishery industries. During this first year of the Northeastern MARFIN Program, priority funding consideration will be given to projects involving the assimilation and analysis of social and cultural information to assist in the formulation of marine fishery management decisions. Projects will be evaluated as to the likelihood of achieving these benefits through both short-term and long-term research efforts, with consideration of the magnitude of the eventual economic or social benefits that may be realized. However, short-term projects which emphasize immediate benefits will receive priority consideration.

IV. Funding Availability

This solicitation announces that funding of approximately \$500,000 will be available in FY 1998. There is no guarantee that sufficient funds will be available to make-awards for all approved projects. Publication of this

notice does not obligate NMFS to award any specific project or to obligate all or any parts of the available funds.

V. Matching Requirements

Cost-sharing is not required for the MARFIN program. If an applicant chooses to share costs, and if that application is selected for funding, the applicant will be bound by the percentage of the cost share reflected in the award document signed by the Grants Officer.

VI. Type of Funding Instrument

The cooperative agreement has been determined to be the preferred appropriate funding instrument, dependent upon the nature and scope of the submitted project(s). NMFS is substantially involved in developing program research priorities, conducting cooperative activities with recipients, and evaluating the performance of recipients for effectiveness in meeting national and regional goals for fishery research in the northeastern United States.

VII. Eligibility Criteria

A. Applications for MARFIN projects may be made, in accordance with the procedures set forth in this notice, by:

1. Any individual who is a citizen or

national of the United States.

2. Any individual who is a citizen of the Northern Mariana Islands (NMI), being an individual who qualifies as such under Section 8 of the Schedule on Transitional Matters attached to the constitution of the NMI.

3. Any individual who is a citizen of the Republic of the Marshall Islands, Republic of Palau, or the Federated

States of Micronesia.

4. States or local governments, universities, corporations, partnerships, or other entity, non-profit or otherwise, if such an entity is a citizen of the United States within the meaning of section 2 of the Shipping Act, 1916, as amended (46 app. U.S.C. 802).

B. Federal agencies, Federal instrumentalities, Federal employees, including NOAA employees (full-time, part-time, and intermittent personnel or their immediate families), and NOAA offices or centers are not eligible to submit an application under this solicitation, or aid in the preparation of an application during the 30-day solicitation period, except to provide information about the MARFIN program and the priorities and procedures included in this solicitation. However, NOAA employees are permitted to provide information about ongoing and planned NOAA programs and activities that may have implication for an

application. Potential applicants are encouraged to contact Harold C. Mears at the NMFS Northeast Regional Office (see ADDRESSES) for information on NOAA grant programs.

VIII. Award Period

Generally, the awards will be for a period of 1 year, but no more than 18 months at a time. If an application is selected for funding, NMFS has no obligation to provide any additional prospective funding in connection with that award in subsequent years. Any subsequent proposal to continue work on an existing project must be submitted to the competitive process for consideration and will not receive preferential treatment. Renewal of an award to increase funding or to extend the period of performance is at the total discretion of the Department of Commerce (DOC).

IX. Indirect Costs

The budget may include an amount for indirect costs if the applicant has an established indirect cost rate with the Federal government. The total dollar amount of the indirect costs proposed in an application under this program must not exceed the indirect cost rate negotiated and approved by a cognizant Federal agency prior to the proposed effective date of the award, or 100 percent of the total proposed direct costs dollar amount in the application, whichever is less. The Federal share of the indirect costs may not exceed 25 percent of the total proposed direct costs. Applicants with indirect cost rates above 25 percent may use the amount above the 25-percent level up to the 100-percent level as part of the non-Federal share. A copy of the current, approved, negotiated Indirect Cost Agreement with the Federal Government, if applicable, must be included with the application.

X. Application Forms and Kit

Before submitting an application under this program, applicants should contact the NMFS Northeast Regional Office for a copy of this solicitation's MARFIN Application Package (see ADDRESSES).

Applications for project funding under this program must be complete and in accordance with instructions in the MARFIN Application Package. Each application must include all specified sections as listed in the Application Package, including, but not limited to the following: Cover sheet (SF 424), Project Summary, Project Budget, and Narrative Project Description (Goals & Objectives; Impacts; Evaluation; Need for Governmental Assistance;

Participation by Persons Other Than the Applicant; Federal, State and Local Government Activities and Permits; Project Statement of Work; and Project Management). Project applications must identify the principal participants and include copies of any agreements describing the specific tasks to be performed by all participants. Applications should give a clear presentation of the proposed work, the methods for carrying out the project, its relevance to managing and enhancing the use of fishery resources in the New England Coastal States, and cost estimates as they relate to specific aspects of the project. Budgets must include a detailed breakdown by category of expenditures with appropriate justification for both the Federal and non-Federal shares. Applicants should not assume prior knowledge on the part of NMFS as to the relative merits of the project described in the application. Applications are not to be bound in any manner and must be printed on one side, only. All incomplete applications will be returned to the applicant. Ten copies (one signed original and nine signed copies) of each application are required and must be submitted to the NMFS Northeast Regional Office, State, Federal & Constituent Programs Office (see ADDRESSES). OMB has approved 10 copies, under Approval #0648-0175.

XI. Project Funding Priorities

Proposals should exhibit familiarity with related work that is completed or ongoing. Where appropriate, proposals should be multi-disciplinary. Coordinated efforts involving multiple institutions or persons are encouraged. The areas of emphasis for FY 1998 are as follows: The highest priority is the development of social, economic, and cultural information to assist in fisheries management, focusing on the New England region. To the extent that funding may be available, the secondary priority is research which addresses species and information needs (discussed here) identified during recent Stock Assessment Workshops hosted by the NMFS Northeast Fisheries Science Center. In addition to referencing specific area(s) of special interest, proposals should state whether the research will apply to the New England coastal states only or to other areas as well.

Successful applicants may be required to collect and manage the following data in accordance with standardized procedures and formats approved by NMFS and to participate with NMFS in specific cooperative activities which will be determined by consultations

between NMFS and successful applicants before project grants are

A. Social, Economic, and Cultural Information. The following priorities concern the assimilation and analysis of socio-economic and cultural data to assist in inter-jurisdictional marine fishery management decisions.

1. Development of Input-Output Models for Marine Fishery-Related Sectors. Input-Output modeling efforts using IMPLAN software as a development platform which employs common data and analytical protocols for each geographical jurisdiction (e.g., state) are strongly encouraged. At the commercial harvest level, cost and employment data by major gear types are required. Similar product flow and employment data would be desirable for shore-side businesses, including dealers, processors, wholesalers and retailers. For recreational related service and retail industries, data are required on the number of establishments, value of sales, trade flows and employees. Appropriate commercial and recreational fishery harvest and expenditure data available from the NMFS Northeast Fisheries Science Center can be requested during the course of the investigation. A demonstrated cooperative relationship by the applicant with appropriate state marine resource agencies will strengthen the proposal.

2. Development of Fishing Community Profiles. Develop studies to identify and characterize fishing communities, with emphasis on the coastal New England states, particularly communities involved in critical fisheries, i.e., those where stocks are overfished and/or highly restrictive management measures are being proposed or implemented. A fishing community is defined in the Magnuson-Stevens Fishery Conservation and Management Act as "a community which is substantially dependent on or substantially engaged in the harvest or processing of fishery resources to meet social and economic needs, and includes fishing vessel owners, operators and crew and United States fish processors that are based in such community." In profiling these communities, it is important to include a description of current and historical participation in each fishery, the number of fishermen, vessels, dealers, wholesalers, processors, and fisherydependent industries; basic demographic data on harvesting and processing sector households; and an ethnographic description of relevant social, cultural, and economic institutions.

Cooperation among applicants, academic researchers, state fishery management agencies, and fishing industry (harvesting, processing and marketing) associations will enhance proposals addressing this priority.

B. Studies in Support of Stock
Assessments for Northeast Fishery
Resources. The following needs for
research and management information
are based upon data priorities discussed
during recent SAW hosted by the NMFS
Northeast Fisheries Science Center
(NEFSC). Copies of SAW reports are
available from the NEFSC (see
ADDRESSES).

1. Organize and conduct a workshop on closed areas, their size and location, and opening/closing rotation strategies as a tool in fishery management, with special reference to the management of sea scallops.

2. Conduct augmented sampling of fishing areas which are presently closed to fishing and, in particular, develop monitoring sites for benthos. The purpose of this work is to develop data sufficient to assess long-term effects of bottom-tending fishing gear.

bottom-tending fishing gear.
3. Develop a module for catch/survey methods for incorporation into the Woods Hole Assessment "Toolbox." In particular, this work should produce enhancements to the Collie/Sissenwine stock assessment modeling software.

4. Conduct basic biological sampling of Atlantic halibut landings to record and analyze basic population biology.

5. Conduct mark-recapture studies, shell biochemical studies, clapper/live animal ratios, and longevity of clappers to improve the estimation of natural mortality rate of surf clams, based on historical ageing information and field and laboratory studies.

XII. Evaluation Criteria

Cooperatively developed applications that propose activities of two or more qualified applicants to address important fishery conservation and management issues or problems identified in the Project Funding Priorities for this solicitation may be evaluated as a group by NMFS. If selected for funding, individual cooperative awards may be made to each individual applicant. Application procedures for this type of proposal are also included in the FY 1998 MARFIN Application Package.

A. Unless otherwise specified by

A. Unless otherwise specified by statute, in reviewing applications for cooperative agreements, including those that include consultants and contracts, NOAA will make a determination regarding the following:

1. Is the involvement of the applicant necessary to the conduct of the project

and the accomplishment of its goals and objectives?

2. Is the proposed allocation of the applicant's time reasonable and commensurate with the applicant's involvement in the project?

3. Are the proposed costs for the applicant's involvement in the project reasonable and commensurate with the benefits to be derived from the applicant's participation?

B. Applications meeting the above requirements will be forwarded for technical evaluation. Applicants submitting applications not meeting the above requirements will be notified. Evaluations may involve experts from NOAA organizations as well as from non-NOAA entities (such as universities, state fishery agencies, and members of the fishing industry). All reviewers will be required to sign non-disclosure and conflict of interest statements concerning the application they are reviewing. The reviewers will assign scores to applications based on the following evaluation criteria:

1. Does the proposal have a clearly stated goal(s) with associated objectives that meet the needs outlined in the

Project Narrative? (30 points)
2. Does the proposal clearly identify and describe, in the Project Outline and Statement of Work, scientifically valid methodologies and analytical procedures that will adequately address project goals and objectives? (30 points)

3. Do the principal investigators provide a scientifically realistic timetable to enable full accomplishment of all aspects of the Statements of Work?

4. Do the principal investigators define how they will maintain stewardship of the project performance, finances, cooperative relationships, and reporting requirements for the proposal? (10 points)

5. Are the proposed costs appropriate for the scope of work proposed? (10 points)

XIII. Selection Procedures

All applications, along with their technical evaluation comments and scores, will be considered by a NMFS Science Group and ranked into two categories: "Recommended," and "Not Recommended." Proposals ranked as "Not Recommended" will not be given further consideration for selection and funding. Proposals ranked as "Recommended" will be presented to a Constituent Panel of non-NOAA fishery experts who will individually consider the significance of the problem addressed in each project proposal, the technical scores and evaluations, and the need for funding. These panel

members will provide individual recommendations to NMFS on each proposal classified as "Recommended." No consensus advice will be given by the panel. The non-NOAA panel members' individual comments. recommendations and evaluations, the recommendations of the NMFS Science Group, and the NMFS Program Officer (serving in an advisory capacity) will be considered, in accordance with project funding priorities, by the Regional Administrator, Northeast Region. The Regional Administrator, in consultation with the Assistant Administrator for Fisheries, will (a) determine which projects do not substantially duplicate other projects which are currently being funded by NOAA or are approved for funding by other Federal offices, (b) select the projects to be funded, (c) determine the amount of funds available for each project, and (d) determine which components of the selected projects shall be funded. The exact amount of funds awarded, the final scope of activities, the project duration, and specific NMFS cooperative involvement with the activities of each project will be determined in pre-award negotiations among the applicant, the NOAA Grants Office, and the NMFS Program Staff. Projects must not be initiated by recipients until a signed financial assistance award is received from the NOAA Grants Office. Successful applicants will be generally recommended within 210 days from the date of publication of this notice. The earliest start date of awards will be approximately 90 days after each project is selected and after all NMFS/applicant negotiations of cooperative activities have been completed (the earliest start date of awards will be approximately 300 days after the date of publication of this notice). Applicants should consider this selection and processing time in developing requested start dates for their applications.

XIV. Other Requirements

A. Federal policies and procedures. Recipients and subrecipients are subject to all Federal laws and Federal and DOC policies, regulations, and procedures applicable to Federal financial assistance awards. Women and minority individuals and groups are encouraged to submit applications under this program. B. Past performance. Any firsttime applicant for Federal grant funds under this announcement is subject to a pre-award accounting survey prior to execution of the award. Unsatisfactory performance under prior Federal awards may result in an application not being considered for funding.

C. Pre-award activities. If applicants incur any costs prior to an award being made, they do so solely at their own risk of not being reimbursed by the Government. Notwithstanding any verbal or written assurance that they may have received, there is no obligation on the part of DOC to cover pre-award costs.

D. No obligation of future funding. If an application is selected for funding, DOC has no obligation to provide any additional future funding in connection with the award. Renewal of an award to increase funding or extend the period of performance is at the total discretion of DOC.

E. Delinquent Federal debts. No award of Federal funds shall be made to an applicant or to its subrecipients who have any outstanding delinquent Federal debt or fine until either:

1. The delinquent account is paid in full:

2. A negotiated repayment schedule is established and at least one payment is received: or

3. Other arrangements satisfactory to DOC are made.

F. Name check review. All non-profit and for-profit applicants are subject to a name check review process. Name checks are intended to reveal if any key individuals associated with the applicant have been convicted of, or are presently facing, such criminal charges as fraud, theft, perjury, or other matters that significantly reflect on the applicant's management, honesty, or financial integrity. Potential non-profit and for-profit recipients may also be subject to reviews of Dun and Bradstreet data or other similar credit checks.

G. Primary applicant certifications.
All primary applicants must submit a completed Form CD 511, "Certifications Regarding Debarment, Suspension and Other Responsibility Matters; Drug-Free Workplace Requirements and Lobbying," and the following explanations are hereby provided:

1. Nonprocurement debarment and suspension. Prospective participants (as defined at 15 CFR 26.105) are subject to 15 CFR part 26, "Nonprocurement Debarment and Suspension," and the related section of the certification form prescribed above applies;

2. Drug-free workplace. Grantees (as defined at 15 CFR 26.605) are subject to 15 CFR part 26, subpart F, "Government-wide Requirements for Drug-Free Workplace (Grants)," and the related section of the certification form

prescribed above applies; also please enter the Principal Place of Performance, i.e. where the work will be done, on the form.

3. Anti-lobbying. Persons (as defined at 15 CFR 28.105) are subject to the lobbying provisions of 31 U.S.C. 1352, "Limitation on use of appropriated funds to influence certain Federal contracting and financial transactions," and the lobbying section of the certification form prescribed above applies to applications/bids for grants, cooperative agreements, contracts for more than \$100,000, loans and loan guarantees for more than \$150,000, or the single family maximum mortgage limit for affected programs, whichever is greater; and

4. Anti-lobbying disclosures. Any applicant who has paid or will pay for lobbying using any funds must submit a Form SF-LLL, "Disclosure Form to Report Lobbying," as required under 15 CFR part 28, appendix B.

H. Lower tier certifications. Recipients shall require applicants/bidders for subgrants, contracts, subcontracts, or other lower tier covered transactions at any tier under the award to submit, if applicable, a completed Form CD 512, "Certifications Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion-Lower Tier Covered Transactions and Lobbying" and disclosure form SF-LLL, "Disclosure of Lobbying Activities." Form CD 512 is intended for the use of recipients and should not be transmitted to DOC. A form SF-LLL submitted by any tier recipient or subrecipient should be submitted to DOC in accordance with the instructions contained in the award

I. False statements. A false statement on the application is grounds for denial or termination of funds and grounds for possible punishment by a fine or imprisonment as provided in 18 U.S.C.

J. Intergovernmental review. Applications under this program are subject to the provisions of E.O. 12372, "Intergovernmental Review of Federal Programs."

K. Requirement to buy Americanmade equipment and products. Applicants are hereby notified that they are encouraged, to the extent feasible, to purchase American-made equipment and products with funding provided under this program.

Classification

Prior notice and an opportunity for public comments are not required by the Administrative Procedure Act or by any other law for this notice concerning grants, benefits, and contracts.

Therefore, a regulatory flexibility analysis is not required for purposes of the Regulatory Flexibility Act.

This action has been determined to be not significant for purposes of E.O. 12866.

Cooperative agreements awarded pursuant to pertinent statutes shall be in accordance with the Fisheries Research Plan (comprehensive program of fisheries research) in effect on the date

of the award.

Federal participation under the MARFIN Program may include the assignment of DOC scientific personnel and equipment. Reasonable, negotiated financial compensation will be provided under awards for the work of eligible grantee workers. Information-collection requirements contained in this notice have been approved by the Office of Management and Budget (OMB control number 0648–0175, 0348–0043 and 0348–0046) under the provisions of the Paperwork Reduction Act.

Notwithstanding any other provision of law, no person is required to respond to, nor shall any person be subject to a penalty for failure to comply with, a collection of information subject to the requirements of the Paperwork Reduction Act unless that collection of information displays a currently valid

OMB control number.

Public reporting burden for agencyspecific collection-of-information elements, exclusive of requirements specified under applicable OMB circulars, is estimated to average 4 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. Send comments regarding this reporting burden estimate or any other aspect of this collection of information, including suggestions for reducing the burden, to NMFS (see ADDRESSES).

Dated: April 10, 1998.

Rolland A. Schmitten,

Assistant Administrator for Fisheries, National Marine Fisheries Services.

[FR Doc. 98–10137 Filed 4–16–98; 8:45 am]

BILLING CODE 3510–22–F

COMMITTEE FOR THE IMPLEMENTATION OF TEXTILE AGREEMENTS

Adjustment of Import Limits and Increase of a Guaranteed Access Level for Certain Cotton, Wool and Man-Made Fiber Textile Products Produced or Manufactured in Costa Rica

April 13, 1998.

AGENCY: Committee for the Implementation of Textile Agreements (CITA).

ACTION: Issuing a directive to the Commissioner of Customs adjusting import limits and increasing a guaranteed access level.

EFFECTIVE DATE: April 17, 1998.

FOR FURTHER INFORMATION CONTACT: Roy Unger, International Trade Specialist, Office of Textiles and Apparel, U.S. Department of Commerce, (202) 482–4212. For information on the quota status of these levels, refer to the Quota Status Reports posted on the bulletin boards of each Customs port or call (202) 927–5850. For information on embargoes and quota re-openings, call (202) 482–3715.

SUPPLEMENTARY INFORMATION:

Authority: Section 204 of the Agricultural Act of 1956, as amended (7 U.S.C. 1854); Executive Order 11651 of March 3, 1972, as amended.

The current limits for Categories 443 and 447 are being increased for swing, reducing the limits for Categories 340/640 and 342/642, respectively. Also, upon a request from the Government of Costa Rica, the U.S. Government has agreed to increase the current guaranteed access level for Category 447.

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 62 FR 66057, published on December 17, 1997). Also see 62 FR 63520, published on December 1, 1997.

Troy H. Cribb.

Chairman, Committee for the Implementation of Textile Agreements.

Committee for the Implementation of Textile Agreements

April 13, 1998.

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 November 24, 1997, by the Chairman, Committee for the Implementation of Textile Agreements. That directive concerns imports of certain cotton, wool and man-made fiber textile products, produced or manufactured in Costa Rica and exported during the twelve-month period which began on January 1, 1998 and extends through December 31, 1998.

Effective on April 17, 1998, you are directed to adjust the limits for the following categories, as provided for under the Uruguay Round Agreement on Textiles and Clothing:

Category	Adjusted twelve-month		
340/640	1,044,155 dozen.		

Category	Adjusted twelve-month		
342/642	385,679 dozen.		
443	230,187 numbers.		
447	12,411 dozen.		

¹The limits have not been adjusted to account for any imports exported after December 31, 1997.

The current guaranteed access level (GAL) for Category 447 is being increased to 19,000 dozen. The GALs for Categories 340/640, 342/642 and 443 remain unchanged.

The Committee for the Implementation of Textile Agreements has determined that these actions fall within the foreign affairs exception of the rulemaking provisions of 5 U.S.C. 553(a)(1).

Sincerely,

Troy H. Cribb,

Chairman, Committee for the Implementation of Textile Agreements.

[FR Doc. 98–10205 Filed 4–16–98; 8:45 am]
BILLING CODE 3510–DR-F

CONSUMER PRODUCT SAFETY COMMISSION

Commission Agenda and Priorities; Public Hearing

AGENCY: Consumer Product Safety Commission.

ACTION: Notice of public hearing.

SUMMARY: The Commission will conduct a public hearing to receive views from all interested parties about its agenda and priorities for Commission attention during fiscal year 2000, which begins October 1, 1999. Participation by members of the public is invited. Written comments and oral presentations concerning the Commission's agenda and priorities for fiscal year 2000 will become part of the public record.

DATES: The hearing will begin at 10 a.m. on May 21, 1998. Written comments and requests from members of the public desiring to make oral presentations must be received by the Office of the Secretary no later than May 7, 1998. Persons desiring to make oral presentations at this hearing must submit a written text of their presentations no later than May 14, 1998.

ADDRESSES: The hearing will be in room 420 of the East-West Towers Building, 4330 East-West Highway, Bethesda, Maryland 20814. Written comments, requests to make oral presentations, and texts of oral presentations should be captioned "Agenda and Priorities" and mailed to the Office of the Secretary, Consumer Product Safety Commission, Washington, D.C. 20207, or delivered to

that office, room 502, 4330 East-West Highway, Bethesda, Maryland 20814. Comments, requests, and texts of oral presentations may also be filed by telefacsimile to (301) 504–0127 or by email to cpsc-os@cpsc.gov.

FOR FURTHER INFORMATION CONTACT: For information about the hearing or to request an opportunity to make an oral presentation, call or write Rockelle Hammond, Office of the Secretary, Consumer Product Safety Commission, Washington, D.C. 20207; telephone (301) 504–0800, extension 1232; telefax (301) 504–0127.

SUPPLEMENTARY INFORMATION: Section 4(j) of the Consumer Product Safety Act (CPSA) (15 U.S.C. 2053(j)) requires the Commission to establish an agenda for action under the laws it administers, and, to the extent feasible, to select priorities for action at least 30 days before the beginning of each fiscal year. Section 4(j) of the CPSA provides further that before establishing its agenda and priorities, the Commission shall conduct a public hearing and provide an opportunity for the submission of comments.

The Office of Management and Budget requires all Federal agencies to submit their budget requests 13 months before the beginning of each fiscal year. The Commission is formulating its budget request for fiscal year 2000, which begins on October 1, 1999.

Accordingly, the Commission will conduct a public hearing on May 21, 1998 to receive comments from the public concerning its agenda and priorities for fiscal year 2000. The Commissioners desire to obtain the views of a wide range of interested persons including consumers; manufacturers, importers, distributors, and retailers of consumer products; members of the academic community; consumer advocates; and health and safety officers of state and local governments.

The Commission is charged by Congress with protecting the public from unreasonable risks of injury associated with consumer products. The Commission enforces and administers the Consumer Product Safety Act (15 U.S.C. 2051 et seq.); the Federal Hazardous Substances Act (15 U.S.C. 1261 et seq.); the Flammable Fabrics Act (15 U.S.C. 1191 et seq.); the Poison Prevention Packaging Act (15 U.S.C. 1471 et seq.); and the Refrigerator Safety Act (15 U.S.C. 1211 et seq.). Standards and regulations issued under provisions of those statutes are codified in the Code of Federal Regulations, title 16, chapter

While the Commission has broad jurisdiction over products used by consumers, its staff and budget are limited. Section 4(j) of the CPSA expresses Congressional direction to the Commission to establish an agenda for action each fiscal year and, if feasible, to select from that agenda some of those projects for priority attention.

Persons who desire to make oral presentations at the hearing on May 21, 1998, should call or write Rockelle Hammond, Office of the Secretary, Consumer Product Safety Commission, Washington, D.C. 20207, telephone (301) 504–0800, telefax (301) 504–0127, or e-mail, cpsc-os@cpsc.gov, no later than May 7, 1998.

Presentations should be limited to approximately ten minutes. Persons desiring to make oral presentations must submit the written text of their presentations to the Office of the Secretary not later than May 14, 1998. The Commission reserves the right to impose further time limitations on all presentations and further restrictions to avoid duplication of presentations. The hearing will begin at 10 a.m. on May 21, 1998 and will conclude the same day.

Dated: April 14, 1998. Sadye E. Dunn,

Secretary, Consumer Product Safety Commission.

[FR Doc. 98–10250 Filed 4–16–98; 8:45 am]
BILLING CODE 6355–01–P

DEPARTMENT OF DEFENSE

Department of the Army

Prospective Grant of Exclusive Patent License

AGENCY: Headquarters, U.S. Army Materiel Command (AMC), DOD. ACTION: Notice.

SUMMARY: In accordance with the provisions of 15 U.S.C. 209(c)(1) and 37 CFR Part 404.7(a)(1)(i), AMC hereby gives notice that it is contemplating the grant of an exclusive license in the United States to practice the inventions embodied in U.S. Patent Application Serial No. 08/796,772, filed February 6, 1997, entitled "Detection of Multiple Antigens and Antibodies," and U.S. Patent Application (no number assigned), filed February 18, 1998, entitled "Method and Apparatus for Detection of Multiple Nucleic Acid Sequences and Multiple Antigens" to Epitope, Inc., having a place of business in Beaverton, Oregon.

FOR FURTHER INFORMATION CONTACT: Mr. Bill Medsger, Headquarters, U.S. Army Materiel Command, ATTN: AMCCC-IP,

5001 Eisenhower Ave., Alexandria, VA 22333-0001. Phone: (703) 617-2556; FAX: (703) 617-2556.

SUPPLEMENTARY INFORMATION: The prospective exclusive license will be royalty bearing and will comply with the terms and conditions of 35 U.S.C. 209 and 37 CFR 404.7. The prospective exclusive license may be granted, unless within sixty days from the date of this published Notice, AMC receives written evidence and argument which establishes that the grant of the license would not be consistent with the requirements of 35 U.S.C. 209 and 37 CFR 404.7.

Gregory D. Showalter,

Army Federal Register Liaison Officer. [FR Doc. 98–10248 Filed 4–16–98; 8:45 am] BILLING CODE 3710–08–M

DEPARTMENT OF DEFENSE

Department of the Army, Corps of Engineers

Notice of Availability for the Record of Decision for the Santa Margarita River Flood Control Project and Basilone Road Bridge Replacement, San Diego County, CA

AGENCY: U.S. Army Corps of Engineers, Los Angeles District, DoD. ACTION: Notice of availability.

SUMMARY: The U.S. Army Corps of Engineers, Regulatory Branch, in coordination with the U.S. Fish and Wildlife Service and the U.S. Marine Corps, has completed the Record of Decision associated with the Environmental Impact Statement for the Santa Margarita River Flood Control Project and Basilone Road Bridge Replacement.

FOR FURTHER INFORMATION CONTACT: Questions regarding the Record of Decision or requests for the document may be directed to Dr. Eric Stein, Senior Project Manager, Regulatory Branch, U.S. Army Corps of Engineers, P.O. Box 532711, Los Angeles, California, 90053— 2325, (213) 452—3415.

SUPPLEMENTARY INFORMATION: None. Robert L. Davis,

Colonel, Corps of Engineers District Engineer. [FR Doc. 98-10249 Filed 4-16-98; 8:45 am] BILLING CODE 3710-KF-M

DEPARTMENT OF ENERGY

Office of Fossil Energy; National Coal Council Meeting

AGENCY: Office of Fossil Energy, Department of Energy (DOE).

ACTION: Notice of open meeting.

SUMMARY: Pursuant to the provisions of the Federal Advisory Committee Act (Pub. L. No. 92-463, 86 Stat 770), notice is hereby given of a meeting of the National Coal Council.

DATE AND TIME: Friday, May 8, 1998, 8:30 AM.

PLACE: Phoenix Park Hotel, 520 North Capitol Street, NW, Washington, DC. FOR FURTHER INFORMATION CONTACT: Margie D. Biggerstaff, U.S. Department of Energy, Office of Fossil Energy (FE-5), Washington, DC 20585, (202) 586-

SUPPLEMENTARY INFORMATION:

Purpose of the Council: To provide advice, information, recommendations to the Secretary of Energy on matters relating to coal and coal industry issues.

Tentative Agenda

Call to order and opening remarks by Clifford Miercort, Chairman of the National Coal Council

Remarks by the Honorable Federico Peńa, Secretary of Energy (invited). Remarks by the Honorable Frank H. Murkowski, Chairman of the Senate

Energy Committee (invited). Remarks by Congressman Michael G.

Oxley (invited).

Remarks by the Honorable James Hoecker, Chairman of the Federal **Energy Regulatory Commission** (invited).

Remarks by Fred L. Smith, Jr., President of the Competitive Enterprise Institute, on "Climate Change Policy and its Implications" (invited).

Administrative reports.

-Remarks of outgoing Chairman, Clifford R. Miercort.

Report of the Nominating Committee and election of new officers. Remarks of incoming chairman.

—Public comment—10-minute rule.

—Adjournment.

Public Participation: The meeting is open to the public. The Chairman of the Council is empowered to conduct the meeting in a fashion that will facilitate the orderly conduct of business. Any member of the public who wishes to file a written statement with the Council will be permitted to do so, either before or after the meeting. Members of the public who wish to make oral statements pertaining to agenda items should contact Margie D. Biggerstaff at the address or telephone number listed above. Requests must be received at least five days prior to the meeting and reasonable provisions will be made to include the presentation on the agenda.

Transcripts: Available for public review and copying at the Public

Reading Room, Room 1E-190, Forrestal Building, 1000 Independence Avenue, S.W., Washington, D.C., between 9:00 AM and 4:00 PM, Monday through Friday, except Federal holidays.

Issued at Washington, DC on April 14,

Rachel M. Samuel,

Deputy Advisory Committee Management Officer.

[FR Doc. 98-10236 Filed 4-16-98; 8:45 am] BILLING CODE 6450-01-P

DEPARTMENT OF ENERGY

National Electric and Magnetic Fields **Advisory Committee**

AGENCY: Department of Energy. ACTION: Notice of open meeting.

SUMMARY: Pursuant to the provisions of the Federal Advisory Committee Act (Public Law No. 92-463, 86 Stat. 770), notice is hereby given of a meeting of the National Electric and Magnetic Fields Advisory Committee.

DATES: Thursday, May 7, 1998: 9:00 a.m.-5:00 p.m.; Friday, May 8, 1998: 9:00 a.m.-1:30 p.m.

ADDRESSES: Westin City Center, 1400 M Street, NW, Washington, DC 20005. FOR FURTHER INFORMATION CONTACT: Dr. Imre Gyuk, EMF Program Manager, EE-14, 1000 Independence Avenue, SW, Washington, DC 20585, (202) 586-1482.

SUPPLEMENTARY INFORMATION:

Purpose of the Committee: The National Electric and Magnetic Fields Advisory Committee (NEMFAC) advises the Department of Energy and the National Institute of Environmental Health Sciences on the design and implementation of a five-year, national electric and magnetic fields (EMF) research and public information dissemination (RAPID) program. The Secretary of Energy, pursuant to Section 2118 of the Energy Policy Act of 1992, P.L. No.102-486, has overall responsibility for establishing the national program which includes health effects research, development of technologies to assess and manage exposures, and dissemination of information.

Tentative Agenda

Thursday, May 7, 1998

9:00 a.m.-Welcome and opening remarks 9:15 a.m.—Summary of FY98 non-Federál contributions

9:30 a.m.—Completion of grant research 10:15 a.m.—Discussion

10:45 a.m.—Break 11:00 a.m.—Report on epidemiology symposium 12:00 noon-Lunch

1:30 p.m.—Report on in vivo symposium 2:30 p.m.—Break

2:45 p.m.—Report on engineering symposium

3:30 p.m.—Expectations for the working group

4:00 p.m.—Discussion

5:00 p.m.—Adjourn

Friday, May 8, 1998

9:00 a.m.—Reports to National Academy of Sciences

9:30 a.m-Format of final report

10:15 a.m.-Break

10:30 a.m.-Future of EMF research

11:15 a.m.—Future of EMF public communication

12:00 a.m.—Discussion 12:30 p.m.—Open time for public comments 1:30 p.m.—Adjourn

A final agenda will be available at the

meeting.
Public Participation: The meeting is open to the public. Written statements may be filed with the Committee either before or after the meeting. Members of the public who wish to make oral statements pertaining to agenda items should contact Dr. Gyuk at the address or telephone number listed above. Requests must be received 5 days prior to the meeting and reasonable provision will be made to include the presentation on the agenda. Depending on the number of requests, comments may be limited to five minutes. The Designated Federal Officer is empowered to conduct the meeting in a fashion that will facilitate the orderly conduct of

Transcript and Minutes: A transcript and minutes of this meeting will be available for public review and copying at the Freedom of Information Public Reading Room, 1E-190, Forrestal Building, 1000 Independence Avenue, SW, Washington, DC 20585, between 9:00 a.m. and 4:00 p.m., Monday through Friday, except Federal holidays. Copies of the minutes will also be available by request.

Issued at Washington, DC, on April 14,

Rachel M. Samuel,

Deputy Advisory Committee Management Officer.

[FR Doc. 98-10237 Filed 4-16-98; 8:45 am] BILLING CODE 6450-01-P

DEPARTMENT OF ENERGY

[FE Docket No. 98-19-NG]

Office of Fossil Energy; Husky Gas Marketing Inc., Order Granting Long-**Term Authorization to Import Natural** Gas from Canada

AGENCY: Office of Fossil Energy, DOE. ACTION: Notice of Order.

SUMMARY: The Office of Fossil Energy of the Department of Energy gives notice that it issued DOE/FE Order No. 1373 on April 7, 1997, granting Husky Gas Marketing Inc. long-term authorization to import up to 21,881 Mcf per day of natural gas from Canada. The term extends from the date of authorization until August 1, 2003. This gas will be sold to San Diego Gas & Electric Company (SDG&E). SDG&E is a public utility which provides electric, gas, and steam service to customers in San Diego and Orange counties, California. The natural gas will be imported near Eastport, Idaho, under a supply arrangement with Husky Oil Operations Ltd.

This order is available for inspection and copying in the Office of Natural Gas & Petroleum Import and Export Activities, Fossil Energy, Room 3E–042, Forrestal Building, 1000 Independence Avenue, S.W., Washington, D.C. 20585–0350, (202) 586–9478. The docket room is open between the hours of 8:00 a.m. and 4:30 p.m., Monday through Friday, except Federal holidays.

Issued in Washington, D.C., April 13, 1998. John W. Glynn,

Manager, Natural Gas Regulation, Office of Natural Gas & Petroleum Import and Export Activities, Office of Fossil Energy.

[FR Doc. 98–10238 Filed 4–16–98; 8:45 am]
BILLING CODE 6450-01-P

DEPARTMENT OF ENERGY

Federal Energy Regulatory Commission

[Project No. 2016, WA]

City of Tacoma, Washington; Notice of Scoping Meeting Pursuant to the National Environmental Policy Act of 1969 for an Applicant Prepared Environmental Assessment and a Site Visit

April 13, 1998.

The Commission's regulations allow applicants to prepare their own Environmental Assessment (EA) for hydropower projects and file it with the Federal Energy Regulatory Commission (Commission) along with their license application as part of the applicant-prepared EA (APEA) process. On February 24, 1998, the Commission approved the use of the APEA process in the preparation of license application for Tacoma Public Utilities' (Tacoma) Cowlitz Hydroelectric Project, No. 2016.

Tacoma will hold three public meetings, pursuant to the National Environmental Policy Act (NEPA) of 1969, to identify the scope of environmental issues that should be analyzed in the EA. At the scoping meetings, Tacoma will: (1) Summarize the environmental issues tentatively identified for analysis in the EA; (2) outline any resources they believe would not require a detailed analysis; (3) identify reasonable alternatives to be addressed in the EA; (4) solicit from the meeting participants all available information, especially quantitative data, on the resources at issue; and (5) encourage statements from experts and the public on issues that should be analyzed in the EA.

Although Tacoma's intent is to prepare an EA, there is the possibility that an Environmental Impact Statement (EIS) will be required. Nevertheless, this meeting will satisfy the NEPA scoping requirements, irrespective of whether an EA or EIS is issued by the Commission.

Scoping Meetings

The times and locations of the scoping meeting are:

Agency Scoping Meeting

May 5, 1998—1:00 pm to 4:00 pm, US Fish and Wildlife Service Office, 510 Desmond Drive, Sawyer Hall, Lacey, WA

Public Scoping Meetings

May 6, 1998—7:00 pm to 10:00 pm, Lewis County, Courthouse Annex, 345 W. Main St., Room 1, Chehalis, WA

May 7, 1998—7:00 pm to 10:00 pm, Mossyrock High School Gymnasium, Mossyrock, WA

All interested individuals, organizations, and agencies are invited and encouraged to attend any or all of the meetings to assist in identifying and clarifying the scope of environmental issues that should be analyzed in the EA.

To help focus discussions, Tacoma prepared and distributed a scoping document on April 3, 1998. Copies of the Scoping Document can be obtained by calling Joan Nichol, Harza Engineering Company, at (425) 602–4000. Copies of the document will also be available at the scoping meetings.

Site Visit

Tocoma has also scheduled a site visit to the Cowlitz River Project on Thursday, May 7, 1998, if sufficient interest exists. Those wishing to attend the site visit must notify Toby Freeman, Tacoma City Light at (253) 502–8862 by April 24, 1998. Also contact Toby for information on the meeting time and place.

Meeting Procedures

The meetings will be conducted according to the procedures used at Commission scoping meetings. Because this meeting will be a NEPA scoping meeting under the APEA process, the Commission does not intend to conduct a NEPA scoping meeting after the application and draft EA are filed with the Commission. Instead, Commission staff will attend the meetings on May 5, 6, and 7, 1998.

All the scoping meetings will be recorded by a stenographer or tape recorder, and will become part of the formal record of the proceedings for this project.

Those who choose not to speak during the scoping meetings may instead submit written comments on the project. Written comments should be mailed to: Joan Nichol, Harza Engineering Company, 2353 130th Avenue N.E., Bellevue, WA 98005, by June 8, 1998. All correspondence should show the following caption on the first page: Scoping Comments, Cowlitz River Hydroelectric Project (2016).

For further information please contact Joan Nichol at (425) 602–4000 or David Turner of the Commission at (202) 219–

2844.

Linwood A. Watson, Jr.,
Acting Secretary.

[FR Doc. 98–10192 Filed 4–16–98; 8:45 am] BILLING CODE 6717-01-M

DEPARTMENT OF ENERGY

Federal Energy Regulatory Commission

Notice of Application Filed With the Commission and Intent To Prepare an Environmental Impact Statement

April 13, 1998.

Take notice that the following hydroelectric application has been filed with the Commission and is available for public inspection:

a. *Type of Application:* Proposal To Amend Minimum Flow Releases.

b. Project No: 77-110.

c. Date Filed: March 31, 1998.

d. *Licensee*: Pacific Gas and Electric Company.

e. Name of Project: Potter Valley

f. Location: Eel River and East Fork Russian River, in Lake and Mendocino Counties, California.

g. Filed Pursuant to: Federal Power Act, 16 U.S.C. 791(a)–825(r).

h. Licensee Contact: Mr. Terry Morford, Manager—Hydro Generation, Pacific Gas and Electric Company, P.O.

¹⁸¹ FERC ¶61,103 (1997).

box 770000, Mail Code N11C, San Francisco, CA 94177, (415) 973–4603. i. FERC Contact: Dr. John M. Mudre, (202) 219–1208.

j. Comment Date: June 8, 1998. k. Description: Pacific Gas and Electric Company (PG&E), licensee for the Potter Valley Project (FERC No. 77) has filed the final report on its 10-year study of the effects of its article 38 minimum flow schedule on salmonids, and its associated proposal for changes to the required minimum flows at the project. The flow proposal represents the culmination of negotiations among technical staff of PG&E, the California Department of Fish and Game (CDFG), the U.S. Fish and Wildlife Service, and the National Marine Fisheries Service. Under these "Joint Recommendations" (IR), flows to the Eel River would be adjusted up to three times per day in response to changes in streamflow in the downstream Tomki Creek. The quantity of flow released would be proportional to Tomki Creek flow and would range, in normal years, from 5 to 200 cfs. During dry years, "water conservancy" measures would be implemented that could reduce releases by up to one half, but flow would never be less than 5 cfs. The JR also reserve a block of 5,000 acre-feet of water annually to maintain pre-specified flows during protracted droughts when the release schedule prescribes flow reductions in response to natural conditions.

Because the project serves as an interbasin transfer, increased minimum flow releases to the Eel River would result in decreases in diversions to the East Fork Russian River. Under the JR, diversions to the East Fork Russian River would decrease from an estimated 8 percent in the wettest years to 25 percent in the driest years. From a volumetric perspective, the annual reduction in diversions would range from an estimated 13,000 to 18,000 acre feet.

The JR also contain non-flow provisions for protecting and enhancing aquatic resources. These include: (1) PG&E will provide \$20,000 annually to fund a scientific aide position at the Van Arsdale Fishery Station; (2) PG&E will fund annual chinook salmon carcass surveys at selected sites on the Eel River and Tomki Creek; (3) PG&E will provide CDFG \$10,000 annually for Sacramento squawfish suppression; (4) PG&E will provide CDFG up to \$30,000 annually for CDFG's chinook salmon and stock rescue program; (5) PG&E will continue to cooperate in releasing warm water from the spillway of Scott Dam in the late winter/spring period to promote the timely migration of juvenile chinook salmon from the Eel River between Scott

and Cape Horn Dams; (6) the Tomki Creek flow gage will be updated to improve the precision of low flow measurements and to allow data telemetry for flow calculation; and (7) Cape Horn Dam will be modified to allow accurate regulation of the higher minimum flows provided under the JR.

Commission staff has determined that amendment of the minimum flow requirements at the Potter Valley Project could constitute a major Federal action significantly affecting the quality of the human environment. Therefore, staff intends to prepare an Environmental Impact Statement (EIS) for the proposed amendment. The EIS will also consider reasonable alternatives to the proposed amendment. A draft EIS will be issued and circulated for review to those on the mailing list for this proceeding. All comments filed on the draft EIS will be analyzed by Commission Staff and considered in the Final EIS.

As part of the EIS process, we will be conducting a series of scoping meetings in the project vicinity. The purpose of the scoping process is to identify the scope of environmental issues that should be analyzed in the EIS and to provide us with information that may be useful in preparing the EIS. The dates, times, and locations of the scoping meetings will be announced in a subsequent public notice. We will also accept written scoping comments from any interested party, either prior to, or for a limited period following, the scoping meetings. To help focus comments on the environmental issues, a scoping document outlining subject areas to be addressed in the EIS will be sent to those on the mailing list for this proceeding prior to the scoping meetings. The deadline for receiving scoping comments will be specified at that time. Those not on the mailing list may request a copy of the scoping document from the project coordinator, whose telephone number is listed

Those wishing to be added to the mailing list or to submit comments, information, or other correspondence pertaining to this proceeding should file their correspondence with the commission at the following address: The Secretary, Federal Energy Regulatory Commission, 888 First Street, N.E., Washington, DC 20426.

All filings should show the following on the first page: "Potter Valley Project," FERC No. 77–110.

For further information, please contact the FERC Project Coordinator, John M. Mudre, at (202) 219–1208.

1. This notice also consists of the following standard paragraphs: B, C1, and D2.

B. Comments, Protests, or Motions to Intervene-Anyone may submit comments, a protest, or a motion to intervene in accordance with the requirements of 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

C1. Filing and Service of Responsive Documents—Any filings must bear in all capital letters the title

"COMMENTS",
"RECOMMENDATIONS FOR TERMS
AND CONDITIONS", "PROTEST", OR
"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, 888
First Street, N.E., Washington, D.C.
20426. A copy of any motion to
intervene must also be served upon each
representative of the Applicant
specified in the particular application.

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.

representatives.

Linwood A. Watson, Jr.,

Acting Secretary.

[FR Doc. 98–10191 Filed 4–16–98; 8:45 am]

BILLING CODE 6717-01-M

ENVIRONMENTAL PROTECTION AGENCY

[FRL-5998-5]

Agency Information Collection Activities: Proposed Collection; Comment Request; Municipal Water Pollution Prevention Program Evaluation (Self-Audit)

AGENCY: Environmental Protection Agency (EPA). ACTION: Notice. SUMMARY: In compliance with the Paperwork Reduction Act (44 U.S.C. 3501 et seq.), this document announces that EPA is planning to submit the following continuing Information Collection Request (ICR) to the Office of Management and Budget (OMB): Municipal Water Pollution Prevention Program Evaluation (Self-Audit), EPA ICR Number 1728.03, OMB Control Number 2040-0181, expires May 31, 1998. Before submitting the ICR to OMB for review and approval, EPA is soliciting comments on specific aspects of the proposed information collection as described below.

DATES: Comments must be submitted on or before June 16, 1998. All public comments shall be submitted to: DMR ICR Comment Clerk (W-98-17), Water Docket MC 4101, U.S. EPA, East Tower basement, 401 M Street, S.W., Washington, D.C. 20460.

Washington, D.C. 20460.
Please submit the original and three comments and enclosures (including references). Comments must be received or post-marked by midnight no later than June 16, 1998. Commenters who want EPA to acknowledge receipt of their comments should enclose a self-addressed stamped envelope. No facsimiles (faxes) will be accepted. Comments may also be submitted electronically to: ow-docket@epamail.epa.gov

Electronic comments must be submitted as an ASCII file avoiding the use of special characters and forms of encryption. Electronic comments must be identified by the docket number W-98-17. No Confidential Business Information (CBI) should be submitted through e-mail. Comments and data will also be accepted on disks in WordPerfect 5.1 format or ASCII file format. Electronic comments on this notice may be filed online at many Federal Depository Libraries. The record for this proposed Information Collection Request (ICR) revision has been established under docket number W-98-17 and includes supporting documentation as well as printed, paper versions of electronic comments. It does not include any information claimed as CBI. The record is available for inspection from 9 am to 4 pm, Monday through Friday, excluding legal holidays, at the Water Docket, East Tower basement, 401 M Street S.W., Washington, D.C. 20460. For access to the docket materials, please call (202) 260-3027 to schedule an appointment. ADDRESSES: A copy of the proposed ICR will be available at the Water Docket (W-98-17), Mailcode 4101, Environmental Protection Agency, 401 M Street, S.W., Washington, D.C. 20460. Copies of the proposed ICR can be obtained without charge by writing to this address.

FOR FURTHER INFORMATION CONTACT: Patrick Ogbebor, 202/260-6322; fax: 202/260-9544; ogbebor.patrick@epamail.epa.gov

SUPPLEMENTARY INFORMATION:

Affected entities: Entities potentially affected by this action are wastewater facilities.

Title: Municipal Water Pollution Prevention Program Evaluation (Self-Audit) (OMB Control No. 2040–0181; EPA ICR No. 1728–03) expiring 05/31/98.

Abstract: This is a request for clearance to collect information via self-audit form on the operation, physical capabilities and financial status of Municipal Water Pollution Prevention (MWPP) programs. EPA will collect the information from more than nine municipal wastewater treatment facilities in any of the ten Regions (currently operated in two regions) with non-approved National Pollutant Discharge Elimination System (NPDES) States.

Since the enactment of the Federal Water Pollution Control Act of 1972, more than \$85 billion in federal, State and local funds have been invested in constructing and upgrading municipal wastewater treatment facilities. The 1996 Needs Survey total estimates to be \$139.5 billion, to satisfy all program categories eligible for State Revolving Fund (SRF) funding for the design year (2016) population, including \$44.0 billion for wastewater treatment; \$10.3 billion for upgrading existing wastewater collection systems; \$21.6 billion for new sewer construction; and \$44.7 billion for controlling Combined Sewer Overflows (CSOs). The availability of federal funds which support the construction and upgrade of wastewater facilities is decreasing and EPA program managers and the States have identified that monitoring of early warning systems could detect potential operating and financial problems at wastewater treatment facilities. Early detection and resolution of problems help facilities to maintain compliance and promote proper planning and corrective actions to prevent costly repairs and environmental degradation. The result of the self-audit will be used by the facilities owners and EPA to assess the compliance needs at facilities.

The MWPP program is authorized under section 104 of the Clean Water Act (CWA). Section 104(b) (7) of the Act authorizes EPA to develop effective and practical processes, methods, and prototype devices for prevention,

reduction, and elimination of pollution. MWPP program will contribute to the protection of this public investment and will provide an early warning system of potential problems. The information collected will be used to assist communities to become aware of their multimedia pollution prevention efforts such as water conservation, industrial pretreatment practices, energy management, beneficial use of biosolids and management of household hazardous wastes. EPA Regional Offices use this information to target technical, training and compliance assistance; determine needs for grant assistance; and develop operating program priorities to better meet facility and municipality needs. It is an improved approved approach to managing municipal sewage treatment facilities which can benefit local communities, States and federal governments. Facility participation in the program will be at the discretion of the EPA Regional Office. All information collected is available to the public. A hard copy is available for perusal in the Regional Office, or copies of audits may be obtained by mail through a Freedom of Information Act request.

The EPA would like to solicit

comments to:

(i) Evaluate whether the proposed collection of information is necessary for the proper performance of the functions of the agency, including whether the information will have practical utility;

(ii) Evaluate the accuracy of the agency's estimate of the burden of the proposed collection of information, including the validity of the methodology and assumptions used;

(iii) Enhance the quality, utility, and clarity of the information to be

collected; and

(iv) Minimize the burden of the collection of information on those who are to respond, including through the use of appropriate automated electronic, mechanical, or other technological collection techniques or other forms of information technology, e.g., permitting electronic submission of responses.

Burden Statement: The reporting burden for completion of the self-audit by each facility is estimated to be 26 hours. This estimate includes time to receive and review the self-audit form, gather the requested information, complete the form, develop corrective actions, prepare municipal resolution and submit the completed package to the governing body. The reporting burden for approval of the self-audit by each municipal governing body is estimated to be 2.5 hours. This estimate includes time to review and approve the

self-audit and corrective action plan, sign.the resolution and submit the package to the Agency. Approximately 865 facilities will be subject to this information collection for an estimated burden of approximately 24,653 hours. The total estimated burden for this information collection activity, including the Agency, is 27,780 hours

nationally.

Burden means the total time, effort, or financial resources expended by persons to generate, maintain, retain, or disclose or provide information to or for a Federal agency. This includes the time needed to review instructions; develop, acquire, install, and utilize technology and systems for the purposes of collecting, validating, and verifying information, processing and maintaining information, and disclosing and providing information; adjust the existing ways to comply with any previously applicable instructions and requirements; train personnel to be able to respond to a collection of information; search data sources; complete and review the collection of information; and transmit or otherwise disclose the information.

Dated: April 8, 1998.

Michael Quigley,

Director, Municipal Support Division.
[FR Doc. 98–10222 Filed 4–16–98; 8:45 am]
BILLING CODE 6560–50–P

ENVIRONMENTAL PROTECTION AGENCY

[OPP-00531; FRL-5780-8]

Renewal of Pesticide Information Collection Activities; Application for New or Amended Pesticide Registration; Request for Comments

AGENCY: Environmental Protection Agency (EPA). ACTION: Notice.

SUMMARY: In compliance with the Paperwork Reduction Act (44 U.S.C. 3501 et seq.), this notice announces that EPA is planning to submit the following continuing Information Collection Request (ICR) to the Office of Management and Budget (OMB) pursuant to the procedures described in 5 CFR 1320.12: "Application for New or Amended Pesticide Registration" (EPA ICR No. 277.10; OMB No. 2070-0060). Before submitting the following ICR to OMB for review and reapproval, EPA is soliciting comments on specific aspects of and recent changes to activities associated with the information collection which is briefly described below. This ICR relates to section 3 of

the Federal Insecticide, Fungicide, and Rodenticide Act (FIFRA) and covers the information collection related pesticide registration. This ICR has recently undergone several changes that impact the Agency's burden estimates. An Agency may not conduct or sponsor, and a person is not required to respond to a collection of information unless it displays a currently valid OMB control number. The OMB control numbers for EPA's regulations are listed in 40 CFR part 9.

DATES: Comments must be submitted on or before June 16, 1998.

ADDRESSES: Submit written comments to: Public Information and Records Integrity Branch, Information Resources and Services Division (7502C), Office of Pesticide Programs, Environmental Protection Agency, 401 M St., SW., Washington, DC 20460. In person, deliver comments to: Rm. 119 of Crystal Mall #2, 1921 Jefferson Davis Highway, Arlington, VA.

Comments and data may also be submitted electronically to: opp-docket@epamail.epa.gov. Follow the instructions under Unit III. of this document. No Confidential Business Information (CBI) should be submitted

through e-mail.

All comments which contain information claimed as CBI must be clearly marked as such. Three sanitized copies of any comments containing information claimed as CBI must also be submitted and will be placed in the public record for this document. The public docket is available for public inspection in Rm. 119 at the Virginia address given above, from 8:30 a.m. to 4 p.m., Monday through Friday, excluding legal holidays. Persons submitting information any portion of which they believe is entitled to treatment as CBI by EPA must assert a business confidentially claim in accordance with 40 CFR part 2 for each such portion. This claim must be made at the time that the information is submitted to EPA. If a submitter does not assert a confidentiality claim at the time of submission, EPA will consider this a waiver of any confidentiality claim and the information may be made available to the public by EPA without further notice to the submitter.

FOR FURTHER INFORMATION CONTACT: Cameo Smoot, Field and External Affairs Division, Mail Code (7506C), Office of Pesticide Programs, Environmental Protection Agency, 401 M St., SW., Washington, DC 20460, Telephone: (703) 305–5454, e-mail: smoot.cameo@epamail.epa.gov.

SUPPLEMENTARY INFORMATION: Electronic Availability:

Internet

Electronic copies of this document and the ICR are available from the EPA Home Page at the Federal Register - Environmental Documents entry for this document under "Laws and Regulations" (http://www.epa.gov/fedrgstr/).

Fax-on-Demand

Using a faxphone call 202-401-0527 and select item 6052 for a copy of the

ICR.

I. Background

Affected entities: Entities potentially affected by the activities covered by this ICR are individuals or entities engaged in activities related to the registration of a pesticide product.

For the collection of information addressed in this notice, EPA would like to solicit comments to:

1. Evaluate whether the proposed collection of information is necessary for the proper performance of the functions of the Agency, including whether the information will have practical utility.

2. Evaluate the accuracy of the Agency's estimates of the burden of the proposed collection of information, including the validity of the methodology and assumptions used.

3. Enhance the quality, utility, and clarity of the information to be

collected.

4. Minimize the burden of the collection of information on those who are to respond, including through the use of appropriate, automated electronic, mechanical, or other technological collection techniques or other forms of information technology, e.g., permitting electronic submission of responses.

The Agency is particularly interested in comments and information about the burden estimates, including examples that could be used to reflect the burdens

imposed.

II. Information Collection

EPA is seeking comments on the following ICR, as well as the Agency's intention to renew the corresponding OMB approval.

Expiration date: This ICR is currently scheduled to expire on May 31, 1998. However, EPA will be seeking an extension until August 1998, in order to provide adequate time for comments to be received and evaluated, and any necessary changes made to the ICR prior to its submission to OMB.

Title: Application for New or Amended Pesticide Registrations. ICR numbers: EPA No. 277.10 and

OMB No. 2070-0060.

Abstract: In compliance with the Paperwork Reduction Act (44 U.S.C.

3501 et seq.), this notice announces that EPA is planning to submit the following continuing ICR to the Office of Management and Budget (OMB) pursuant to the procedures described in 5 CFR 1320.12: "Application for New or Amended Pesticide Registration" (EPA ICR No. 277.10; OMB No. 2070-0060). EPA requires individuals or entities seeking a registration for a pesticide product to submit an application package consisting of information relating to the identity and composition of the product, and supporting data (or compensation for other's data) for the product as outlined in 40 CFR part 158. EPA bases registration decisions for pesticides on its evaluation of a battery of test data provided primarily by the applicants for registration. Required studies include testing to show whether a pesticide has the potential to cause unreasonable adverse human health or environmental effects. The Agency currently collects data on physical chemistry, acute and chronic toxicology, environmental fate, ecological effects, worker exposure, residue chemistry, and product performance. If the data show that the benefits of the pesticide product outweigh the risks, then a registration is approved. All pesticides, under FIFRA, must be registered by EPA before they may be sold or distributed in U.S. commerce. Responses to this collection of information are voluntary.

As part of the registration process, applicants are asked to complete and submit at least four forms which are necessary in order to register and/or amend a pesticide product registration.

These forms include:

• EPA Form 8570–1 ("Application for Pesticide Registration, Amendment, Other").

• EPA Form 8570-4 ("Confidential Statement of Formula").

 EPA Form 8570–27 ("Formulator's Exemption Statement").

• EPA Form 8570–34 & 35 ("Certification With Respect to Citation of Data" and Data Matrix").

Applicants may also submit additional forms, which are available upon request, that can be useful in the process of registering a pesticide:

• EPA Form 8570–36 ("Summary of the Physical/Chemical Properties").

• EPA Form 8570–37 ("Self-Certification Statement for the Physical/Chemical Properties").

In addition, registrants of EPAregistered pesticide products at times become subject to regulations that include labeling revision requirements. A revised label is submitted as an amendment to the Agency along with the basic application form, EPA Form 8570-1, to notify EPA that revised product labeling is being submitted.

This information collection request has changed since the last OMB approval. After extensive consultation with stakeholders, the Office of Pesticide Programs has streamlined several forms and created two new ones. The revised and new forms take less time to complete and reduce the volume of paper pesticide registrants send to the Agency. Burden time and cost will decrease for the industry and the Agency. The first streamlining measure created two forms from three existing ones. The revised data compensation form (EPA Form 8570-34) replaced two older forms. This new form allows pesticide registrants to indicate the data requirements they have completed and to reference existing data produced by another company. The second revised form, the data matrix (EPA Form 8570-35), replaced an older form by clarifying the instructions and providing more protection for data submitters. For consistency, both revised forms are used for registration and reregistration.

In response to the President's Reinventing Government Initiative, EPA developed through a public notice and comment process a self-certification initiative. The outcome of this effort was the creation of two new forms, (EPA Forms 8570–36 and 8570–37), for the voluntary self-certification of product chemistry data for manufacturing-use and end-use products. The forms reduce industry's paperwork burden, expedite the review process, and reduce the amount of time the Agency needs to review the product chemistry for registration or reregistration of these

products.

Other changes in this information collection request will result in the reduction of the burden hours because certain information collection activities are no longer a part of this information collection. This new information collection request no longer includes burden hour estimates for activities conducted for the EPA Training Verification Program because this information is now collected under a separate information collection request. Additionally, information previously collected as a one-time information collection to support amended labeling requirements for termiticide products, Pesticide Regulation Notice 96-7, is no longer estimated in this information

Burden statement: According to the Paperwork Reduction Act, "burden" means the total time, effort, or financial resources expended by persons to generate, maintain, retain, or disclose or provide information to or for a Federal

agency. For this collection it includes the time needed to determine applicability; review instructions; develop, acquire, install and utilize technology and systems for the purposes of collecting, validating and verifying information, processing and maintaining information, and disclosing and providing information; adjust the existing ways to comply with any previously applicable instructions and requirements; train personnel to be able to respond to a collection of information; search data sources and review the collection of information; and transmit or otherwise disclose the information.

The information covered by this request is collected when an individual or entity applies for registration of a pesticide product. EPA makes small businesses aware of the "Formulators's Exemption Statement" (EPA Form 8570-27) that allows an applicant to reduce their data submission burden when the pesticide product is comprised of an EPA-registered pesticide product by exempting the applicant from furnishing much of the data. Estimates for the annual applicant respondent burden for collection of information associated with the four categories of pesticide product applicants average: 188 hours per application for "Type A" antimicrobial products; 188 hours per application for new active ingredient, biochemical, new food use and new use products; 8 hours per application for "Type B" antimicrobial products; and 8 hours per application for amendments and notifications, etc. These estimates include the time reading the regulations, planning the necessary data collection activities, conducting tests, analyzing data, generating reports and completing other required paperwork, and storing, filing, and maintaining the data. The estimate of the number of respondents for the four categories of pesticide product applicants include: 60 applicants for "Type A" antimicrobial products; 200 applicants for new active ingredient, biochemical, new food use and new use products; 2,100 applicants for "Type B" antimicrobial products; and 10,000 applications containing amendments and notifications, etc. The total burden hours for this information collection request would decrease the annual respondent burden from 218,938 to 162,640.

III. Public Record and Electronic Submissions

The official record for this notice, as well as the public version, has been established for this document under docket control number "OPP-00531"

(including comments and data submitted electronically as described below). A public version of this record, including printed, paper versions of electronic comments, which does not include any information claimed as CBI, is available for inspection from 8:30 a.m. to 4 p.m., Monday through Friday, excluding legal holidays. The official rulemaking record is located at the Virginia address in "ADDRESSES" at the beginning of this document.

Electronic comments can be sent

directly to EPA at:

opp-docket@epamail.epa.gov Electronic comments must be submitted as an ASCII file avoiding the use of special characters and any form of encryption. Comment and data will also be accepted on disks in Wordperfect 5.1/6.1 or ASCII file format. All comments and data in electronic form must be identified by the docket control number "OPP-00531." Electronic comments on this notice may be filed online at many Federal Depository Libraries.

List of Subjects

Environmental protection and Information collection requests.

Dated: April 9, 1998.

Susan H. Wayland,

Acting Assistant Administrator for Prevention, Pesticides and Toxic Substances.

[FR Doc. 98-10228 Filed 4-16-98; 8:45 am] BILLING CODE 6560-50-F

ENVIRONMENTAL PROTECTION AGENCY

[FRL-5998-9]

Agency Information Collection Activities: Submission for OMB Review; Comment Request; Reporting and Recordkeeping Requirements **Under EPA's Natural Gas STAR Program**

AGENCY: Environmental Protection Agency (EPA). **ACTION:** Notice.

SUMMARY: In compliance with the Paperwork Reduction Act (44 U.S.C. 3501 et seq.), this document announces that the following Information Collection Request (ICR) has been forwarded to the Office of Management and Budget (OMB) for review and approval: "Reporting and Recordkeeping Requirements under EPA's Natural Gas STAR Program,' OMB Control Number 2060-0328, and expiration date 6/30/98. The ICR describes the nature of the information collection and its expected burden and

cost; where appropriate, it includes the actual data collection instrument. DATES: Comments must be submitted on or before May 18, 1998.

FOR FURTHER INFORMATION CONTACT: Sandy Farmer at EPA by phone at (202) 260-2740, by email at

farmer.sandy@epamail.epa.gov, or download off the Internet at http:// www.epa.gov/icr and refer to EPA ICR No. 1736.02.

SUPPLEMENTARY INFORMATION:

Title: "Recordkeeping and Reporting Requirements under EPA's Natural Gas STAR Program". (OMB Control No. 2060-0328; EPA ICR No. 1736.02) expiring 6/30/98. This is a request for extension of a currently approved collection.

Abstract: Natural Gas STAR is an EPA-sponsored, voluntary program that encourages natural gas companies to adopt cost effective methods for reducing methane emissions. Natural Gas STAR Partners agree to implement cost effective Best Management Practices (BMPs), which will both save participants money and improve the protection of the environment. EPA needs to collect information to establish program participation and to obtain general information on new Natural Gas STAR Partners. EPA also uses the information collection to evaluate a Partner's progress and performance, and assess overall program results. Participation in the Natural Gas STAR program is voluntary. Natural Gas STAR Partners may designate information submitted under this ICR as confidential business information. EPA will treat all such information as confidential business information and will not make the company or agency-specific information collected under this ICR available to the general public. An agency may not conduct or sponsor, and a person is not required to respond to, a collection of information unless it displays a currently valid OMB control number. The OMB control numbers for EPA's regulations are listed in 40 CFR part 9 and 48 CFR Chapter 15. The Federal Register document required under 5 CFR 1320.8(d), soliciting comments on this collection of information was published on 12/20/97; No comments were received.

Burden Statement: The annual public reporting and recordkeeping burden for this collection of information is estimated to average 39 hours per facility. Burden means the total time, effort, or financial resources expended by persons to generate, maintain, retain, or disclose or provide information to or for a Federal agency. This includes the time needed to review instructions;

develop, acquire, install, and utilize technology and systems for the purposes of collecting, validating, and verifying information, processing and maintaining information, and disclosing and providing information; adjust the existing ways to comply with any previously applicable instructions and requirements; train personnel to be able to respond to a collection of information; search data sources; complete and review the collection of information; and transmit or otherwise disclose the information.

Respondents/Affected Entities:

Natural Gas Companies.

Estimated Number of Respondents:

Frequency of Response: On occasion. Estimated Total Annual Hour Burden: 3,692 hours.

Estimated Total Annualized Cost

Burden: 0.

Send comments on the Agency's need for this information, the accuracy of the provided burden estimates, and any suggested methods for minimizing respondent burden, including through the use of automated collection techniques to the following addresses. Please refer to EPA ICR No. 1736.02 and OMB Control No. 2060-0328 in any correspondence.

Ms. Sandy Farmer, U.S. Environmental Protection Agency, OPPE Regulatory Information Division (2137), 401 M Street, SW, Washington, DC 20460;

Office of Information and Regulatory Affairs, Office of Management and Budget, Attention: Desk Officer for EPA, 725 17th Street, NW, Washington, DC 20503.

Dated: April 13, 1998.

Joseph Retzer.

Director, Regulatory Information Division. [FR Doc. 98-10225 Filed 4-16-98; 8:45 am] BILLING CODE 6560-50-P

ENVIRONMENTAL PROTECTION AGENCY

[ER-FRL-5490-9]

Environmental Impact Statements and Regulations; Availability of EPA Comments

Availability of EPA comments prepared March 30, 1998 Through April 03, 1998 pursuant to the Environmental Review Process (ERP), under Section 309 of the Clean Air Act and Section 102(2)(c) of the National Environmental Policy Act as amended. Requests for copies of EPA comments can be directed to the Office of Federal Activities at (202) 564-7167. An explanation of the

ratings assigned to draft environmental impact statements (EISs) was published in FR dated April 11, 1997 (62 FR 16154).

Draft EISs

ERP No. D-FHW-B40082-VT Rating EC2, Rutland Transportation Improvement Project, between US 4 and US 7 in the City of Rutland and the Towns of Rutland, Mendon, Clarendon and Shrewsbury, Funding, EPA Permit and COE Section 404 Permit, Rutland County, VT.

Summary: EPA expressed environmental concerns regarding wetland, water supply and secondary impacts of the various alternatives studied in the DEIS. EPA also requested additional traffic analysis information and asked FHWA to consider a modified Upgrade Alternative to achieve the project purpose.

ERP No. D-FHW-B40083-NH Rating EC2, Manchester Airport Access Road Highway Improvement Project, Bedford-Manchester-Londonderry-Litchfield-Merrimack, Funding and NPDES Permit and COE Section 404 Permit, Hillsborough and Rockingham Counties, NH.

Summary: EPA had environmental concerns that the alternatives analysis in the DEIS does not rebut the presumption that practicable and less damaging alternatives exist to the preferred option. EPA requested additional information concerning direct and indirect impacts, and measures to protect groundwater and drinking water resources. Additionally, until various issues concerning the analysis of alternatives and the final shape of the mitigation plan are resolved, EPA believes the project does not comply with the EPA Section 404(b)(1) guidelines and should not receive a permit.

ERP No. D-FHW-G40147-NM Rating EC2, Paseo del Volcon Corridor, Acquisition of Right-of-Way and Construction of Roadway, from the Intersection of I-40 to Intersection of NM-44 near the Town of Bernalillo, Bernalillo and Sandoval Counties, NM.

Summary: EPA expressed environmental concerns regarding compliance with the National Historic Preservation Act, noise attenuation and barrier design, Environmental Justice, and NEPA compliance assurances for future or planned east to west arterial connectors.

ERP No. D-FHW-K40230-CA Rating EO2, CA-58 Transportation Corridor, Route Adoption and Purchases Right-of-Way Acquisition Project, between CA-99 in the Bakerfield Metropolitan Area and Interstate 5 in Kern County,

Funding and COE Section 404 Permit, Kern County, CA.

Summary: EPA raised environmental objections with the corridor alignment alternatives. EPA suggested that other alternatives be examined and raised concerns with the Purpose and Need, alternatives analysis, impacts to water resources, threatened and endangered species, and cumulative effects of the project.

ERP No. D-FTA-E40775-FL Rating EC1, Miami North Corridor Project, Transit Improvements between NW 62 Street at Dr. Martin Luther King Jr. Station and NW 215th Street at the Dade/Broward Counties Line, Funding, Major Investment Study, Dade County, FL.

Summary: EPA had environmental concerns because of the unavoidability of some impacts, mitigation will be very important to this project.

ERP No. D-IBR-K28019-CA Rating EO2, East Bay Municipal Utility District, Supplemental Water Supply Project, American River Division of the Central Valley Project (CVP), Sacramento County, CA.

Summary: EPA objected to the narrow scope of alternatives and the restrictive alternative screening criteria which inherently limited feasible alternatives to those with diversions from the American River. EPA urged evaluation in detail of a wider range of alternatives that encompass water management measures and water supply sources other than just American River water. If a diversion from the American River is deemed necessary, EPA urged selection of diversion points on the Sacramento River below the confluence with the American River or as far downstream on the American River as feasible. Given the significant adverse cumulative impacts of additional American River diversions and the fact that other utilities are able to utilize other water sources. EPA recommended that the Final EIS clearly demonstrate that high quality American River water is essential for meeting drinking water standards and that the use other water sources is not feasible.

ERP No. D-TVA-E09801-MS Rating EC2, Red Hills Power Project, Proposal to Purchase 440 megawatts (MW) of Electrial Energy, COE Section 404 Permit, Town of Ackerman, Choctaw County, MS.

Summary: EPA expressed environmental concern regarding forested wetland impacts and mitigation, truck noise, air toxics screening against state thresholds and identification of water uses of wells and springs potentially impacted by mining.

ERP No. D-UAF-A11074-00 Rating EC2, Evolved Expandable Launch Vehicle (EELV) Program, Development, Operation and Deployment, Proposed Launch Locations are Cape Canaveral Air Station (AS), Florida and Vandenberg Air Force Base (AFB), California, Federal Permits and Licenses, FL and CA.

Summary: EPA expressed environmental concerns regarding air issues resulting from ozone depleting substance; the effects on plant-life; and waste disposal.

ERP No. DA-COE-K36009-CA Rating EC2, Napa River and Napa Creek Flood Protection Project, New Information, City of Napa Napa County CA

City of Napa, Napa County, CA. Summary: EPA expressed environmental concerns that the Corps may not be taking advantage of the numerous opportunities to avoid, reduce and minimize adverse impacts to wetlands and other aquatic resources. EPA expressed concerns because the EIS did not provide discussion or data regarding construction-related emissions of particulates from sources other than equipment; indicate whether PCBs are present in electrical equipment or other utilities subject to removal or relocation; and discuss whether vegetation maintenance would use herbicides, potentially impacting water quality, fish and wildlife, public health and non-target species.

Final EISs

ERP No. F-FHW-B53012-RI, Rhode Island Northeast Corridor Freight Rail Improvement Project, Major Investment Study, Implementation, Boston Switch in Central Falls to the Quonset Point/Davisville Industrial Park in North Kingtown, Funding, COE Section 10 and 404 Permits, Providence County, RI.

Summary: EPA had lack of objection to the FHWA preferred alternative and indicated that several water supply and water quality issues should be resolved prior to construction of the project.

ERP No. F-FHW-L50005-AK, Kenai River Bridge Crossing Project, Construction from Sterling Highway to Funny River Road, Funding, COE Section 10 and 404 Permits, US CGD Permit and EPA NPDES Permit, Kenai Peninsula, AK.

Summary: EPA continued to have environmental objections based on lack of mitigation for wetland 3 and potential impacts to the Brown Bear.

ERP No. F-GSA-L80016-WA, Seattle New Federal Courthouse, Construction, King County, WA.

Summary: Review of the Final EIS was not deemed necessary. No formal comment letter was sent to the preparing agency.

Dated: April 14, 1998.

William D. Dickerson.

Director, NEPA Compliance Division, Office of Federal Activities.

[FR Doc. 98-10240 Filed 4-16-98; 8:45 am] BILLING CODE 6560-50-U

ENVIRONMENTAL PROTECTION AGENCY

IER-FRL-5490-81

Environmental Impact Statements: Notice of Availability

RESPONSIBLE AGENCY: Office of Federal Activities, General Information (202) 564-7167 or (202) 564-7153.

Weekly Receipt of Environmental Impact Statements Filed April 6, 1998. Through April 10, 1998, Pursuant to 40 CFR 1506.9

EIS No. 980116, Draft EIS, FAA, MA, Provincetown Municipal Airport Safety and Operational Enhancement Project, Improvements (1) Firefighter Equipment Garage; (2) General Aviation Parking Apron Expansion; (3) Runway Safety Areas, and (4) a Runway Extension, COE Section 404 Permit, Cape Cod National Seashore, Barnstable County, MA, Due: June 1, 1998, Contact: John C. Silva (781) 238-7602.

EIS No. 980117, Final EIS, UAF, NM, Holloman Air Force Base, Proposed Expansion of German Air Force Operations, for the Beddown of 30 Aircraft and Construction of Facilities for 640 Personnel, NM, Due: May 18, 1998, Contact: Sheryle Parker (703)

604-0473.

EIS No. 980118, Draft SUPPLEMENT, JUS, Cannabis Eradication in the Contiguous United States and Hawaii. Updated/New Information on Herbicidal Eradication Scientific Data, Due: June 1, 1998, Contact: Jack Edmundson (301) 734-8565.

EIS No. 980119, Draft EIS, FHW, WA, Interstate 90 (I-90) South Sammamish Plateau Access Road and Sunset Interchange Modifications, Construction, COE Section 404 Permit, Coastal Zone Management and NPDES Permits, King County, WA, Due: June 1, 1998, Contact: Gene Fong (360) 753-9413.

EIS No. 980120, Final EIS, NOA, SC, Marine Environmental Health Research Laboratory (MEHRL), Construction and Operation of Premiere, High Technology and Marine Research Center, Approval of Permits, Charleston County, SC, Due: May 18, 1998, Contact: Donna Howard (803) 762-8604.

EIS No. 980121, Final EIS, IBR, AZ, Tucson Aqueduct System Reliability Investigation (TASRI), Central Arizona Project, Surface Storage Reservoir Construction, COE Section 404 Permit, Gila River, City of Tucson, Pima County, AZ, Due: May 18, 1998, Contact: Ms. Sandra Eto (602) 216-3857.

EIS No. 980123, Final EIS, FRC, WA, Sullivan Creek Hydroelectric (FERC No. 2225) Project, An Application for Amendment of License, Public Utility District No. 1, Sullivan Creek, Pend Oreille County, WA, Due: May 18, 1998. Contact: Rebecca Martin (202) 219-1650.

EIS No. 980124, Draft EIS, AFS, OR, Christy Basin Planning Area, Implementation, Regeneration Timber Harvesting, Willamette National Forest, Oakridge Ranger District, Lane County, OR, Due: June 1, 1998, Contact: Tim Bailey (541) 782-2283.

EIS No. 980125, Draft EIS, AFS, MT, Fatty-Piper Access Road Project, Implementation, To Grant Plum Creek Authorization to Occupy and Use Land in National Forest System, Flathead National Forest, Swan Lake Ranger District, Lake County, MT, Due: June 1, 1998, Contact: Dennis McCarthy (406) 837-5081.

EIS No. 980126, Final EIS, USN, CA. Miramar Naval Air Station Realignment of E-2 Aircraft Squadrons, Three Installations are considered: Point Mugu Naval Air Weapons Station, Lemoore Navel Air Station and El Centro, Ventura, Fresno, King and Imperial Counties, CA, Due: May 18, 1998, Contact: Ms. Kelly Knight (619) 532-2456.

EIS No. 980127, Final EIS, FHW, NY, Judd Road Connector Transportation Improvements, Funding and COE Section 404 Permit, Village of New York Mills, Towns of New Hartford and Whitestown, Oneida County, NY, Due: May 18, 1998, Contact: Harold J. Brown (518) 431-4127.

Dated: April 14, 1998.

William D. Dickerson,

Director, NEPA Compliance Division, Office of Federal Activities.

[FR Doc. 98-10241 Filed 4-16-98; 8:45 am] BILLING CODE 6560-50-U

ENVIRONMENTAL PROTECTION AGENCY

FRL-6999-11

Public Meetings of the Urban Wet Weather Flows Advisory Committee, the Storm Water Phase II Advisory Subcommittee, and the Sanitary Sewer **Overflow Advisory Subcommittee**

AGENCY: Environmental Protection

ACTION: Notice.

SUMMARY: Notice is given that the Environmental Protection Agency (EPA) is CANCELLING the May 7-8 public meeting of the Storm Water Phase II Advisory Subcommittee. The June 25-26 meeting is still being held. The June 25-26 meeting is open to the public without need for advance registration. During the June 25-26 meeting, the Storm Water Phase II Advisory Committee will discuss the proposed rule and other related topics for program implementation.

DATES: May 7-8, 1998 (CANCELLED)

and June 25-26, 1998.

On the first day, the meeting will start at 10:00 a.m. EST and end at 5:00 p.m. On the second day, the meeting will begin at 8:00 a.m. and end at approximately 5:00 p.m.

ADDRESSES: The June 25-26 meeting will be held at The Arlington Hilton & Towers, 950 N. Stafford Street, Arlington, VA. The telephone number is (703) 812-5109.

FOR FURTHER INFORMATION CONTACT: Sharie Centilla, Office of Wastewater Management, at (202) 260-6052, or Internet: centilla.sharie@epa.gov.

Dated: April 8, 1998.

Michael B. Cook.

Director, Office of Wastewater Management, Designated Federal Official. [FR Doc. 98-10226 Filed 4-16-98; 8:45 am]

BILLING CODE 6560-50-P

ENVIRONMENTAL PROTECTION AGENCY

[OPP-34124; FRL 5782-6]

Notice of Receipt of Requests for Amendments to Delete Uses in Certain **Pesticide Registrations**

AGENCY: Environmental Protection Agency (EPA). ACTION: Notice.

SUMMARY: In accordance with section 6(f)(1) of the Federal Insecticide, Fungicide and Rodenticide Act (FIFRA), as amended, EPA is issuing a notice of receipt of request for amendment by

registrants to delete uses in certain pesticide registrations.

DATES: Unless a request is withdrawn, the Agency will approve these use deletions and the deletions will become effective on October 14, 1998.

FOR FURTHER INFORMATION CONTACT: By mail: James A. Hollins, Office of Pesticide Programs (7502C), Environmental Protection Agency, 401 M St., SW., Washington, DC 20460. Office location for commercial courier, delivery, telephone number and e-mail: Rm. 216, Crystal Mall #2, 1921 Jefferson Davis Highway, Arlington, VA, (703) 305–5761; e-mail: hollins.james@epamail.epa.gov.

SUPPLEMENTARY INFORMATION:

I Introduction

Section 6(f)(1) of FIFRA, provides that a registrant of a pesticide product may at any time request that any of its pesticide registrations be amended to delete one or more uses. The Act further provides that, before acting on the request, EPA must publish a notice of receipt of any such request in the Federal Register. Thereafter, the Administrator may approve such a request.

II. Intent to Delete Uses

This notice announces receipt by the Agency of applications from registrants

to delete uses in the 17 pesticide registrations listed in the following Table 1. These registrations are listed by registration number, product names, active ingredients and the specific uses deleted. Users of these products who desire continued use on crops or sites being deleted should contact the applicable registrant before October 14, 1998 to discuss withdrawal of the applications for amendment. This 180day period will also permit interested members of the public to intercede with registrants prior to the Agency approval of the deletion. (Note: ** Indicate a 30day comment period)

TABLE 1.—REGISTRATIONS WITH REQUESTS FOR AMENDMENTS TO DELETE USES IN CERTAIN PESTICIDE REGISTRATIONS

EPA Reg No.	Product Name	Active Ingredient	Delete From Label		
000100-00501	Supracide 25WP	Methidathion	Pecans, sorghum, sunflower, tobacco, nursery stock		
000100-00719	Supracide 2E	Methidathion	Pecans, sorghum, sunflower, tobacco, nuse stock		
000100-00754	Supracide	Methidathion	Pecans, sorghum, sunflower, tobacco, nursery stock		
00065500489	Prentox Pyronyl Crop Spray	Piperonyl butoxide; Pyrethrins	Uses on dogs & cats		
00065500501	Prentox Pyronyl Oil	N-Octyl bicycloheptene dicarboximide; Piperonyl butoxide; Pyrethrins	Use on dogs		
00076900621	SMCP Malathion EM-5	Malathion	Household insects, mosquito larvae in stand- ing water, indoor uses, animal use, poultry, dog & cats, animal quarters, mosquitoes and small flying insects		
000769-00809	Superior EC5 Malathion Concentrate	Malathion	Dogs, animal sleeping quarters, cattle, poultry houses, food handling establishments, homes, dairy and food processing plants		
005481-00447	Technical Bidrin Insecticide	Dicrotophos	Use on soybeans		
007056-00180	CSA Aerosol Insecticide Formula Seven	Resmethrin	All pet care uses		
000829-00257	SA-50 Brand Home and Garden Oftanol Insecticide	Isofenphos .	Use in lakes, streams, ponds, ornamenta areas, commercial and recreational turn grass areas, ornamental beds & nurseries non-crop areas such as fence rows and roadsides, container stock, soil mix for ornamentals		
007122-00042	Malathion WE	Malathion	Beef cattle, poultry, Poultry houses, househol insects, food handling establishments		
**01971300399	Drexel Endosultan 3EC	Endosulfan	Alfalfa (grown for fodder), artichokes, barley oats, rye, wheat, peas (seed crop only), sat flower, sugar beets, sunflower		
019713-00410	Drexel Acephate Technical	Acephate	Pasture/rangeland uses		
051036-00236	Acephate 75SP	Acephate	Pasture/rangeland uses		
059639-00026	Orthene 75S Soluble	Acephate	Pasture/rangeland uses		
059639-00041	Orthene Technical		Pasture/rangeland uses		
05693900089	Orthene 75 WSP		Pasture/rangeland uses		

Note: ** Indicate a 30-day comment period

The following Table 2, includes the names and addresses of record for all registrants of the products in Table 1, in sequence by EPA company number.

TABLE 2.—REGISTRANTS REQUESTING AMENDMENTS TO DELETE USES IN CERTAIN PESTICIDE REGISTRATIONS

Com- pany No.	Company Name and Address	
000100	Norvartis Crop Protection, P.O. Box 18300, Greensboro, NC 27419.	
000655	Prentiss Incorporated, C.B. 2000, Floral Park, NY 11002.	
000769	SureCo, Inc., 10012 N. Dale Mabry., Ste. 221, Tampa, FL 33618.	
000829	Southern Agricultural Ins., Inc., P.O. Box 218, Palmetto, FL 34220.	
005481	Amvac Chemical Corporation, 4100 E. Washington Blvd., Los Angeles, CA 90023.	
007056	IQ Products Co., 16212 State Hwy 249, Houston, TX 77086.	
007122	ArChem Corporaion, 1514 - 11th St., P.O. Box 767, Portsmouth, OH 45662.	
019713	Drexel Chemical Co., P.O. Box 13327, Memphis, TN 38113.	
051036	Micro Flo Company, P.O. Box 5948, Lakeland, FL 33807.	
059639	Valent USA Corporation, 1333 N. California Blvd., Ste. 600, Walnut Creek, CA 94596.	

III. Existing Stocks Provisions

The Agency has authorized registrants to sell or distribute product under the previously approved labeling for a period of 18 months after approval of the revision, unless other restrictions have been imposed, as in special review actions.

List of Subjects

Environmental protection, Pesticides and pests, Product registrations.

Dated: April 2, 1998.

Linda A. Travers,

Director, Information Resources Services Division, Office of Pesticide Programs.

[FR Doc. 98–10149 Filed 4–16–98; 8:45 am]

ENVIRONMENTAL PROTECTION AGENCY

[FRL-5998-8]

Agency Information Collection Activities; OMB Responses

AGENCY: Environmental Protection Agency (EPA).

ACTION: Notices.

SUMMARY: This document announces the Office of Management and Budget's (OMB) responses to Agency clearance requests, in compliance with the Paperwork Reduction Act (44 U.S.C. 3501 et seq.). An agency may not conduct or sponsor, and a person is not required to respond to, a collection of information unless it displays a currently valid OMB control number. The OMB control numbers for EPA's regulations are listed in 40 CFR part 9 and 48 CFR Chapter 15.

FOR FURTHER INFORMATION CONTACT: Call Sandy Farmer at (202) 260–2740, or Email at

"farmer.sandy@epamail.epa.gov," and please refer to the appropriate EPA Information Collection Request (ICR) Number

SUPPLEMENTARY INFORMATION:

OMB Responses to Agency Clearance Requests

OMB Approvals

EPA ICR No. 1425.04; Application for Reimbursement to Local Governments for Emergency Response; was approved 03/31/98; OMB No. 2050–0077; expires 03/31/2001.

EPA ICR No. 1647.02; Exports from and Imports to the United States under the OECD Decision (40 CFR 262, Subpart H; was approved 03/24/98, OMB No. 2050–0143; expires 03/31/2001.

EPA ICR Withdrawn

EPA ICR No. 1657.02; Recordkeeping and Reporting Requirements for NESHAP for Total HAP Emissions from the Pulp and Paper Production Source Category, Process Operations; was withdrawn from OMB 01/05/98.

OMB Extension of Expiration Dates

EPA ICR No. 1758.02; Measures of Success for Compliance Assistance Reporting Form; OMB No. 2060–0346; expiration date was extended from 03/31/98 to 09/30/98.

EPA ICR No. 1741.01; Correction of Misreported Chemical Substances on the Toxic Substances Control Act (TSCA) Chemical Substance Inventory; OMB No. 2070–0145; expiration date was extended from 05/31/98 to 08/31/98.

EPA ICR No. 1704.03; Alternate Threshold for Low Annual Reportable Amounts, TRI; OMB No. 2070–0143; expiration date was extended from 05/31/98 to 08/31/98.

EPA ICR No. 1735.01; AGSTAR Program; OMB No. 2060–0329;

expiration date was extended from 03/31/98 to 06/30/98.

EPA ICR No. 1736.01; Natural Gas Star Program; OMB No. 2060–0328; expiration date was extended from 03/31/98 to 06/30/98.

EPA ICR No. 1639.02; Water Quality Guidance for Great Lakes System; OMB No. 2040–0180; expiration date was extended from 03/31/98 to 06/30/98.

Dated: April 13, 1998.

Joseph Retzer,

Director, Regulatory Information Division. [FR Doc. 98–10224 Filed 4–16–98; 8:45 am] BILLING CODE 6560–50–M

ENVIRONMENTAL PROTECTION AGENCY

[OPP-00530; FRL-5780-7]

Clarification of Treated Articles Exemption; Availability of Draft PR Notice

AGENCY: Environmental Protection Agency (EPA).

ACTION: Notice of availability.

SUMMARY: EPA is soliciting comments on proposed guidance clarifying the criteria that pesticide products must meet to be eligible for the "treated articles exemption." The proposal is available as a draft Pesticide Registration (PR) notice entitled "Eligibility of Pesticide Products For Exemption From Registration as Treated Articles pursuant to 40 CFR 152.25(a)," which is available upon request as indicated under Unit IV.

DATES: Written comments, identified by the docket number [OPP–00530], must be received on or before May 18, 1998.

ADDRESSES: By mail, submit written comments to: Public Information and Records Integrity Branch, Information Resources and Services Division (7502C), Office of Pesticide Programs, Environmental Protection Agency, 401 M St., SW., Washington, DC 20460. In person, deliver comments to: Rm. 119, CM #2, 1921 Jefferson Davis Highway, Arlington, VA.

Comments and data may also be submitted electronically to: opp-docket@epamail.epa.gov. Follow the instructions under Unit IV of this document. No Confidential Business Information (CBI) should be submitted

through e-mail.

Information submitted as a comment concerning this document may be claimed confidential by marking any part or all of that information as CBI. Information so marked will not be disclosed except in accordance with procedures set forth in 40 CFR part 2. A copy of the comment that does not contain CBI must be submitted for inclusion in the public record. Information not marked confidential will be included in the public docket by EPA without prior notice. The public docket is available for public inspection in Rm. 119 at the Virginia address given above, from 8:30 a.m. to 4 p.m., Monday through Friday, excluding legal

FOR FURTHER INFORMATION CONTACT: By mail: Walter Francis, Environmental Protection Agency, (7502C), 401 M St., SW., Washington, DC 20460. Office location and telephone number: 6E, Crystal Station #1, 2800 Crystal Drive, Arlington, VA, (703) 308—6419, fax: (703) 308—4687, e-mail: francis.walter @epamail.epa.gov.

SUPPLEMENTARY INFORMATION:

ELECTRONIC AVAILABILITY: Electronic copies of this document and various support documents are available from the EPA Home page at the Federal Register - Environmental Documents entry for this document under "Laws and Regulations" (http://www.epa.gov/fedrgstr/).

Fax on Demand

Using a faxphone to call (202) 401–0527 and select item (6110) for a copy of this document and the PR notice.

40 CFR 152.25(a) was promulgated in 1988. Since that time enforcement actions have been taken by the Agency where it deemed necessary. The products involved in those actions were dealt with so as to resolve individual issues arising in each matter. As noted in the proposed PR notice, in recent years, a large variety of treated products and substances with diverse claims have appeared in the marketplace. To address this, the Agency has decided to replace this approach with comprehensive guidance set forth in a PR notice. Until such guidance is finalized, the Agency

will continue the approach it has been utilizing in this area. This Federal Register notice announces the availability of the draft Pesticide Registration (PR) Notice and solicits comments on the proposed guidance. If, after reviewing any comments, EPA determines that changes to the Notice are warranted, the Agency will revise the draft PR notice prior to release.

I. Purpose

The purpose of the proposed PR notice is to clarify current EPA policy with respect to the scope of the "treated articles exemption." It addresses the types of claims which are permitted for pesticide products that may be exempt from registration under this provision.

II. Applicability

The proposed PR notice will apply to manufacturers, formulators, producers and registrants of pesticide products, and to manufacturers, producers, and distributors who incorporate pesticides into consumer articles that are intended for sale or distribution under the terms of the "treated articles exemption." Examples of consumer articles that are potentially affected include cutting boards, sponges, cat litter, toothbrushes, juvenile toys, pillows, tablecloths, and clothing.

III. Contents of the PR Notice

This notice clarifies the conditions under which the "treated articles exemption" will apply. To qualify for the "treated articles exemption," (1) a product must be treated with a pesticide registered under FIFRA specifically for protecting the product, and (2) the claims allowed for such treatment must be limited to protection of the treated article only. If these two conditions are met, the product would qualify for the treated articles exemption and would be exempt from all FIFRA requirements. The draft PR notice provides examples of acceptable and unacceptable wording for use on labels and advertisements for products that qualify for the "treated articles exemption.

Companies will not be expected to be in immediate compliance with any new elements specified in the draft PR notice; where label language is included or precluded as part of this clarification, companies will have a period to conform their product labels and literature to the PR notice. The final PR notice will establish a date after which EPA will expect full compliance with the guidance; the draft PR notice announced today states that full compliance with the PR notice will be expected no later than 60 days following issuance of the final PR notice. While

immediate compliance with the new elements specified in the guidance is not expected before the expiration of any grace period, the Agency strongly encourages companies to conform their marketing of products to this guidance as soon as they can, and if possible well in advance of the expiration of any grace period in the final PR notice.

Even though this Federal Register

notice and the draft PR notice indicate that EPA will not expect immediate compliance with the new elements of the final guidance until the expiration of any grace period specified in the PR notice, EPA wants to make it clear that this position does not authorize marketing of treated articles which do not comply with EPA's interpretation of the Treated Articles Exemption in 40 CFR 152.25(a). The Agency has consistently interpreted and applied this rule to prohibit implied or explicit public health claims for unregistered products, and continues to regard any public health claims as not consistent with the provisions of the rule. Furthermore, for the present and until the expiration of any grace period specified in the final PR notice, EPA will maintain and enforce the policy articulated below, as extracted from the settlements of multiple recent enforcement proceedings on what claims may be made for treated articles without obtaining registration. Those settlements collectively indicate that unregistered products may be marketed, even though they may not comply with the guidance in the draft PR notice, provided that: (1) no implied or explicit public health claims of any kind are made; (2) the claims concerning the presence of a pesticide in the treated article are limited to protection of the treated article only; (3) when such claims involve antibacterial properties, (a) the words "antibacterial," "antimicrobial," or "germicidal," or related terms, are not a part of the name of the product, and (b) the permissible claims are qualified by statements indicating that the presence of the antibacterial properties does not protect users and others against disease and that users should follow prudent hygienic measures, i.e., cleaning and washing the article; and 4) the pesticide in a treated article is present only as a result of using a pesticide product which is registered under FIFRA and labeled for use in treating the article in question. The following language is an example of an acceptable formulation of such claims and contains appropriate qualifying statements:

"Antibacterial properties are built-in to inhibit the growth of bacteria that may affect this product. The antibacterial properties do

not protect users or others against bacteria, viruses, germs, or other disease organisms. Always clean and wash this product thoroughly before and after each use."

If applicable, the following statement

may also be used:

"Antibacterial properties will not wash off and are intended only to protect the product."

All references to "antibacterial" properties and the required qualifying statements must be located together, must be printed in type of the same size, style, and color, and must be given equal prominence. Moreover, such references may not be given any greater prominence than other described product features.

IV. Public Record and Electronic Submissions

The official record for this notice, as well as the public version, has been established under docket control number "OPP-00530" (including comments and data submitted electronically as described below). A public version of this record, including printed, paper versions of electronic comments, which does not include any information claimed as CBI, is available for inspection from 8:30 a.m. to 4 p.m., Monday through Friday, excluding legal holidays. The official record is located at the Virginia address in "ADDRESSES" at the beginning of this document.

Electronic comments can be sent directly to EPA at: opp-docket@epamail.epa.gov

Electronic comments must be submitted as an ASCII file avoiding the use of special characters and any form of encryption. Comment and data will also be accepted on disks in Wordperfect 5.1/6.1 or ASCII file format. All comments and data in electronic form must be identified by the docket control number "OPP—00530". Electronic comments on this notice may be filed online at many Federal Depository Libraries.

V. Schedule for Finalizing the PR Notice

EPA plans to issue and make effective the final PR notice as soon as possible. We anticipate that the guidance will be made final and effective within the next 6 months.

List of Subjects

Environmental protection, Antimicrobial pesticides, Treated articles exemption. Dated: April 8, 1998.

Marcia E. Mulkey,

Director, Office of Pesticide Programs.

[FR Doc. 98–10227 Filed 4–16–98; 8:45 am] BILLING CODE 6560–50–F

FEDERAL DEPOSIT INSURANCE CORPORATION

General Counsel's Opinion No. 10; Interest Charges Under Section 27 of the Federal Deposit Insurance Act

AGENCY: Federal Deposit Insurance Corporation (FDIC).

ACTION: Notice of General Counsel's Opinion No. 10.

SUMMARY: The FDIC's Legal Division has received a request for guidance regarding the types of charges that constitute "interest" for purposes of section 27 of the Federal Deposit Insurance Act. This General Counsel's Opinion is being provided for the benefit of the public, as well as institutions subject to section 27, because the statute speaks only in terms of "interest" but does not define the term. It is the Legal Division's opinion that the term "interest," for purposes of section 27, includes those charges that a national bank is authorized to charge as interest under section 85 of the National Bank Act (NBA).

FOR FURTHER INFORMATION CONTACT: Barbara I. Taft, Assistant General Counsel, (202) 898–6830 or Rodney D. Ray, Counsel, (202) 898–3556, Federal Deposit Insurance Corporation, Legal Division, 550 17th Street, N.W., Washington, D.C. 20429.

Text of General Counsel's Opinion

General Counsel's Opinion No. 10; Interest Charges Under Section 27 of The Federal Deposit Insurance Act.

By: William F. Kroener, III, General Counsel.

Background

Federal statutes establish the maximum amounts of interest that insured depository institutions may charge their customers. The interest charges are governed by section 85 of the National Bank Act (NBA) (12 U.S.C. 85) for national banks; section 27 of the Federal Deposit Insurance Act (FDI Act) (12 U.S.C. 1831d) for state-chartered insured depository institutions and insured branches of foreign banks; and section 4(g) of the Home Owners' Loan Act (HOLA) (12 U.S.C. 1463(g)) for

savings associations.¹ Although contained in different parts of the United States Code, the latter two provisions are patterned after section 85 of the NBA and generally authorize interest to be charged on loans to customers at the greater of:

(1) A rate not more than one percent above the discount rate on 90-day commercial paper in effect at the Federal Reserve Bank for the federal reserve district in which the lender is located; or

(2) At the highest rate allowed by the laws of the state where the lender is located.

Congress initially addressed the issue of the maximum rates of interest that national banks could charge borrowers by enacting section 85 of the National Bank Act. That statute was enacted to foster a strong national banking system and protect national banks from potentially anti-competitive state legislation. Tiffany v. National Bank of Missouri, 85 U.S. 409, 412–13 (1873).

Currently, section 85 authorizes national banks to charge their customers interest rates allowed by the laws of the state where the bank is located.² The statute has been construed to authorize national banks to charge interest at rates authorized by state law for competing state institutions (the "most favored lender doctrine"). *Tiffany*, 85 U.S. at 413.³ It also has been construed to authorize the use of interest rates authorized by the state where the lender is located no matter where the borrower resides. *Marquette Nat'l Bank v. First Omaha Serv. Corp.*, 439 U.S. 299 (1978).

I. Construction of Section 27

In the high interest rate environment of the late 1970s Congress recognized that section 85 of the NBA provided national banks with a distinct competitive advantage over state-chartered lending institutions, whose interest rates were constrained by state laws. 4 To establish competitive equality between state-chartered banks, savings associations, and national banks, section 27 was added to the FDI Act by section

¹ See also section 501 of the Depository Institutions Deregulation and Monetary Control Act of 1980 (DIDMCA) (12 U.S.C. 1735f-7a) which addresses interest rates on certain types of residential real estate loans, and section 528 of the DIDMCA (12 U.S.C. 1735f-7a note (Choice of Highest Applicable Interest Rate)).

² Section 85 also contains several alternative interest rate formulations which are not relevant to this opinion.

³ See also 12 CFR 7.4001(b) (1997) (National bank may charge the maximum rate permitted to any state-chartered or licensed lending institution by the law of the state where the national bank is located).

⁴ See 126 Cong. Rec. 30665 (1979) (statements of Senators Pryor and Bumpers).

521 of the Depository Institutions
Deregulation and Monetary Control Act
of 1980 (DIDMCA), Pub. L. 96–221, 94
Stat. 132 (1980). Section 27 was
intended to give state-chartered banks
the benefit of section 85 and
purposefully engrafted, at several
points, language from the NBA. 5
Greenwood Trust Co. v. Commonwealth
of Massachusetts, 971 F.2d 818, 826 (1st
Cir.), cert. denied, 506 U.S. 1052 (1993).

Because similar language and concepts appear in both statutes they frequently have been cited and discussed together in court opinions and construed in pari materia. See e.g., Greenwood Trust, 971 F.2d at 827; Hill v. Chemical Bank, 799 F. Supp. 948, 953 (D. Minn. 1992); Stoorman v. Greenwood Trust Co., 908 P.2d 133, 135 (Colo.), cert. denied, 116 S.Ct. 2498 (1996); Copeland v. MBNA America Bank, N.A., 907 P.2d 87, 93 (Colo.), cert. denied, 116 S.Ct. 2498 (1996); Hunter v. Greenwood Trust Co., 272 N.J. Super. 526, 532-38, 640 A.2d 855 (N.J. Super. 1994), reinstated, 146 N.J. 65, 679 A.2d 652 (N.J. 1996). The FDIC's practice also has been to construe the two provisions similarly. See FDIC Advisory Opinion No. 81-3, February 3, 1981, reprinted in [1988-1989 Transfer Binder] Fed. Banking L. Rep. (CCH) P 81,006 (statechartered banks have the same "most favored lender" status under section 27 as national banks have under section 85 of the NBA); FDIC Advisory Opinion No. 81-7, March 17, 1981, reprinted in [1988-1989 Transfer Binder] Fed. Banking L. Rep. (CCH) P 81,008 (statechartered banks have the same right to export interest rates under section 27 as national banks have under section 85 of the NBA).

II. Charges Constituting Interest

While neither section 85 nor section 27 defines what charges constitute "interest," court decisions have not limited the scope of the term solely to a state's numerical percentage rate, but have broadly construed the term to include various other types of credit charges. See e.g., Smiley v. Citibank (South Dakota), N.A., 116 S.Ct. 1730, 1734 (1996) (deferring to the Office of the Comptroller of the Currency's (OCC) regulation interpreting "interest," for purposes of section 85, as including payments compensating a creditor for making a loan, extending a line of credit, or any default or breach by a borrower of a condition upon which credit was extended, but excluding other types of payments, such as,

payments to reimburse a creditor for loan processing fees, collateral insurance, or appraisal fees); Greenwood Trust, 971 F.2d at 824 (late payment fees and kindred charges may constitute "interest" under section 27); Fisher v. First Nat'l Bank of Omaha, 548 F.2d 255, 258-61 (8th Cir. 1977) (cash advance fees); Watson v. First Union Nat'l Bank, 837 F. Supp. 146, 150 (D.S.C. 1993) (overlimit fees); Tikkanen v. Citibank (South Dakota) N.A., 801 F. Supp. 270, 278-79 (D. Minn. 1992) (late payment, over the limit fees, and similar charges); Hill, 799 F. Supp. at 954 (over the limit fees); Stoorman, 908 P.2d at 136 (late payment fees); Copeland, 907 P.2d at 94 (late payment fees); Sherman v. Citibank (South Dakota), N.A., 272 N.J. Super. 435, 640 A.2d 325 (N.J. Super. 1994), reinstated, 146 N.J. 65, 679 A.2d 652 (N.J. 1996) (late payment fees); Hunter, 272 N.J. Super. at 537 (late payment fees).

III. Other Agency Interpretations

The OCC has defined "interest" for purposes of the NBA by interpretive ruling as follows: "The term 'interest' as used in 12 U.S.C. 85 includes any payment compensating a creditor or prospective creditor for an extension of credit, making available of a line of credit, or any default or breach by a borrower of a condition upon which credit was extended. It includes, among other things, the following fees connected with credit extension or availability: numerical periodic rates, late fees, not sufficient funds (NSF) fees, overlimit fees, annual fees, cash advance fees, and membership fees. It does not ordinarily include appraisal fees, premiums and commissions attributable to insurance guaranteeing repayment of any extension of credit, finders' fees, fees for document preparation or notarization, or fees incurred to obtain credit reports." 12 CFR 7.4001(a) (1997). Virtually the same definition also has been adopted by the Office of Thrift Supervision in connection with section 4(g) of the HOLA for savings associations. 6 See 12 CFR 560.110 (1997).

Although the OCC's interpretive ruling was only recently published in the Code of Federal Regulations, the ruling is consistent with the OCC's

earlier legal interpretation of the term ⁷ and the United States Supreme Court has determined that it constitutes a reasonable interpretation of the statute. *Smiley*, 116 S.Ct. at 1736.

Conclusion

Section 27 and section 85 of the NBA have been and should be, in the Legal Division's opinion, construed in pari materia because section 27 is patterned after section 85 and the provisions embody similar terms and concepts. Congress also clearly intended to establish competitive equality between state-chartered lending institutions and national banks with regard to interest rates by enacting section 27. In addition, the OCC and OTS have adopted similar regulatory definitions of "interest" for purposes of section 85 of the NBA and section 4(g) of HOLA, respectively. Therefore, it is the Legal Division's opinion that the term "interest", for purposes of section 27, includes those charges that a national bank is authorized to charge under section 85 of the NBA. See 12 CFR 7.4001(a) (1997).

Authorized to be published in the Federal Register by Order of the Board of Directors, dated at Washington, D.C., this 24th day of March, 1998.
Federal Deposit Insurance Corporation.

James D. LaPierre,
Deputy Executive Secretary.

[FR Doc. 98–10181 Filed 4–16–98; 8:45 am]

BILLING CODE 6714–01–P

FEDERAL DEPOSIT INSURANCE CORPORATION

Sunshine Act

Pursuant to the provisions of the "Government in the Sunshine Act" (5 U.S.C. 552b), notice is hereby given that at 10:07 a.m. on Tuesday, April 14, 1998, the Board of Directors of the Federal Deposit Insurance Corporation met in closed session to consider matters relating to the Corporation's corporate and supervisory activities

corporate and supervisory activities. In calling the meeting, the Board determined, on motion of Director Joseph H. Neely (Appointive), seconded by Director Julie Williams (Acting Comptroller of the Currency), concurred by Director Ellen S. Seidman (Director, Office of Thrift Supervision), and Acting Chairman Andrew C. Hove, Jr., that Corporation business required its consideration of the matters on less than seven days' notice to the public; that no earlier notice of the meeting was practicable; that the public interest did

⁵ See 126 Cong. Rec. 6900 (1980) (statement of Sen. Proxmire); 126 Cong. Rec. 6907 (1980) (statement of Sen. Bumpers).

⁶ The statutory language contained in section 4(g) of HOLA was enacted in section 522 of DIDMCA and was originally codified as section 414 of the National Housing Act (NHA)(12 U.S.C. 1730g (a)). The language was later transferred from the NHA to section 4(g) of HOLA by section 301 of the Financial Institutions Reform, Recovery and Enforcement Act of 1989 (FIRREA), Pub. L. No. 101–73, 103 Stat. 183, 282 (1989).

⁷ See, OCC Interpretive Letter No. 670, February 17, 1995, reprinted in [1994–1995 Decisions] Fed. Banking L. Rep. (CCH) P 83618.

not require consideration of the matters in a meeting open to public observation; and that the matters could be considered in a closed meeting by authority of subsections (c)(4), (c)(6), (c)(8), (c)(9)(A)(ii), and (c)(10) of the "Government in the Sunshine Act" (5 U.S.C. 552b(c)(4), (c)(6), (c)(8), (c)(9)(A)(ii), and (c)(10)),

The meeting was held in the Board Room of the FDIC Building located at 550 17th Street, N.W., Washington, D.C.

Dated: April 14, 1998.

Federal Deposit Insurance Corporation.

Valerie I. Best.

Assistant Executive Secretary. [FR Doc. 98-10321 Filed 4-15-98; 12:05 pm] BILLING CODE 6714-01-M

FEDERAL ELECTION COMMISSION

[Notice 1998-9]

Filing Dates for the New Mexico Special Election

AGENCY: Federal Election Commission. ACTION: Notice of filing dates for special elections.

SUMMARY: New Mexico has scheduled a special election on June 23, 1998, to fill the U.S. House seat in the First Congressional District held by the late Congressman Steve Schiff.

Committees required to file reports in connection with the Special General Election on June 23 should file a 12-day Pre-General Election Report on June 11 and a 30-day Post-General Report on July 23, 1998.

FOR FURTHER INFORMATION CONTACT: Ms. Bobby Werfel, Information Division, 999 E Street, N.W., Washington, DC 20463, Telephone: (202) 694-1100; Toll Free (800) 424-9530.

SUPPLEMENTARY INFORMATION: All principal campaign committees of candidates who participate in the New Mexico Special General Election and all other political committees not filing monthly which support candidates in the Special Election shall file a 12-day Pre-General Report on June 11, 1998. with coverage dates from the close of the last report filed, or the day of the committee's first activity, whichever is later, through June 3, 1998; and a Post-General Report on July 23, 1998, with coverage dates from June 4 through July 13, 1998.

CALENDAR OF REPORTING DATES FOR NEW MEXICO SPECIAL ELECTION FOR COMMITTEES INVOLVED IN THE SPECIAL GENERAL (6/23/98)

Report	Close of books *	Reg./cert. mailing date **	Filing date
Pre-General July Quarterly Post-General	06/03/98	06/08/98	06/11/98
	(¹)	(¹)	(¹)
	07/13/98	07/23/98	07/23/98

Dated: April 13, 1998. Joan D. Aikens.

Chairman, Federal Election Commission. [FR Doc. 98-10198 Filed 4-15-98; 8:45 am] BILLING CODE 6715-01-M

FEDERAL EMERGENCY MANAGEMENT AGENCY

[FEMA-1209-DR]

Georgia: Amendment to Notice of a **Major Disaster Declaration**

AGENCY: Federal Emergency Management Agency (FEMA). **ACTION:** Notice.

SUMMARY: This notice amends the notice of a major disaster for the State of Georgia, (FEMA-1209-DR), dated March 11, 1998, and related determinations.

EFFECTIVE DATE: April 6, 1998.

FOR FURTHER INFORMATION CONTACT: Madge Dale, Response and Recovery Directorate, Federal Emergency Management Agency, Washington, DC 20472, (202) 646-3260.

SUPPLEMENTARY INFORMATION: The notice of a major disaster for the State of Georgia, is hereby amended to include

the following area among those areas determined to have been adversely affected by the catastrophe declared a major disaster by the President in his declaration of March 11, 1998:

Gordon County for Individual Assistance (The following Catalog of Federal Domestic Assistance Numbers (CFDA) are to be used for reporting and drawing funds: 83,537. Community Disaster Loans; 83.538, Cora Brown Fund Program; 83.539, Crisis Counseling; 83.540, Disaster Legal Services Program; 83.541, Disaster Unemployment Assistance (DUA); 83.542, Fire Suppression Assistance; 83.543, Individual and Family Grant (IFG) Program; 83.544, Public Assistance Grants; 83.545, Disaster Housing Program; 83.548, Hazard Mitigation Grant Program)

Lacy E. Suiter,

Executive Associate Director, Response and Recovery Directorate.

[FR Doc. 98-10214 Filed 4-16-98; 8:45 am] BILLING CODE 6718-02-P

FEDERAL EMERGENCY **MANAGEMENT AGENCY**

[FEMA-1209-DR]

Georgia; Amendment to Notice of a **Major Disaster Declaration**

AGENCY: Federal Emergency Management Agency (FEMA). **ACTION:** Notice.

SUMMARY: This notice amends the notice of a major disaster for the State of Georgia, (FEMA-1209-DR), dated March 11, 1998, and related determinations.

EFFECTIVE DATE: April 2, 1998.

FOR FURTHER INFORMATION CONTACT: Madge Dale, Response and Recovery Directorate, Federal Emergency Management Agency, Washington, DC 20472, (202) 646-3260.

SUPPLEMENTARY INFORMATION: The notice of a major disaster for the State of Georgia, is hereby amended to include the following areas among those areas determined to have been adversely affected by the catastrophe declared a major disaster by the President in his declaration of March 11, 1998:

Butts, Chatham, Muscogee and Richmond Counties for Individual Assistance.

^{*}The period begins with the close of books of the last report filed by the committee. If the committee has filed no previous reports, the period begins with the date of the committee's first activity.

**Reports sent by registered or certified mail must be postmarked by the mailing date; otherwise, they must be received by the filing date.

19261

(The following Catalog of Federal Domestic Assistance Numbers (CFDA) are to be used for reporting and drawing funds: 83.537, Community Disaster Loans; 83.538, Cora Brown Fund Program; 83.539, Crisis Counseling; 83.540, Disaster Legal Services Program; 83.541, Disaster Unemployment Assistance (DUA); 83.542, Fire Suppression Assistance; 83.543, Individual and Family Grant (IFG) Program; 83.544, Public Assistance Grants; 83.545, Disaster Housing Program; 83.548, Hazard Mitigation Grant Program)

Lacy E. Suiter.

Executive Associate Director, Response and Recovery Directorate.

[FR Doc. 98–10216 Filed 4–16–98; 8:45 am]
BILLING CODE 6718–02–P

FEDERAL EMERGENCY MANAGEMENT AGENCY

[FEMA-1210-DR]

Republic of the Marshali Islands; Major Disaster and Related Determinations

AGENCY: Federal Emergency Management Agency (FEMA). ACTION: Notice.

SUMMARY: This is a notice of the Presidential declaration of a major disaster for the Republic of the Marshall Islands (FEMA-1210-DR), dated March 20, 1998, and related determinations.

EFFECTIVE DATE: March 20, 1998.

FOR FURTHER INFORMATION CONTACT: Madge Dale, Response and Recovery Directorate, Federal Emergency Management Agency, Washington, DC 20472, (202) 646–3260.

SUPPLEMENTARY INFORMATION: Notice is hereby given that, in a letter dated March 20, 1998, the President declared a major disaster under the authority of the Robert T. Stafford Disaster Relief and Emergency Assistance Act (42 U.S.C. 5121 et seq.), as follows:

I have determined that the damage in certain areas of the Republic of the Marshall Islands, resulting from a severe drought beginning on January 17, 1998, and continuing is of sufficient severity and magnitude to warrant a major disaster declaration under the Robert T. Stafford Disaster Relief and Emergency Assistance Act, P.L. 93–288, as amended ("the Stafford Act"). I, therefore, declare that such a major disaster exists in the Republic of the Marshall Islands.

In order to provide Federal assistance, you are hereby authorized to allocate from funds available for these purposes, such amounts as you find necessary for Federal disaster assistance and administrative expenses.

You are authorized to provide emergency protective measures (Category B) under the Public Assistance program and Hazard Mitigation in the designated areas, and any other forms of assistance under the Stafford

Act you may deem appropriate. Consistent with the requirement that Federal assistance be supplemental, any Federal funds provided under the Stafford Act for Public Assistance or Hazard Mitigation will be limited to 75 percent of the total eligible costs. In accordance with current FEMA policy, you are authorized to make a determination whether a cost share adjustment for the Public Assistance program is warranted when more definitive information is available. The cost share arrangement for the Hazard Mitigation Grant Program under Section 404 is limited by the law to 75 percent of the total eligible costs.

Notice is hereby given that pursuant to the authority vested in the Director of the Federal Emergency Management Agency under Executive Order 12148, I hereby appoint William L. Carwile, III of the Federal Emergency Management Agency to act as the Federal Coordinating Officer for this declared disaster.

I do hereby determine the following areas of the Republic of the Marshall Islands to have been affected adversely by this declared major disaster:

Emergency protective measures (Category B) for Ailinglaplap, Ailuk, Arno, Aur, Bikini, Ebeye, Ebon, Enewetak, Jabat, Jaluit, Kili, Kwajalein, Lae, Lib, Likiep, Majuro, Maloelap, Mejit, Mili, Namorik, Namu, Ujae, Utrik, Wotho, Wotje.

All islands and atolls within the Republic of the Marshall Islands are eligible to apply for assistance under the Hazard Mitigation Grant Program.

(The following Catalog of Federal Domestic Assistance Numbers (CFDA) are to be used for reporting and drawing funds: 83.537, Community Disaster Loans; 83.538, Cora Brown Fund Program; 83.539, Crisis Counseling; 83.540, Disaster Legal Services Program; 83.541, Disaster Unemployment Assistance (DUA); 83.542, Fire Suppression Assistance; 83.543, Individual and Family Grant (IFG) Program; 83.544, Public Assistance Grants; 83.545, Disaster Housing Program; 83.548, Hazard Mitigation Grant Program)

James L. Witt,

Director.

[FR Doc. 98–10215 Filed 4–16–98; 8:45 am]
BILLING CODE 6718–02–P

FEDERAL EMERGENCY MANAGEMENT AGENCY

[FEMA-1212-DR]

Minnesota; Major Disaster and Related Determinations

AGENCY: Federal Emergency Management Agency (FEMA). ACTION: Notice.

SUMMARY: This is a notice of the Presidential declaration of a major

disaster for the State of Minnesota (FEMA-1212-DR), dated April 1, 1998, and related determinations.

EFFECTIVE DATE: April 1, 1998.

FOR FURTHER INFORMATION CONTACT: Madge Dale, Response and Recovery Directorate, Federal Emergency Management Agency, Washington, DC 20472, (202) 646–3260.

SUPPLEMENTARY INFORMATION: Notice is hereby given that, in a letter dated April 1, 1998, the President declared a major disaster under the authority of the Robert T. Stafford Disaster Relief and Emergency Assistance Act (42 U.S.C. 5121 et seq.), as follows:

I have determined that the damage in certain areas of the State of Minnesota, resulting from severe storms and tornadoes on March 29, 1998, is of sufficient severity and magnitude to warrant a major disaster declaration under the Robert T. Stafford Disaster Relief and Emergency Assistance Act, P.L. 93–288, as amended ("the Stafford Act").

I, therefore, declare that such a major disaster exists in the State of Minnesota.

In order to provide Federal assistance, you are hereby authorized to allocate from funds available for these purposes, such amounts, as you find necessary for Federal disaster assistance and administrative expenses.

You are authorized to provide Individual Assistance, debris removal and emergency protective measures (Categories A and B) under the Public Assistance program, and Hazard Mitigation in the designated areas, and any other forms of assistance under the Stafford Act you may deem appropriate. Consistent with the requirement that Federal assistance be supplemental, any Federal funds provided under the Stafford Act for Public Assistance or Hazard Mitigation will be limited to 75 percent of the total eligible costs.

The time period prescribed for the implementation of section 310(a), Priority to Certain Applications for Public Facility and Public Housing Assistance, 42 U.S.C. 5153, shall be for a period not to exceed six months after the date of this declaration.

Notice is hereby given that pursuant to the authority vested in the Director of the Federal Emergency Management Agency under Executive Order 12148, I hereby appoint Timothy J. Monteen of the Federal Emergency Management Agency to act as the Federal Coordinating Officer for this declared disaster.

I do hereby determine the following areas of the State of Minnesota to have been affected adversely by this declared major disaster:

Brown, LaSueur, and Nicollet Counties for Individual Assistance and Categories A and B under the Public Assistance program.

All counties within the State of Minnesota are eligible to apply for assistance under the Hazard Mitigation Grant Program.

(The following Catalog of Federal Domestic Assistance Numbers (CFDA) are to be used for reporting and drawing funds: 83.537, Community Disaster Loans; 83.538, Cora Brown Fund Program; 83.539, Crisis Counseling; 83.540, Disaster Legal Services Program; 83.541, Disaster Unemployment Assistance (DUA); 83.542, Fire Suppression Assistance; 83.543, Individual and Family Grant (IFG) Program; 83.544, Public Assistance Grants; 83.545, Disaster Housing Program; 83.548, Hazard Mitigation Grant Program)

James L. Witt,

Director.

[FR Doc. 98–10211 Filed 4–16–98; 8:45 am]
BILLING CODE 6718–02–P

FEDERAL EMERGENCY MANAGEMENT AGENCY

[FEMA-1212-DR]

Minnesota; Amendment No. 2 to Notice of a Major Disaster Declaration

AGENCY: Federal Emergency Management Agency (FEMA).

ACTION: Notice.

SUMMARY: This notice amends the notice of a major disaster for the State of Minnesota, (FEMA-1212-DR), dated April 1, 1998, and related determinations.

EFFECTIVE DATE: April 3, 1998.

FOR FURTHER INFORMATION CONTACT: Madge Dale, Response and Recovery Directorate, Federal Emergency Management Agency, Washington, DC 20472, (202) 646–3260.

SUPPLEMENTARY INFORMATION: The notice of a major disaster for the State of Minnesota, is hereby amended to include the following areas among those areas determined to have been adversely affected by the catastrophe declared a major disaster by the President in his declaration of April 1, 1998:

Cottonwood County for Individual Assistance and Categories A and B under the Public Assistance program.

(The following Catalog of Federal Domestic Assistance Numbers (CFDA) are to be used for reporting and drawing funds: 83.537, Community Disaster Loans; 83.538, Cora Brown Fund Program; 83.539, Crisis Counseling; 83.540, Disaster Legal Services Program; 83.541, Disaster Unemployment Assistance (DUA); 83.542, Fire Suppression Assistance; 83.543, Individual and Family Grant (IFG) Program; 83.544, Public Assistance Grants; 83.545, Disaster Housing

Program; 83.548, Hazard Mitigation Grant Program)

Lacy E. Suiter,

Executive Associate Director, Response and Recovery Directorate.

[FR Doc. 98-10212 Filed 4-16-98; 8:45 am]

BILLING CODE 6718-02-P

FEDERAL EMERGENCY MANAGEMENT AGENCY

[FEMA-1212-DR]

Minnesota; Amendment No. 3 to Notice of a Major Disaster Declaration

AGENCY: Federal Emergency Management Agency (FEMA).

ACTION: Notice.

SUMMARY: This notice amends the notice of a major disaster for the State of Minnesota, (FEMA-1212-DR), dated April 1, 1998, and related determinations.

EFFECTIVE DATE: April 6, 1998.

FOR FURTHER INFORMATION CONTACT: Madge Dale, Response and Recovery Directorate, Federal Emergency Management Agency, Washington, DC 20472, (202) 646–3260.

SUPPLEMENTARY INFORMATION: The notice of a major disaster for the State of Minnesota, is hereby amended to include the following areas among those areas determined to have been adversely affected by the catastrophe declared a major disaster by the President in his declaration of April 1, 1998:

The counties of Brown, LeSueur, Nicollet, and Rice for Categories C, D, E, F, and G under the Public Assistance program (already designated for Individual Assistance and Categories A and B under Public Assistance). (The following Catalog of Federal Domestic Assistance Numbers (CFDA) are to be used for reporting and drawing funds: 83.537, Community Disaster Loans; 83.538, Cora Brown Fund Program; 83.539, Crisis Counseling; 83.540, Disaster Legal Services Program; 83.541, Disaster Unemployment Assistance (DUA); 83.542, Fire Suppression Assistance; 83.543, Individual and Family Grant (IFG) Program; 83.544, Public Assistance Grants; 83.545, Disaster Housing Program; 83.548, Hazard Mitigation Grant Program)

Lacy E. Suiter,

Executive Associate Director, Response and Recovery Directorate.

[FR Doc. 98–10213 Filed 4–16–98; 8:45 am]
BILLING CODE 6718–01–P

FEDERAL EMERGENCY MANAGEMENT AGENCY

[FEMA-1211-DR]

North Carolina; Major Disaster and Related Determinations

AGENCY: Federal Emergency Management Agency (FEMA). ACTION: Notice.

SUMMARY: This is a notice of the Presidential declaration of a major disaster for the State of North Carolina (FEMA-1211-DR), dated March 22, 1998, and related determinations.

EFFECTIVE DATE: March 22, 1998.
FOR FURTHER INFORMATION CONTACT:
Madge Dale: Response and Recovery

Madge Dale; Response and Recovery Directorate, Federal Emergency Management Agency, Washington, DC 20472, (202) 646–3260.

SUPPLEMENTARY INFORMATION: Notice is hereby given that, in a letter dated March 22, 1998, the President declared a major disaster under the authority of the Robert T. Stafford Disaster Relief and Emergency Assistance Act (42 U.S.C. 5121 et seq.), as follows:

I have determined that the damage in certain areas of the State of North Carolina, resulting from severe storms, tornadoes, and flooding on March 20–21, 1998, is of sufficient severity and magnitude to warrant a major disaster declaration under the Robert T. Stafford Disaster Relief and Emergency Assistance Act, P.L. 93–288, as amended ("the Stafford Act"). I, therefore, declare that such a major disaster exists in the State of North Carolina.

In order to provide Federal assistance, you are hereby authorized to allocate from funds available for these purposes, such amounts as you find necessary for Federal disaster assistance and administrative expenses.

You are authorized to provide Individual Assistance and Hazard Mitigation in the designated areas and any other forms of assistance under the Stafford Act you may deem appropriate. Consistent with the requirement that Federal assistance be supplemental, any Federal funds provided under the Stafford Act for Public Assistance or Hazard Mitigation will be limited to 75 percent of the total eligible costs.

The time period prescribed for the implementation of section 310(a), Priority to Certain Applications for Public Facility and Public Housing Assistance, 42 U.S.C. 5153, shall be for a period not to exceed six months after the date of this declaration.

Notice is hereby given that pursuant to the authority vested in the Director of the Federal Emergency Management Agency under Executive Order 12148, I hereby appoint Jack Shuback of the Federal Emergency Management Agency to act as the Federal Coordinating Officer for this declared disaster.

I do hereby determine the following areas of the State of North Carolina to have been affected adversely by this declared major disaster:

Rockingham County for Individual Assistance.

All counties within the State of North Carolina are eligible to apply for assistance under the Hazard Mitigation Grant Program.

(The following Catalog of Federal Domestic Assistance Numbers (CFDA) are to be used for reporting and drawing funds: 83.537, Community Disaster Loans; 83.538, Cora Brown Fund Program; 83.539, Crisis Counseling; 83.540, Disaster Legal Services Program; 83.541, Disaster Unemployment Assistance (DUA); 83.542, Fire Suppression Assistance; 83.543, Individual and Family Grant (IFG) Program; 83.544, Public Assistance Grants; 83.545, Disaster Housing Program; 83.548, Hazard Mitigation Grant Program)

James L. Witt,

Director.

[FR Doc. 98–10209 Filed 4–16–98; 8:45 am]
BILLING CODE 6718–02–P

FEDERAL EMERGENCY MANAGEMENT AGENCY

[FEMA-1211-DR]

North Carolina; Amendment to Notice of a Major Disaster Declaration

AGENCY: Federal Emergency Management Agency (FEMA).

ACTION: Notice.

SUMMARY: This notice amends the notice of a major disaster for the State of North Carolina (FEMA-1211-DR), dated March 22, 1998 and related determinations.

EFFECTIVE DATE: April 1, 1998.

FOR FURTHER INFORMATION CONTACT: Madge Dale, Response and Recovery Directorate, Federal Emergency Management Agency, Washington, DC 20472, (202) 646–3260.

SUPPLEMENTARY INFORMATION: Notice is hereby given that the incident period for this disaster is closed effective April 1, 1998.

(The following Catalog of Federal Domestic Assistance Numbers (CFDA) are to be used for reporting and drawing funds: 83.537, Community Disaster Loans; 83.538, Cora Brown Fund Program; 83.539, Crisis Counseling; 83.540, Disaster Legal Services Program; 83.541, Disaster Unemployment Assistance (DUA); 83.542, Fire Suppression Assistance; 83.543, Individual and Family Grant (IFG) Program; 83.544, Public Assistance Grants; 83.545, Disaster Housing

Program; 83.548, Hazard Mitigation Grant Program)

Lacy E. Suiter,

Executive Associate Director, Response and Recovery Directorate.

[FR Doc. 98-10210 Filed 4-16-98; 8:45 am] BILLING CODE 6718-02-P

FEDERAL EMERGENCY MANAGEMENT AGENCY

[FEMA-1211-DR]

North Carolina; Amendment to Notice of a Major Disaster Declaration

AGENCY: Federal Emergency Management Agency (FEMA). **ACTION:** Notice.

SUMMARY: This notice amends the notice of a major disaster for the State of North Caroline, (FEMA-1211-DR), dated March 22, 1998, and related determinations.

EFFECTIVE DATE: April 6, 1998.

FOR FURTHER INFORMATION CONTACT: Madge Dale, Response and Recovery Directorate, Federal Emergency Management Agency, Washington, DC 20472, (202) 646–3260.

SUPPLEMENTARY INFORMATION: The notice of a major disaster for the State of North Carolina, is hereby amended to include the following areas among those areas determined to have been adversely affected by the catastrophe declared a major disaster by the President in his declaration of March 22, 1998:

Lenoir and Wayne Counties for Individual Assistance.

(The following Catalog of Federal Domestic Assistance Numbers (CFDA) are to be used for reporting and drawing funds: 83.537, Community Disaster Loans; 83.538, Cora Brown Fund Program; 83.539, Crisis Counseling; 83.540, Disaster Legal Services Program; 83.541, Disaster Unemployment Assistance (DUA); 83.542, Fire Suppression Assistance; 83.543, Individual and Family Grant (IFG) Program; 83.544, Public Assistance Grants; 83.545, Disaster Housing Program; 83.548, Hazard Mitigation Grant Program)

Lacy E. Suiter,

Executive Associate Director, Response and Recovery Directorate.

[FR Doc. 98–10217 Filed 4–16–98; 8:45 am] BILLING CODE 6718–02–P

FEDERAL EMERGENCY MANAGEMENT AGENCY

[FEMA-1211-DR]

North Carolina; Amendment to Notice of a Major Disaster Declaration

AGENCY: Federal Emergency Management Agency (FEMA). **ACTION:** Notice.

SUMMARY: This notice amends the notice of a major disaster for the State of North Carolina (FEMA-1211-DR), dated March 22, 1998, and related determinations.

EFFECTIVE DATE: April 1, 1998.

FOR FURTHER INFORMATION CONTACT: Madge Dale, Response and Recovery Directorate, Federal Emergency Management Agency, Washington, DC 20472, (202) 646–3260.

SUPPLEMENTARY INFORMATION: Notice is hereby given that in a letter dated April 1, 1998, the President amended his declaration of March 22, 1998, to define the incident period for this disaster as March 20, 1998, and continuing.

(The following Catalog of Federal Domestic Assistance Numbers (CFDA) are to be used for reporting and drawing funds: 83.537, Community Disaster Loans; 83.538, Cora Brown Fund Program; 83.539, Crisis Counseling; 83.540, Disaster Legal Services Program; 83.541, Disaster Unemployment Assistance (DUA); 83.542, Fire Suppression Assistance; 83.543, Individual and Family Grant (IFG) Program; 83.544, Public Assistance Grants; 83.545, Disaster Housing Program; 83.548, Hazard Mitigation Grant Program)

Laurence W. Zensinger,

Division Director, Response and Recovery Directorate.

[FR Doc. 98–10218 Filed 4--16--98; 8:45 am]
BILLING CODE 6718-02-P

FEDERAL EMERGENCY MANAGEMENT AGENCY

Open Meeting, Board of Visitors for the Emergency Management Institute

AGENCY: Federal Emergency Management Agency (FEMA). ACTION: Notice of open meeting.

SUMMARY: In accordance with section 10(a)(2) of the Federal Advisory Committee Act, 5 U.S.C. App. 2, FEMA announces the following committee meeting:

Name: Board of Visitors for the Emergency Management Institute. Dates of Meeting: May 4–5, 1998. Place: Federal Emergency
Management Agency, National Emergency Training Center, Emergency Management Institute, Conference Room, Building N, Room 408, Emmitsburg, Maryland 21727.

Times Manday, May 4, 1998, 9220.

Time: Monday, May 4, 1998, 8:30 a.m.—5:00 p.m. Tuesday, May 5, 1998, 8:30 a.m.—5:00 p.m.

Proposed Agenda: Status reports on training in response and recovery, planning, mitigation, and simulation and exercises; informal working

sessions regarding EMI activities; expansion of the Independent Study Program and EMI's Higher Education Program.

SUPPLEMENTARY INFORMATION: The meeting will be open to the public with approximately 10 seats available on a first-come, first-serve basis. Members of the general public who plan to attend the meeting should contact the Office of the Superintendent, Emergency Management Institute, 16825 South Seton Avenue, Emmitsburg, MD 21727, (301) 447–1286.

Minutes of the meeting will be prepared and will be available for public viewing in the Office of the Superintendent, Emergency Management Institute, Federal Emergency Management Agency, Building N, National Emergency Training Center, Emmitsburg, MD 21727. Copies of the minutes will be available upon request 30 days after the meeting.

Dated: April 6, 1998.

Kay C. Goss,

Associate Director, Preparedness, Training, and Exercises Directorate.

[FR Doc. 98–10208 Filed 4–16–98; 8:45 am] BILLING CODE 6718-01-P

FEDERAL HOUSING FINANCE BOARD

Sunshine Act Meeting; Announcing an Open Meeting of the Board

TIME AND DATE: 10:00 A.M., Wednesday, April 22, 1998.

PLACE: Board Room, Second Floor, Federal Housing Finance Board, 1777 F Street, N.W., Washington, D.C. 20006.

STATUS: The entire meeting will be open to the public.

MATTERS TO BE CONSIDERED DURING PORTIONS OPEN TO THE PUBLIC:

- Community Investment Cash Advance Proposed Rule.
- Standby Letter of Credit Proposed Rule.
- Interim Final Rule Amending Affordable Housing Program Regulation.

CONTACT PERSON FOR MORE INFORMATION: Elaine L. Baker, Secretary to the Board, (202) 408–2837.

William W. Ginsberg,

Managing Director.

[FR Doc. 98–10410 Filed 4–15–98; 3:30 pm]
BILLING CODE 6725–01–P

GENERAL SERVICES ADMINISTRATION

[OMB Control No. 3090-0250]

Proposed Collection; Comment Request Entitled Zero Burden Information Collection Reports

AGENCY: Office of Acquisition Policy, GSA.

ACTION: Notice of request for public comments regarding reinstatement to a previously approved OMB clearance 3090–0250, Zero Burden Information Collection Reports.

SUMMARY: Under the provisions of the Paperwork Reduction Act of 1995 (44 U.S.C. Chapter 35), the Office of Acquisition Policy has submitted to the Office of Management and Budget (OMB) a request to review and approve a reinstatement of a previously approved information collection requirement concerning Zero Burden Information Collection Reports. GSA proposed to use a single, general control number for information collections that impose no burden upon the public.

DATES: Comment Due June 16, 1998.

ADDRESSES: Comments regarding this collection of information should be submitted to: Edward Springer, GSA Desk Officer, Room 3235, NEOB, Washington, DC 20503 and to Marjorie Ashby, General Services Administration (MVP), 1800 F Street NW, Washington, DC 20405.

FOR FURTHER INFORMATION CONTACT: Al Matera, Office of GSA Acquisition Policy (202) 501–1224.

SUPPLEMENTARY INFORMATION: The GSA is requesting the Office of Management and Budget (OMB) to reinstate information collection, 3090-0250, Zero Burden Information Collection Reports. This information collection consists of reports that do not impose collection burdens upon the public. These collections require information which is already available to the public at large or that is routinely exchanged by firms during the normal course of business. A general control number for these collections decreases the amount of paperwork generated by the approval process. Since May 1992, GSA has published two rules that fall under Information Collection 3090-0250: "Implementation of Public Law 99-506" published at 56 FR 29442, June 27, 1991, and "Industrial Funding Fee" published at 62 FR 38475, July 18, 1997.

Copy of Proposal

A copy of this proposal may be obtained from the GSA Acquisition Policy Division (MVP), Room 4011, GSA

Building, 1800 F Street, NW, Washington, DC 20405 or by telephoning (202) 501–3822, or by faxing your request to (202) 501–3341.

Dated: April 7, 1998.

Ida M. Ustad,

Deputy Associate Administrator for Acquisition Policy.

[FR Doc. 98–10246 Filed 4–16–98; 8:45 am]
BILLING CODE 6820–61–M

GENERAL SERVICES ADMINISTRATION

[OMB Control No. 3090-0248]

Submission for OMB Review; Comment Request Entitled Placement of Orders and Ordering Information

AGENCY: Office of Acquisition Policy, GSA.

ACTION: Notice of request for public comments regarding an extension to an existing OMB clearance (3090–0248). A request for public comments was published at 63 FR 5384, February 2, 1998. No comments were received from the public.

SUMMARY: The GSA hereby gives notice under the Paperwork Reduction Act of 1995 (44 U.S.C. Chapter 35), that it is requesting the Office of Management and Budget (OMB) to reinstate information collection, 3090-0248, Placement of Orders and Ordering Information. This information collection advances improved information technology usage by facilitating the use of electronic data interchange (EDI). GSA's Federal Supply Service has discontinued placing paper delivery orders and now maximizes the use of computer to-computer EDI. As an alternative, a contractor can receive EDI delivery orders through facsimile transmission. This extended use of EDI furthers congressional and executive branch policies that Federal agencies provide leadership in advancing environmental objectives through technology and the expanded use of electronic commerce.

DATES: May 18, 1998.

ADDRESSES: Send comments to Edward Springer, GSA Desk Officer, Room 3235, NEOB, Washington, DC 20503, and to Marjorie Ashby, General Services Administration (MVP), 18th & F Streets, NW, Washington, DC 20405.

ANNUAL REPORTING BURDEN:

Respondents: 260; annual responses: 260; average hours per response: .30; burden hours: 130.

FOR FURTHER INFORMATION CONTACT: Al Matera, Office of GSA Acquisition Policy (202) 501–1224.

Copy of Proposal

A copy of this proposal may be obtained from the GSA Acquisition Policy Division (MVP), Room 4011, GSA Building, 18th & F Streets NW, Washington, DC 20405, or by telephoning (202) 501–3822, or by faxing your request to (202) 501–3341.

Dated: April 10, 1998.

Ida M. Ustad,

Deputy Associate Administrator, Office of Acquisition Policy.

[FR Doc. 98-10247 Filed 4-16-98; 8:45 am]
BILLING CODE 6820-61-M

GENERAL SERVICES ADMINISTRATION

Aircraft Management Policy Advisory Board (AMPAB) of the Governmentwide Policy Board, Meeting

AGENCY: General Services Administration.

ACTION: Meeting notice.

SUMMARY: Notice is hereby given that the General Services Administration (GSA) Aircraft Management Policy Advisory Board (AMPAB) of the Governmentwide Policy Board will meet from 1:00 p.m. to 3:00 p.m.on Monday, May 4, 1998 in the Main Auditorium at the General Services Administration Building, 18th & F Streets, NW., Washington, DC 20405. Notice is required by the Federal Advisory Committee Act, 5 U.S.C. App. 2, and the implementing regulation, 41 CFR 101–6.

The purpose of the meeting is to provide a forum for the AMPAB to present its findings and recommendations following a review of the management, operations and safety of aircraft owned or operated by, or for, the various Federal agencies. The scope of the AMPAB review included the state of aviation safety in non-Department of Defense government aircraft operations; the applicability of the Federal Aviation

Regulations to government aircraft, the role of GSA in Federal aircraft management, including, specifically, the responsibilities, authority and goals of the Interagency Committee for Aviation Policy (ICAP) and the efficacy of the Federal Aircraft Management Information Systems (FAMIS).

The meeting will be open to the public. The public is hereby afforded the opportunity to submit written statements and to speak at the meeting. FOR FURTHER INFORMATION CONTACT: Marty College (202) 208–7420, Executive Assistant to the GSA Aircraft

Dated: April 9, 1998.

Beverly J. Sharkey,

Designated Federal Officer.

[FR Doc. 98–10245 Filed 4–16–98; 8:45 am]

BILLING CODE 6820–34–M

Management Policy Advisory Board.

DEPARTMENT OF HEALTH AND HUMAN SERVICES

Centers for Disease Control and Prevention

[INFO-98-17]

Proposed Data Collections Submitted for Public Comment and Recommendations

In compliance with the requirement of Section 3506(c)(2)(A) of the Paperwork Reduction Act of 1995 for opportunity for public comment on proposed data collection projects, the Centers for Disease Control and Prevention (CDC) will publish periodic summaries of proposed projects. To request more information on the proposed projects or to obtain a copy of the data collection plans and instruments, call the CDC Reports Clearance Officer on (404) 639–7090.

Comments are invited on: (a) Whether the proposed collection of information is necessary for the proper performance of the functions of the agency, including whether the information shall have practical utility; (b) the accuracy of the

agency's estimate of the burden of the proposed collection of information; (c) ways to enhance the quality, utility, and clarity of the information to be collected; and (d) ways to minimize the burden of the collection of information on respondents, including through the use of automated collection techniques for other forms of information technology. Send comments to Seleda Perryman, CDC Assistant Reports Clearance Officer, 1600 Clifton Road, MS–D24, Atlanta, GA 30333. Written comments should be received within 60 days of this notice.

Proposed Projects

1. Contents of a Request of Health Hazard Evaluation (0920-0102)-Extension-In accordance with its mandates under the Occupational Safety and Health Act of 1970 and the Federal Mine Safety and Health Act of 1977, the National Institute for Occupational Safety and Health (NIOSH) responds to approximately 400 requests for health hazard evaluations each year to identify potential chemical, biological or physical hazards at the workplace. A NIOSH form is available for requesting these health hazard evaluations. This form provides the mechanism for employees, employers, and other authorized representatives to supply the information required by the regulations which govern the NIOSH health hazard evaluation program (42 CFR 85.3-1). The information provided is used by NIOSH to determine whether or not there is reasonable cause to justify conducting an investigation. The main purpose of investigations conducted in the health hazard evaluation program is to help employers and employees identify and eliminate occupational health hazards. Without the information requested on this form, NIOSH would be unable to perform its legislated function of conducting health hazard evaluations in workplaces. The total estimated annual cost to respondents is

Respondents	Number of respondents	Number of responses/ respondent (in hrs.)	Average burden/re- sponse (in hrs.)	Total bur- den (in hrs.)
Employees and Representatives	260 140	1 1	.2	52 28
Total				80

2. Assessing the Structure and Organizational Effectiveness of Community-Based Organizations (CBOs) for the Delivery of HIV Prevention Programs—New—The Centers for Disease Control and Prevention, National Center for HIV, STD, and TB Prevention, Division of HIV/AIDS Prevention—Intervention Research and Support, Program Evaluation Research Branch is planning to collect primary and secondary data as part of this study to identify and assess the organizational structure and collaborative efforts that contribute to the ability of CBOs to access their target populations, deliver HIV prevention services, and provide referrals over a sustained period of time. For the purposes of this study, a CBO is defined as any not-for-profit organization that provides direct prevention services to persons at high risk for infection within

a designated area. Evaluation is necessary to understand the impacts of CDC's expenditures and efforts to support CBOs, and for modifying and improving the prevention efforts of CBOs.

Interviews and document reviews will be conducted with community-based organizations, health departments, collaborating organizations, other organizations in the community, and community members in seven geographical areas at four different points in time. Four CBOs from each area will be included in the study. The first wave of data collection is planned for the summer 1998, and data collection will end during the winter of 2000. The total burden in hours is estimated at 10,080.

Respondents	Number of respondents	Number of responses/ respondent	Average burden/re- sponse (in hrs.)	Total bur- den (in hrs.)
CBOs	224	4	1	896
Health Department	56	4	1	224
Collaborating Organizations	840	4	1	3360
Other Community	840	4	1	3360
Community Members	560	4	1	2240
Total		•••••	***************************************	10080

3. PHS Supplements to the Application for Federal Assistance SF 424 (0920–0428)—Extension—The Centers for Disease Control and Prevention (CDC) is requesting a three-year extension and revision of OMB approval for continued use of the Supplements to the Request for Federal Assistance Application (SF—424). We also plan on modifying the SF 424 form. The Checklist, Program Narrative, and the Public Health System Impact Statement (third party notification)

(PHSIS) are a part of the standard application for State and local governments and for private non-profit and for-profit organizations when applying for financial assistance from PHS grant programs. The Checklist assists applicants to ensure that they have included all required information necessary to process the application. The Checklist data helps to reduce the time required to process and review grant applications, expediting the issuance of grant awards. The PHSIS

Third Party Notification Form is used to inform State and local health agencies of community-based proposals submitted by non-governmental applicants for Federal funding.

The current OMB approval for the supplements was previously submitted by the Department of Health and Human Services, Office of the Assistant Secretary of Health (OASH) under OMB number 0937–0189. The total annual cost to the respondents is \$1,184,452.

Respondents	No. of re- spondents	No. of re- sponses/re- spondent	Avg. bur- den/re- sponse (in hrs.)	Total bur- den (in hrs.)
State and local health departments; non-profit and for-profit organizations	7,643	1	4.215	32,215
Total				32,215

Dated: April 13, 1998.

Kathy Cahill,

Associate Director for Policy Planning and Evaluation, Centers for Disease Control and Prevention (CDC).

[FR Doc. 98–10195 Filed 4–16–98; 8:45 am]
BILLING CODE 4163–18–P

DEPARTMENT OF HEALTH AND HUMAN SERVICES

Administration for Children and Families

Proposed Information Collection Activity; Comment Request

Proposed Projects

Title: National Directory of New Hires Reporting Results Survey.

OMB No.: New Collection.

Description: Pub. L. 104–193, the "Personal Responsibility and Work Opportunity Reconciliation Act of 1996," required the Office of Child Support Enforcement (OCSE) to develop a National Directory of New Hires (NDNH) to improve the ability of State

child support agencies to locate noncustodial parents and collect child support across State lines. In order to encourage continued and even improved cooperation with the requirements of the program, OCSE would like to conduct a brief telephone survey to solicit any information already collected by the States as to improve collection and other programmatic savings attributable to the program. That information would then be condensed into a report to be published through newsletters or press releases.

Respondents: State, Local or Tribal Govt.

ANNUAL BURDEN ESTIMATES

Instrument	Number of re- spondents	Number of re- sponses per respondent	Average bur- den hours per response	Total burden hours
New Hire Results Survey	54	4	.5	108

Estimated Total Annual Burden Hours: 108.

In compliance with the requirements of Section 3506(c)(2)(A) of the Paperwork Reduction Act of 1995, the Administration for Children and Families is soliciting public comment on the specific aspects of the information collection described above. Copies of the proposed collection of information can be obtained and comments may be forwarded by writing to the Administration for Children and Families, Office of Information Services, 370 L'Enfant Promenade, SW, Washington, DC 20447, Attn: ACF Reports Clearance Officer. All requests should be identified by the title of the information collection.

The Department specifically requests comments on: (a) Whether the proposed collection of information is necessary for the proper performance of the functions of the agency, including whether the information shall have practical utility; (b) the accuracy of the agency's estimate of the burden of the proposed collection of information; (c) the quality, utility, and clarity of the information to be collected; and (d) ways to minimize the burden of the collection of information on respondents, including through the use of automated collection techniques or other forms of information technology. Consideration will be given to comments and suggestions submitted within 60 days of this publication.

Dated: April 13, 1998.

Bob Sargis,

Acting Reports Clearance Officer.
[FR Doc. 98–10188 Filed 4–16–98; 8:45 am]
BILLING CODE 4184–01–M

DEPARTMENT OF HEALTH AND HUMAN SERVICES

Food and Drug Administration [Docket No. 98D-0193]

Draft Guidance for Industry on Manufacturing, Processing, or Holding Active Pharmaceutical Ingredients; Availability

AGENCY: Food and Drug Administration, HHS.

ACTION: Notice.

SUMMARY: The Food and Drug
Administration (FDA) is announcing the
availability of a draft guidance for
industry entitled "Manufacturing,
Processing, or Holding Active
Pharmaceutical Ingredients." This draft
guidance is intended to provide
guidance on current good
manufacturing practices (CGMP's) for
manufacturing, processing, packing, or
holding active pharmaceutical
ingredients (API's). The draft guidance
is intended to help ensure the quality
and suitability of API's for use in the
manufacture of drug products.

DATES: Written comments may be submitted on the draft guidance by May 18, 1998. General comments on agency guidances are welcome at any time.

ADDRESSES: Copies of this draft guidance are available on the Internet at http://www.fda.gov/cder/guidance/index.htm or http://www.fda.gov/cber/guidelines.htm.

Submit written comments on the draft guidance to the Dockets Management Branch (HFA-305), Food and Drug Administration, 12420 Parklawn Dr., rm. 1–23, Rockville, MD 20857. Two copies of any comments are to be submitted, except that individuals may submit one copy. Comments are to be identified with the docket number found in brackets in the heading of this document.

FOR FURTHER INFORMATION CONTACT: Edwin M. Rivera, Center for Drug Evaluation and Research (HFD–322), 7520 Standish Pl., Rockville, MD 20855, 301–594–0095; John A. Eltermann, Center for Biologics Evaluation and Research (HFM–205), 1401 Rockville Pike, Rockville, MD 20852, 301–827–3031; or Jose R. Laureano, Center for Veterinary Medicine (HFV–230), 7500 Standish Pl., Rockville, MD 20855, 301–594–1785.

SUPPLEMENTARY INFORMATION: FDA is announcing the availability of a draft guidance for industry entitled "Manufacturing, Processing, or Holding Active Pharmaceutical Ingredients." It provides guidance on CGMP's for the manufacture, processing, packing, or holding (i.e., storage) of API's.

The draft guidance is a result of extensive efforts that began in July 1995 when FDA decided to develop an industry guidance for the manufacture and control of API's. An initial draft of this guidance for industry was widely distributed during 1996. It was reviewed at a September 1996 international conference on API's in Canberra, Australia, sponsored by the Pharmaceutical Inspection Convention/ Pharmaceutical Inspection Convention Scheme (PIC-PIC/S), and at the October 1996 annual FDA/Parenteral Drug Association Forum in Bethesda, MD. It also was distributed to numerous pharmaceutical trade associations in a letter from the Center for Drug Evaluation and Research's (CDER) Office of Compliance, dated November 8, 1996. The initial draft was posted on CDER's website on November 12, 1996, with a request for comments by December 10, 1996. On December 9, the deadline for comments was extended until January 31, 1997. This draft guidance incorporates recommendations received at the two conferences and comments from 27 organizations, including API manufacturers, dosage manufacturers, and pharmaceutical associations.

At a February 4 and 5, 1998, meeting of the International Conference on Harmonisation (ICH) Steering Committee in Tyson's Corner, VA, FDA supported the decision to develop internationally harmonized guidance on CGMP's for API's through the ICH process. The agency agreed to participate in an expert working group that will review numerous guidance documents developed by industry and regulatory bodies to develop a single harmonized ICH guidance. API/CGMP guidances to be reviewed by the working group include those prepared by the European Chemical Industry Council/European Federation of Pharmaceutical Industries' Association, the Pharmaceutical Research and Manufacturers of America, PIC-PIC/S, and the World Health Organization. This draft guidance will also be considered by the working group

The draft guidance applies to the manufacture and control of drug and biologic API's for use in human and veterinary drug products. In addition, it applies to the later chemical isolation and purification steps of API's derived from biological or fermentation processes and to sterile API's, but only up to the point where the API is

rendered sterile. The document also identifies CGMP's for the manufacture of API's used in the production of drug products for clinical trials.

The draft guidance incorporates the following two fundamental concepts in API production: (1) Application of CGMP controls to all steps in the manufacturing process, beginning with the use of starting materials; and (2) validation of those steps determined to be critical to the quality and purity of the final API. The guidance clarifies the agency's expectations regarding application of CGMP's (i.e., extent of written instructions, in-process controls, sampling, testing, monitoring, and documentation) to different steps of an API process.

This draft guidance represents the agency's current thinking on the manufacture and control of API's. It does not create or confer any rights for or on any person and does not operate to bind FDA or the public. An alternative approach may be used if such approach satisfies the requirement of the applicable statute, regulations, or

both.

Written requests for single copies of the guidance "Manufacturing, Processing, or Holding Active Pharmaceutical Ingredients" should be submitted to the Drug Information Branch (HFD-210), Center for Drug Evaluation and Research, Food and Drug Administration, 5600 Fishers Lane, Rockville, MD 20857. Send one self-addressed adhesive label to assist that office in processing your requests. Requests should be identified with the docket number found in brackets in the heading of this document. A copy the draft guidance and received comments are available for public examination in the Dockets Management Branch between 9 a.m. and 4 p.m., Monday through Friday.

Dated: April 14, 1998. William K. Hubbard,

Associate Commissioner for Policy Coordination.

[FR Doc. 98–10312 Filed 4–15–98; 11:29 am] BILLING CODE 4160-01-F

DEPARTMENT OF HEALTH AND HUMAN SERVICES

Health Resources and Services Administration

HRSA Competitive Grants Preview; Long Term Training in Leadership Education in Neurodevelopmental and Related Disabilities (LEND)

AGENCY: Health Resources and Services Administration, HHS.

ACTION: Notice of extension of deadline date.

SUMMARY: This notice extends the due date for applications for Long Term Training in Leadership Education in Neurodevelopmental and Related Disabilities (LEND) program grants, previously published in the Federal Register on October 9, 1997 as part of the General Notice: Availability of the HRSA Competitive Grants Preview (62 FR 52894-52914). Authorized under Title V of the Social Security Act, these LEND grants are intended to improve the health status of infants, children, and adolescents with, or at risk for, neurodevelopmental and related disabilities, including mental retardation, neurodegenerative and acquired neurological disorders, and multiple handicaps. The LEND programs prepare health professionals to assist children and their families to achieve their developmental potentials by forging a community-based partnership of health resources and community leadership.

In the table on page 52893 and on page 52909 in the third column, the application deadline date published in the **Federal Register** has been extended to October 1, 1998.

Dated: April 13, 1998.

James J. Corrigan,

Acting Associate Administrator for Management and Program Support. [FR Doc. 98–10202 Filed 4–16–98; 8:45 am] BILLING CODE 4160–15–P

DEPARTMENT OF HEALTH AND HUMAN SERVICES

Health Resources and Services Administration

Availability of the HRSA Competitive Grants Preview; Correction

AGENCY: Health Resources and Services Administration, HHS.

ACTION: Correction of deadline date.

SUMMARY: In notice FR Doc. 97–26645, in the issue of Thursday, October 9, 1997, make the following corrections:

In the table on page 52893, in the section HIV/AIDS Programs, under "Ryan White Title IV Adolescent Services," the deadline date is corrected to read "June 19, 1998."

On page 52898, in column 2, in the fourteenth line, the deadline date is corrected to read "June 19, 1998."

Dated: April 13, 1998.

James J. Corrigan,

Acting Associate Administrator for Management and Program Support.
[FR Doc. 98–10201 Filed 4–16–98; 8:45 am]
BILLING CODE 4180–15–P

DEPARTMENT OF HEALTH AND HUMAN SERVICES

Health Resources and Services Administration

Advisory Council; Notice of Meeting

In accordance with section 10(a)(2) of the Federal Advisory Committee Act (Pub. L. 92—463), announcement is made of the following National Advisory body scheduled to meet during the month of June 1998.

Name: Maternal and Child Health Research Grants Review Committee.

Date and Time: June 17–19, 1998; 8:00 a.m.-5:00 p.m.

Place: The Executive Boardroom, the Bethesda Ramada, 8400 Wisconsin Avenue, Bethesda, Maryland.

The meeting is open to the public on Wednesday, June 17, 1998, 9:00 a.m. to 10:00 a.m. Closed for the remainder of meeting.

Agenda: The open portion of the meeting will cover opening remarks by the Director, Division of Systems, Education and Science, who will report on program issues, congressional activities, and other topics of interest to the field of maternal and child health. The meeting will be closed to the public on Wednesday, June 17, 1998 from 10:00 a.m. for the remainder of the meeting for the review of grant applications. The closing is in accordance with the provisions set forth in section 552b(c)(6), Title 5 U.S.C., and the Determination by the Associate Administrator for Management and Program Support, Health Resources and Services Administration, pursuant to Public Law 92–463.

Anyone wishing to obtain a roster of members, minutes of meetings, or other relevant information should write or contact Gontran Lamberty, Dr. P.H., Executive Secretary, Maternal and Child Health Grants Review Committee, Room 18A–55, Parklawn Building, 5600 Fishers Lane, Rockville, Maryland 20857, or by telephone at (301) 443–2190.

Agenda items are subject to change as priorities dictate.

Dated: April 10, 1998.

Jane M. Harrison,

Acting Director, Division of Policy Review and Coordination.

[FR Doc. 98–10203 Filed 4–16–98; 8:45 am] BILLING CODE 4160–15–P

DEPARTMENT OF HEALTH AND HUMAN SERVICES

Health Resources and Services Administration

Creation of Ryan White Title IV List of Research Protocols

AGENCY: Health Resources and Services Administration.

ACTION: Notice of creation of Ryan White Title IV List of Research Protocols.

SUMMARY: This will begin the process of establishing a list of research protocols of potential clinical benefit in the treatment or prevention of HIV to be used as a resource for the Ryan White CARE Act Title IV program.

To fulfill its legislative mandate under the Ryan White Comprehensive AIDS Resources Emergency Care (CARE) Act of 1990 (Pub. L. 101-381), as amended by the Ryan White CARE Act Amendments of 1996 (Pub. L. 104-146), which amended Title XXVI of the Public Health Service Act, Part D section 2671(c)(2)(A), the HIV/AIDS Bureau, Health Resources and Services Administration (HRSA), is creating a list of research protocols for dissemination to programs that receive Title IV funds to provide clients of those programs the opportunity to consider participating in the research. The list will consist of those protocols that have been determined by the Secretary to possess the potential to contribute to the prevention or treatment of HIV disease in women, children, infants or youth with findings that are generalizable. HRSA is now soliciting research protocols to be considered for the initial listing. Under the Ryan White Title IV program, HRSA is prohibited from funding the research projects.

DATES: Research protocols must be postmarked by May 1, 1998, to be considered for the initial listing. All research protocols received after the May 1, 1998, date will be considered on an on-going basis for updated listings.

FOR FURTHER INFORMATION CONTACT: To submit a project description for consideration for placement on this list of protocols and for further information on the criteria for selection, please contact Ms. Elaine Gross at 1–800–362–0071.

Dated: April 13, 1998.

Claude Earl Fox,

Acting Administrator.

[FR Doc. 98-10254 Filed 4-16-98; 8:45 am]

BILLING CODE 4160-15-P

DEPARTMENT OF HEALTH AND HUMAN SERVICES

National Institutes of Health

National Institute of Environmental Health Sciences; Notice of Closed Meeting

Pursuant to Section 10(d) of the Federal Advisory Committee Act, as amended (5 U.S.C. Appendix 2), notice is hereby given of the following Natural Institute of Environmental Health Sciences Special Emphasis Panel (SEP) meeting:

Name of SEP: Special Emphasis Panel on Environmental Health Sciences.

Date: May 13-15, 1998.

Time: 7:00 p.m.

Place: The Hotel Durant, 2600 Durant Avenue, Berkeley, CA 94704.

Contact Person: Dr. Ethel Jackson, Scientific Review Administrator, National Institute of Environmental Health Sciences, P.O. Box 12233—MD EC-24, Research Triangle Park, NC 27709, (919) 541-7826.

Purpose/Agenda: To review and evaluate

grant applications.

This meeting will be closed in accordance with the provisions set forth in secs 552b(c)(4) and 552b(c)(6), Title 5, U.S.C. Grant applications and/or 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/or proposals, the disclosure of which would constitute a clearly unwarranted invasion of personal privacy. (Catalog of Federal Domestic Assistance Programs Nos. 93.113, Biological Response to Environmental Agents; 93.114, Applied Toxicological Research and Testing; 93.115, Biometry and Risk Estimation; 93.894, Resource and Manpower Development, National Institutes of Health)

Dated: April 13, 1998.

LaVerne Y. Stringfield,

Committee Management Officer, NIH.

[FR Doc. 98–10229 Filed 4–16–98; 8:45 am]

BILLING CODE 4140-01-M

DEPARTMENT OF HEALTH AND HUMAN SERVICES

National Institutes of Health

National Institute of Mental Health; Notice of Closed Meeting

Pursuant to Section 10(d) of the Federal Advisory Committee Act, as amended (5 U.S.C. Appendix 2), notice is hereby given of the following meeting of the National Institute of Mental Health Special Emphasis Panel:

Agenda/Purpose: To review and evaluate grant applications.

Committee Name: National Institute of Mental Health Special Emphasis Panel. Date: April 21, 1998.

Time: 5 p.m.

Place: Parklawn, Room 9C-18, 5600 Fishers Lane, Rockville, MD 20857.

Contact Person: Gloria B. Levin, Parklawn, Room 9C–18, 5600 Fishers Lane, Rockville, MD 20857, Telephone: 301–443–1340.

The meeting will be closed in accordance with the provisions set forth in secs. 552b(c)(4) and 552b(c)(6), Title 5, U.S.C. Applications and/or 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/or proposals, the disclosure of which would constitute a clearly unwarranted invasion of personal privacy.

This notice is being published less than fifteen days prior to the meeting due to the urgent need to meet timing limitations imposed by the review and funding cycle. (Catalog of Federal Domestic Assistance Program Numbers 93.242, 93.281, 93.282)

Dated: April 10, 1998.

LaVerne Y. Stringfield,

Committee Management Officer, NIH. [FR Doc. 98–10231 Filed 4–16–98; 8:45 am]

BILLING CODE 4140-01-M

DEPARTMENT OF HEALTH AND HUMAN SERVICES

National Institutes of Health

National Institute of Mental Health; Notice of Closed Meeting

Pursuant to Section 10(d) of the Federal Advisory Committee Act, as amended (5 U.S.C. Appendix 2), notice is hereby given of the following meeting of the National Institute of Mental Health Special Emphasis Panel:

Agenda/Purpose: To review and evaluate grant applications.

Committee Name: National Institute of Mental Health Special Emphasis Panel. Date: April 27, 1998.

Time: 2 p.m.

Place: Parklawn, Room 9C-26, 5600

Fishers Lane, Rockville, MD 20857.

Contact Person: Rehana A. Chowdhury,
Parklawn, Room 9C-26, 5600 Fishers Lane,
Rockville, MD 20857, Telephone: 301, 443-

The meeting will be closed in accordance with the provisions set forth in secs. 552b(c)(4) and 552b(c)(6), Title 5, U.S.C. Applications and/or 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/or proposals, the disclosure of which would constitute a clearly unwarranted invasion of personal privacy.

This notice is being published less than fifteen days prior to the meeting due to the urgent need to meet timing limitations imposed by the review and funding cycle. (Catalog of Federal Domestic Assistance Program Numbers 93.242, 93.281, 93.282)

Dated: April 10, 1998. LaVerne Y. Stringfield. Committee Management Officer, NIH. [FR Doc. 98-10232 Filed 4-16-98; 8:45 am] BILLING CODE 4140-01-M

DEPARTMENT OF HEALTH AND **HUMAN SERVICES**

National Institutes of Health

National Library of Medicine; Notice of Closed Meeting

Pursuant to Section 10(d) of the Federal Advisory Committee Act, as amended (5 U.S.C., Appendix 2), notice is hereby given of the following National Library of Medicine Special Emphasis Panel (SEP) meeting.

Name of SEP: National Library of Medicine Special Emphasis Panel.

Date: April 14, 1998.

Place: Conference Call, 8600 Rockville Pike, Bldg. 38A, Rm. 5N-519, Bethesda, MD

Contact: Sharee Pepper, Scientific Review Administrator, EP, 8600 Rockville Pike, Bldg. 38A, Rm. 5N–519, Bethesda, Maryland 20894, 301/496-4253.

Purpose/Agenda: To review one grant application.

This notice is being published less than 15 days prior to the above meeting due to the urgent need to meet timing limitations by the grant review and funding cycle.

The meeting will be closed in accordance with the provisions set forth in secs 552b(c)(4) and 552b(c)(6), Title 5, U.S.C. Applications and/or 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/or proposals, the disclosure of which would constitute a clearly unwarranted invasion of personal privacy. (Catalog of Federal Domestic Assistance Program No. 93-879-Medical Library Assistance, National Institutes of Health.)

Dated: April 10, 1998.

LaVerne Y. Stringfield, Committee Management Officer, NIH. [FR Doc. 98-10233 Filed 4-16-98; 8:45 am]

BILLING CODE 4140-01-M

DEPARTMENT OF HEALTH AND HUMAN SERVICES

National Institutes of Health

National Library of Medicine; Notice of **Closed Meeting**

Pursuant to Section 10(d) of the Federal Advisory Committee Act, as amended (5 U.S.C., Appendix 2), notice is hereby given of the following National Library of Medicine Special Emphasis Panel (SEP) meeting.

Name of SEP: National Library of Medicine Special Emphasis Panel.

Date: May 7-8, 1998. Place: Marriott Suites, 6711 Democracy Blvd., Bethesda, MD 20814.

Contact: Sharee Pepper, Scientific Review Administrator, EP, 8600 Rockville Pike, Bldg. 38A, Rm. 5N-519, Bethesda, Maryland 20894. 301/496-4253.

Purpose/Agenda: To review Internet
Connections grant applications.
The meeting will be closed in accordance with the provisions set forth in secs 552b(c)(4) and 552b(c)(6), Title 5, U.S.C. Applications and/or 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/or proposals, the disclosure of which would constitute a clearly unwarranted invasion of personal privacy. (Catalog of Federal Domestic Assistance Program No. 93-879-Medical Library Assistance, National Institutes of Health)

Dated: April 10, 1998.

LaVerne Y. Stringfield. Committee Management Officer, NIH. [FR Doc. 98-10234 Filed 4-16-98; 8:45 am] BILLING CODE 4140-01-M

DEPARTMENT OF HEALTH AND **HUMAN SERVICES**

National Institutes of Health

Center for Scientific Review; Notice of **Closed Meeting**

Pursuant to Section 10(d) of the Federal Advisory Committee Act, as amended (5 U.S.C. Appendix 2), notice is hereby given of the following Center for Scientific Review Special Emphasis Panel (SEP) meeting:

Purpose/Agenda: To review individual grant applications.

Name of SEP: Behavioral and Neurosciences.

Date: April 21, 1998. Time: 2:00 p.m.

Place: NIH, Rockledge 2, Room 5160, Telephone Conference.

Contact Person: Dr. Samuel Rawlings, Scientific Review Administrator, 6701 Rockledge Drive, Room 5160, Bethesda, Maryland 20892, (301) 435–1243.

This notice is being published less than 15 days prior to the above meeting due to the urgent need to meet timing limitations imposed by the grant review and funding

The meeting will be closed in accordance with the provisions set forth in secs 552b(c)(4) and 552b(c)(6), Title 5, U.S.C. Applications and/or 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/or proposals, the disclosure of which would constitute a clearly unwarranted invasion of personal privacy.

(Catalog of Federal Domestic Assistance Program Nos. 93.306, 93.333, 93.337, 93.393-93.396, 93.837-93.844, 93.846-93.878, 93.892, 93.893, National Institutes of Health,

Dated: April 13, 1998.

LaVerne Y. Stringfield.

Committee Management Officer, NIH. IFR Doc. 98-10230 Filed 4-16-98; 8:45 aml

BILLING CODE 4140-01-M

DEPARTMENT OF HOUSING AND **URBAN DEVELOPMENT**

[Docket No. FR-4341-N-06]

Federal Property Suitable as Facilities to Assist the Homeless

AGENCY: Office of the Assistant Secretary for Community Planning and Development, HUD.

ACTION: Notice.

SUMMARY: This Notice identifies unutilized, underutilized, excess, and surplus Federal property reviewed by HUD for suitability for possible use to assist the homeless.

FOR FURTHER INFORMATION CONTACT: Mark Johnston, room 7256, Department of Housing and Urban Development, 451 Seventh Street SW, Washington, DC 20410; telephone (202) 708-1226; TTY number for the hearing- and speechimpaired (202) 708-2565 (these telephone numbers are not toll-free), or call the toll-free Title V information line at 1-800-927-7588.

SUPPLEMENTARY INFORMATION: In accordance with 24 CFR part 581 and section 501 of the Stewart B. McKinney Homeless Assistance Act (42 U.S.C 11411), as amended, HUD is publishing this Notice to identify Federal buildings and other real property that HUD has reviewed for suitability for use to assist the homeless. The properties were reviewed using information provided to HUD by Federal landholding agencies regarding unutilized and underutilized buildings and real property controlled by such agencies or by GSA regarding its inventory of excess of surplus Federal property. This notice is also published in order to comply with the December 12, 1998 Court Order in National Coalition for the Homeless v. Veterans Administration, No. 88-2503-OG (D.D.C.).

Properties reviewed are listed in this Notice according to the following categories: Suitable/available, suitable/ unavailable, suitable/to be excess, and unsuitable. The properties listed in the three suitable categories have been reviewed by the landholding agencies, and each agency has transmitted to

HUD: (1) Its intention to make the property available for use to assist the homeless, (2) its intention to declare the property excess to the agency's needs, or (3) a statement of the reasons that the property cannot be declared excess or made available for use as facilities to

assist the homeless.
Properties listed as suitable/available will be available exclusively for homeless use for a period of 60 days from the date of this Notice. Homeless assistance providers interested in any such property should send a written expression of interest to HHS, addressed to Brian Rooney, Division of Property Management, Program Support Center, HHS, room 5B-41, 5600 Fishers Lane. Rockville, MD 20857; (301) 443-2265. (This is not a toll-free number.) HHS will mail to the interested provider an application packet, which will include instructions for completing the application. In order to maximize the opportunity to utilize a suitable property, providers should submit their written expressions of interest as soon as possible. For complete details concerning the processing of applications, the reader is encouraged to refer to the interim rule governing this program, 24 CFR part 581.

For properties listed as suitable/to be excess, that property may, if subsequently accepted as excess by GSA, be made available for use by the homeless in accordance with applicable law. subject to screening for other Federal use. At the appropriate time, HUD will publish the property in a Notice showing it as either suitable/available or suitable/unavailable.

For properties listed as suitable/ unavailable, the landholding agency has decided that the property cannot be declared excess or made available for use to assist the homeless, and the property will not be available. Properties listed as unsuitable will

Properties listed as unsuitable will not be made available for any other purpose for 20 days from the date of this Notice. Homeless assistance providers interested in a review by HUD of the determination of unsuitability should call the toll free information line at 1–800–927–7588 for detailed instructions or write a letter to Mark Johnston at the address listed at the beginning of this Notice. Included in the request for review should be the property address (including zip code), the date of publication in the Federal Register, the landholding agency, and the property number.

For more information regarding particular properties identified in this Notice (i.e., acreage, floor plan, existing sanitary facilities, exact street address), providers should contact the appropriate landholding agencies at the

following addresses: COE: Mr. Bob Swieconek, Army Corps of Engineers. Management & Disposal Division, Pulaski Building, Room 4224, 20 Massachusetts Avenue, NW, Washington, DC 20314-1000; (202) 761-1749; GSA: Mr. Brian K. Polly, Assistant Commissioner, General Services Administration, Office of Property Disposal, 18th and F Streets, NW Washington, DC 20405; (202) 501-2059: NAVY: Mr. Charles C. Cocks, Department of the Navy, Director, Real Estate Policy Division, Naval Facilities Engineering Command, Code 241A, 200 Stoval Street, Alexandria, VA 22332-2300; (703) 325-7342; (These are not toll-free numbers).

Dated: April 9, 1998.

Fred Karnas, Jr.,

Deputy Assistant Secretary for Economic Development.

Correction

Property Nos. 219340254–219340256, 219430259 at Fort Hamilton, Belmore, NY were published in error on March 6, 1998 (63 FR 11280). The properties are part of the base closure process.

TITLE V, FEDERAL SURPLUS PROPERTY PROGRAM FEDERAL REGISTER REPORT FOR 4/17/98

Suitable/Available Properties

Buildings (by State)

Ohio

Dwelling No. 2 Delaware Lake, Highway 23 North Delaware OH 43015— Landholding Agency: COE Property Number: 319810005 Status: Excess

Comment: 2-story brick w/basement, most recent use—residential, presence of asbestos/lead paint, off-site use only

Pennsylvania Sewage Treatment Plant Allenwood Co: Union PA 17887— Landholding Agency: GSA Property Number: 549820001 Status: Excess

Comment: Concrete block, serves correctional complex GSA Number: 4–J–PA–402

West Virginia

Dwelling 1 Summersville Lake Summersville Co: Nicholas WV 26651–9802 Landholding Agency: COE Property Number: 319810003 Status: Excess Comment: 1200 sq. ft., presence of asbestos/

Comment: 1200 sq. ft., presence of asbestos lead paint, most recent use—residential, off-site use only

Dwelling 2 Sutton Lake Sutton Co: Braxton WV 26651-9802 Landholding Agency: COE Property Number: 319810004 Status: Excess Comment: 1100 sq. ft., most recent use-

residential, off-site use only

Unsuitable Properties

Buildings (by State)

Virginia

Bldg. 2208 Naval Medical Clinic Quantico VA Landholding Agency: Navy Property Number: 779820001 Status: Unutilized Reason: Extensive deterioration.

[FR Doc. 98–9905 Filed 4–16–98; 8:45 am]

DEPARTMENT OF THE INTERIOR

Office of the Secretary

Science Advisory Board

AGENCY: Office of the Secretary, Interior.
ACTION: Science Advisory Board—notice of establishment.

SUMMARY: This notice is published in accordance with Section 9(a)(2) of the Federal Advisory Committee Act of 1972 (Pub. L. 92–463). Following consultation with the General Services Administration, notice is hereby given that the Secretary of the Interior has established the Science Advisory Board. The purpose of the Advisory Board will be to advise and assist the Director of the Bureau of Land Management on issues pertaining to science and the application of scientific information in the management of public lands and their resources.

The Advisory Board will be comprised of up to nine members from among the following categories: natural resource management, energy and minerals, conservation biology, and ecology and genetics.

SUPPLEMENTARY INFORMATION: Under provisions of the Federal advisory committee management regulations (41 CFR Part 101–6.1015(a)(2)), the General Services Administration may waive the requirement that committee establishment notices appear 15 calendar days before the charter is filed. The General Services Administration has granted this waiver, at the request of the Department of the Interior, so that the Bureau of Land Management can meet commitments it made with regard to scheduling the first meeting of the Science Advisory Board.

FOR FURTHER INFORMATION CONTACT: Christine Jauhola, Bureau of Land Management, 1849 C Street, N.W., LSB– 204, Washington, D.C. 20240, 202–452– 7761, or Jack E. Williams, Bureau of Land Management, 1387 South Vinell Way, Boise, Idaho 83709, 208–373– 4049.

Certification

I hereby certify that the establishment of the Science Advisory Board is necessary and in the public interest in connection with the Secretary of the Interior's responsibilities to manage the public lands and resources administered by the Bureau of Land Management.

Dated: April 15, 1998.

Bruce Babbitt.

Secretary of the Interior.

[FR Doc. 98–10372 Filed 4–16–98; 8:45 am]

BILLING CODE 4310-84-P

DEPARTMENT OF THE INTERIOR

Bureau of Land Management [MT-060-08-1610-00, 1613P]

Notice of Intent to Prepare an Area of Critical Environmental Concern Plan Amendment for the Judith-Valley-Phillips Resource Management Plan

AGENCY: Bureau of Land Management, Interior.

ACTION: Notice.

SUMMARY: Notice is hereby given that the Bureau of Land Management (BLM) will amend the Judith-Valley-Phillips Resource Management Plan (RMP). The Bureau of Land Management is amending the RMP to address special management for two potential Areas of Critical Environmental Concern (ACEC); Bitter Creek and Mountain Plover. The public land being considered is located in Valley County, Montana. An environmental assessment will be prepared by the Valley Resource Area to analyze the impacts of this proposal and any alternatives.

DATES: Comments and recommendations on this notice to amend the Judith-Valley-Phillips RMP should be received on or before May 18, 1998

ADDRESSES: Address all comments concerning this notice to Richard M. Hotaling, Area Manager, Valley Resource Area, RR1–4775, Glasgow, MT 59230.

FOR FURTHER INFORMATION CONTACT: Jerry Majerus, 406–538–7461.

SUPPLEMENTARY INFORMATION: An ACEC is an area within the public lands where special management attention is required to protect important historic, cultural or scenic values, fish and wildlife resources or other natural systems, or to protect life and safety from natural hazards.

In November 1990, the BLM received the Mixed Grass Prairie ACEC nomination which encompasses

approximately 350,000 acres of public land in north Valley County. This area was nominated by several organizations for its natural integrity, scenic values, vegetation and on the basis that it is one of the largest and most intact sections of prairie remaining in the United States and a continuation of the Canadian Grasslands National Park. The BLM evaluated this nomination to determine it met both the relevance and importance criteria as outlined in the BLM's procedural guidance to ACECs (BLM Manual 1613). In summary, the entire nomination area was found to be relevant in terms of the scenic, cultural, and wildlife resources. In addition, two areas of approximately 100,000 acres in size were found relevant from a natural process or systems perspective. However, only the Bitter Creek Wilderness Study Area (WSA) (59,660 acres) was found to meet the importance criteria due to the scenic diversity and variety of vegetation types and wildlife habitats. The Bitter Creek WSA does qualify for further consideration as an ACEC.

In addition to the Mixed Grass Prairie nomination, the BLM previously evaluated the Mountain River (9,600 acres) nomination in south Valley County and determined it is a potential ACEC. This area was nominated for the mountain plover, a candidate species identified by the U.S. Fish and Wildlife Service. The area provides natural habitat for the mountain plover which is not associated with black-tailed prairie dogs. It is one of the last areas of native plover habitat and is more than locally significant.

The next step before either of these areas could become designated ACEC's is to determine if they require special management. Alternatives for special management will be considered through this plan amendment to the Judith-Valley-Phillips RMP. Meetings for the plan amendment are not yet scheduled. If meetings are scheduled, the public will be notified through an informational letter and/or local news releases.

The BLM is seeking comments from individuals, organizations, and agencies who may be interested or affected by the potential ACECs. Specifically, comments on nominations, issues, concerns or alternatives that should be addressed in the plan amendment.

This notice meets the requirements of 43 CFR 1610.7–2 for designation of ACECs.

(Authority: Sec. 202, Pub. L. 94-579, 90 Stat. 2747 (43 U.S.C. 1712))

Dated: April 9, 1998.

Scott Haight, Acting District Manager.

[FR Doc. 98–10187 Filed 4–16–98; 8:45 am]

BILLING CODE 4310-DN-M

DEPARTMENT OF THE INTERIOR

Bureau of Land Management [WO-230-1110-00-24 1A]

Science Advisory Board; Meeting

AGENCY: Bureau of Land Management, Interior.

ACTION: Announcement of meeting.

SUMMARY: The Bureau of Land Management (BLM) announces a meeting of its Science Advisory Board on Thursday, April 30, 1998, at the Embassy Suites Hotel, 150 Anza Boulevard, Burlingame, California, telephone (650) 342—4600. Meeting hours will be 11:00 a.m. to 4:00 p.m.

The proposed agenda for the meeting

- -Welcome by BLM Director Pat Shea;
- Existing needs and capabilities for inventory and monitoring within the BLM;
- —Emerging research and assessment efforts:
- Inventory and monitoring assistance needed;
- Communication and coordination of needs and results;
- —Suggestions for future action;
- Developing a coordinated inventory and monitoring strategy; and
- -Public comment period.

All meetings of the Board are open to the public. Members of the public wishing to make oral statements to the Board will have an opportunity to do so beginning at 3:30 p.m. Persons wishing to make statements should register with the BLM by noon at the meeting location. Depending on the number of speakers, the Board may limit the length of presentations. Speakers should address specific issues listed on the agenda and provide a written copy of their statement.

DATES: Thursday, April 30, 1998. Science Advisory Board meeting. ADDRESSES: The Board meeting will be held at the Embassy Suites Hotel, 150 Anza Boulevard, Burlingame, California.

FOR FURTHER INFORMATION CONTACT: Christine Jauhola, Bureau of Land Management, 1849 C Street, N.W., LSB– 204, Washington, D.C. 20240, 202–452– 7761, or Jack E. Williams, Bureau of Land Management, 1387 South Vinell Way, Boise, Idaho 83709, 208–373– 4049. SUPPLEMENTARY INFORMATION: The Science Advisory Board advises the Director of the Bureau of Land Management on issues pertaining to science and the application of scientific information in the management of public lands and their resources.

Under the Federal advisory committee management regulations (41 CFR 101-6.1015(b)(2)), in exceptional circumstances an agency may give less than 15 days notice of a committee meeting if the reasons for doing so are included in the meeting notice published in the Federal Register. In this case, BLM made commitments with regard to scheduling the first meeting of the advisory committee based on the approval of the charter within a certain time frame. Delays in obtaining approval of the charter within the Department of the Interior resulted in publication of the meeting notice less than 15 days prior to the committee meeting.

Dated: April 15, 1998.

Tom Fry,

Acting Director.

[FR Doc. 98–10371 Filed 4–16–98; 8:45 am]

BILLING CODE 4310–84–P

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[UTU-69025]

Utah; Proposed Reinstatement of Terminated Oil and Gas Lease

April 13, 1998.

In accordance with Title IV of the Federal Oil and Gas Royalty Management Act (P.L. 97–451), a petition for reinstatement of oil and gas lease UTU–69025 for lands in Uintah County, Utah, was timely filed and required rentals accruing from May 1, 1997, the date of termination, have been paid.

The lessee has agreed to new lease terms for rentals and royalties at rates of \$10 per acre and 16% percent, respectively. The \$500 administrative fee has been paid and the lessee has reimbursed the Bureau of Land Management for the cost of publishing this notice.

Having met all the requirements for reinstatement of the lease as set out in Section 31 (d) and (e) of the Mineral Leasing Act of 1920 (30 U.S.C. 188), the Bureau of Land Management is proposing to reinstate lease UTU-69025, effective May 1, 1997, subject to the original terms and conditions of the

lease and the increased rental and royalty rates cited above.

Robert Lopez,

Group Leader, Minerals Adjudication Group. [FR Doc. 98–10196 Filed 4–16–98; 8:45 am] BILLING CODE 4310–DQ-M

INTERNATIONAL TRADE COMMISSION

[Investigation No. 337-TA-407]

Certain Remodulating Channel Selectors and Systems Containing Same; Notice of Investigation

AGENCY: U.S. International Trade Commission.

ACTION: Institution of investigation pursuant to 19 U.S.C. 1337.

SUMMARY: Notice is hereby given that a complaint was filed with the U.S. International Trade Commission on March 12, 1998, under section 337 of the Tariff Act of 1930, as amended, 19 U.S.C. 1337, on behalf of Ciena Corporation, 920 Elkridge Landing Road, Linthicum, MD 21090. On April 8, 1998, Ciena filed an amended complaint and a supplementary letter. The complaint, as amended and supplemented, alleges violations of section 337 in the importation into the United States, the sale for importation, and the sale within the United States after importation of certain remodulating channel selectors and systems containing same by reason of infringement of claims 1, 5, and 10 of U.S. Letters Patent 5,715,076. The complaint further alleges that there exists an industry in the United States as required by subsection (a)(2) of section 337.

The complainant requests that the Commission institute an investigation and, after the investigation, issue a permanent exclusion order and a permanent cease and desist order. ADDRESSES: The complaint, except for any confidential information contained therein, is available for inspection during official business hours (8:45 a.m. to 5:15 p.m.) in the Office of the Secretary, U.S. International Trade Commission, 500 E Street, S.W., Room 112, Washington, D.C. 20436, telephone 202-205-2000. Hearing-impaired individuals are advised that information on this matter can be obtained by contacting the Commission's TDD terminal on 202-205-1810.

FOR FURTHER INFORMATION CONTACT: Thomas S. Fusco, Esq., Office of Unfair Import Investigations, U.S. International Trade Commission, telephone 202–205– 2571. General information concerning

the Commission may also be obtained by accessing its internet server (http:// www.usitc.gov).

Authority: The authority for institution of this investigation is contained in section 337 of the Tariff Act of 1930, as amended, and in section 210.10 of the Commission's Rules of Practice and Procedure, 19 CFR 10.10 (1997).

Scope of Investigation

Having considered the complaint, the U.S. International Trade Commission, on April 10, 1998, ordered that—

(1) Pursuant to subsection (b) of section 337 of the Tariff Act of 1930, as amended, an investigation be instituted to determine whether there is a violation of subsection (a)(1)(B) of section 337 in the importation into the United States, the sale for importation, or the sale within the United States after importation of certain remodulating channel selectors or systems containing same by reason of infringement of claims 1, 5, or 10 of U.S. Letters Patent 5,715,076 and whether there exists an industry in the United States as required by subsection (a)(2) of section 337.

(2) For the purpose of the investigation so instituted, the following are hereby named as parties upon which this notice of investigation shall be served:

(a) The complainant is: Ciena Corporation, 920 Elkridge Landing Road, Linthicum, MD 21090.

Road, Linthicum, MD 21090.
(b) The respondents are the following companies alleged to be in violation of section 337, and are the parties upon which the complaint is to be served:
Pirelli, S.p.A., Viale Sarca 222, 20126

Milano (Milan), Italy Pirelli Cavi, S.p.A., Optical

Communications Systems, Viale Sarca 222, 20126 Milano (Milan), Italy Pirelli Cables and Systems LLC, 705 Industrial Drive, Lexington, SC 29072

(c) Thomas S. Fusco, Esq., Office of Unfair Import Investigations, U.S. International Trade Commission, 500 E Street, SW, Room 401–O, Washington, D.C. 20436, who shall be the Commission investigative attorney, party to this investigation; and

(3) For the investigation so instituted, the Honorable Sidney Harris is designated as the presiding administrative law judge.

Responses to the complaint and the notice of investigation must be submitted by the named respondents in accordance with section 210.13 of the Commission's Rules of Practice and Procedure, 19 CFR 210.13. Pursuant to 19 CFR 201.16(d) and 210.13(a), such responses will be considered by the Commission if received no later than 20 days after the date of service by the

Commission of the complaint and notice of investigation. Extensions of time for submitting responses to the complaint will not be granted unless good cause therefor is shown.

Failure of a respondent to file a timely response to each allegation in the complaint and in this notice may be deemed to constitute a waiver of the right to appear and contest the allegations of the complaint and this notice, and to authorize the administrative law judge and the Commission, without further notice to the respondent, to find the facts to be as alleged in the complaint and this notice and to enter both an initial determination and a final determination containing such findings, and may result in the issuance of a limited exclusion order or a cease and desist order or both directed against such respondent.

By order of the Commission. Issued: April 13, 1998.

Donna R. Koehnke,

Secretary.

[FR Doc. 98-10207 Filed 4-16-98; 8:45 am]
BILLING CODE 7020-02-P

DEPARTMENT OF LABOR

Employment Standards Administration Wage and Hour Division

Minimum Wages for Federal and Federally Assisted Construction; General Wage Determination Decisions

General wage determination decisions of the Secretary of Labor are issued in accordance with applicable law and are based on the information obtained by the Department of Labor from its study of local wage conditions and data made available from other sources. They specify the basic hourly wage rates and fringe benefits which are determined to be prevailing for the described classes of laborers and mechanics employed on construction projects of a similar character and in the localities specified therein.

The determinations in these decisions of prevailing rates and fringe benefits have been made in accordance with 29 CFR Part 1, by authority of the Secretary of Labor pursuant to the provisions of the Davis-Bacon Act of March 3, 1931, as amended (46 Stat. 1494, as amended, 40 U.S.C. 276a) and of other Federal statutes referred to in 29 CFR Part 1, Appendix, as well as such additional statutes as may from time to time be enacted containing provisions for the payment of wages determined to be prevailing by the Secretary of Labor in

accordance with the Davis-Bacon Act. The prevailing rates and fringe benefits determined in these decisions shall, in accordance with the provisions of the foregoing statutes, constitute the minimum wages payable on Federal and federally assisted construction projects to laborers and mechanics of the specified classes engaged on contract work of the character and in the localities described therein.

Good cause is hereby found for not utilizing notice and public comment procedure thereon prior to the issuance of these determinations as prescribed in 5 U.S.C. 553 and not providing for delay in the effective date as prescribed in that section, because the necessity to issue current construction industry wage determinations frequently and in large volume causes procedures to be impractical and contrary to the public interest.

General wage determination decisions, and modifications and supersedes decisions thereto, contain no expiration dates and are effective from their date of notice in the Federal Register, or on the date written notice is received by the agency, whichever is earlier. These decisions are to be used in accordance with the provisions of 29 CFR Parts 1 and 5. Accordingly, the applicable decision, together with any modifications issued, must be made a part of every contract for performance of the described work within the geographic area indicated as required by an applicable Federal prevailing wage law and 29 CFR Part 5. The wage rates and fringe benefits, notice of which is published herein, and which are contained in the Government Printing Office (GPO) document entitled "General Wage Determinations Issued Under The Davis-Bacon And Related Acts," shall be the minimum paid by contractors and subcontractors to laborers and mechanics.

Any person, organization, or governmental agency having an interest in the rates determined as prevailing is encouraged to submit wage rate and fringe benefit information for consideration by the Department. Further information and self-explanatory forms for the purpose of submitting this data may be obtained by writing to the U.S. Department of Labor, Employment Standards Administration, Wage and Hour Division, Division of Wage Determinations, 200 Constitution Avenue, N.W., Room S-3014, Washington, D.C. 20210.

Modifications to General Wage Determination Decisions

The number of decisions listed in the Government Printing Office document

entitled "General Wage Determinations Issued Under the Davis-Bacon and Realted Acts" being modified are listed by Volume and State. Dates of publication in the Federal Register are in parentheses following the decisions being modified.

Volume I

Connecticut

Connecticut
CT980001 (Feb. 13, 1998)
CT980003 (Feb. 13, 1998)
CT980004 (Feb. 13, 1998)
CT980006 (Feb. 13, 1998)
Massachusetts
MA980003 (Feb. 13, 1998)
MA980008 (Feb. 13, 1998)
MA980009 (Feb. 13, 1998)
MA980010 (Feb. 13, 1998)

MA980012 (Feb. 13, 1998) MA980013 (Feb. 13, 1998) MA980015 (Feb. 13, 1998) MA980020 (Feb. 13, 1998) MA980021 (Feb. 13, 1998)

Maine

ME980025 (Feb. 13, 1998) ME980032 (Feb. 13, 1998)

New Jersey

NJ980003 (Feb. 13, 1998)

Volume II

Maryland

MD980057 (Feb. 13, 1998)

Pennsylvania PA980010 (Feb. 13, 1998)

Volume III

Georgia

GA980053 (Feb. 13, 1998)

Volume IV

Indiana

IN980003 (Feb. 13, 1998) IN980006 (Feb. 13, 1998) IN980018 (Feb. 13, 1998) IN980020 (Feb. 13, 1998) IN980060 (Feb. 13, 1998)

Michigan

MI980001 (Feb. 13, 1998) MI980002 (Feb. 13, 1998) MI980003 (Feb. 13, 1998) MI980004 (Feb. 13, 1998) MI980005 (Feb. 13, 1998) MI980012 (Feb. 13, 1998)

MI980030 (Feb. 13, 1998) MI980031 (Feb. 13, 1998) MI980046 (Feb. 13, 1998) MI980062 (Feb. 13, 1998)

MI980062 (Feb. 13, 1998) MI980069 (Feb. 13, 1998) MI980079 (Feb. 13, 1998) MI980083 (Feb. 13, 1998)

Wisconsin

WISCONSIN WI980017 (Feb. 13, 1998) WI980021 (Feb. 13, 1998) WI980022 (Feb. 13, 1998) WI980033 (Feb. 13, 1998)

WI980049 (Feb. 13, 1998)

Volume V

None

Volume VI

None

Volume VII

California

CA980029 (Feb. 13, 1998)

CA980034 (Feb. 13, 1998) CA980035 (Feb. 13, 1998)

CA980035 (Feb. 13, 1998)

CA980037 (Feb. 13, 1998)

CA980038 (Feb. 13, 1998)

CA980039 (Feb. 13, 1998) CA980040 (Feb. 13, 1998)

Hawaii

HI980001 (Feb. 13, 1998)

General Wage Determination Publication

General wage determinations issued under the Davis-Bacon and related Acts, including those noted above, may be found in the Government Printing Office (GPO) document entitled "General Wage Determinations Issued Under The Davis-Bacon and Related Acts." This publication is available at each of the 50 Regional Government Depository Libraries and many of the 1,400 Government Depository Libraries across the country.

The general wage determinations issued under the Davis-Bacon and related Acts are available electronically by subscription to the FedWorld Bulletin Board System of the National Technical Information Service (NTIS) of the U.S. Department of Commerce at (703) 487–4630.

Hard-copy subscriptions may be purchased from: Superintendent of Documents, U.S. Government Printing Office, Washington, D.C. 20402, (202) 512–1800.

When ordering hard-copy subscription(s), be sure to specify the State(s) of interest, since subscriptions may be ordered for any or all of the seven separate volumes, arranged by State. Subscriptions including an annual edition (issued in January or February) which includes all current general wage determinations for the States covered by each volume. Throughout the remainder of the year, regular weekly updates are distributed to subscribers.

Signed at Washington, D.C. this 10th day of April 1998.

Margaret J. Washington,

Acting Chief, Branch of Construction Wage Determinations.

[FR Doc. 98–9918 Filed 4–16–98; 8:45 am]

DEPARTMENT OF LABOR

Occupational Safety and Health Administration

[Docket No. NRTL-2-93]

Entela, Inc., Request for Expansion of Recognition

AGENCY: Occupational Safety and Health Administration, Labor.

ACTION: Notice of request for expansion of recognition as a nationally recognized testing laboratory (NRTL), and preliminary finding.

SUMMARY: This notice announces the application of Entela, Inc. for expansion of its recognition as a NRTL under 29 CFR 1910.7, for test standards, and presents the Agency's preliminary finding.

DATES: The last date for interested parties to submit comments is June 16, 1998.

ADDRESSES: Send comments concerning this notice to: NRTL Program, Office of Technical Programs and Coordination Activities, Occupational Safety and Health Administration, U.S. Department of Labor, 200 Constitution Avenue, N.W., Room N3653 Washington, D.C. 20210.

FOR FURTHER INFORMATION CONTACT: Bernard Pasquet, NRTL Recognition Program at the above address, or phone (202) 219–7056.

SUPPLEMENTARY INFORMATION:

Notice of Application

Notice is hereby given that Entela, Inc. (ENT) has applied to the Occupational Safety and Health Administration (OSHA), pursuant to 29 CFR 1910.7, for an expansion of its current recognition as a Nationally Recognized Testing Laboratory (NRTL). ENT requests recognition for additional test standards. ENT's previous application pursuant to 29 CFR 1910.7 was for an expansion of its recognition (62 FR 8041, 2/21/97), which OSHA granted on May 22, 1997 (62 FR 28066).

The address of the ENT laboratories covered by this application are: Entela, Inc., 3033 Madison, S.E., Grand Rapids, Michigan 49548

Entela Taiwan Laboratories, 3F No. 260 262 Wen, Lin North Road, Pei Tou, Taipei, Taiwan

Background

This Federal Register notice announces ENT's request for expansion of recognition as a Nationally Recognized Testing Laboratory for additional test standards, dated September 29, 1997 (see Exhibit 11). In a recommendation dated February 17, 1998, staff for the NRTL Program recommended that ENT's recognition be expanded to include the additional test standards. The recommendation also incorporated the limitations on the recognition of the Taipei, Taiwan facilities and personnel, when applicable to the testing and evaluation of products under the test standards listed below. These limitations are repeated herein.

In its request for expansion, ENT included a specific reference to an International Electrotechnical Commission (IEC) standard for many of the test standards listed below. Each specific reference is apparently intended to show the IEC standard equivalent to the U.S. national test standard requested. While there may be some equivalence, this expansion of recognition does not apply to or cover any of the IEC standards referenced in ENT's current request for expansion. This clarification is provided since it may not be readily apparent to some reviewers of the public record concerning this notice.

ENT requests recognition for the following standards when applicable to equipment or materials that will be used in environments under OSHA's jurisdiction. ENT desires recognition for testing and certification of products tested for compliance with these test standards, which are appropriate within the meaning of 29 CFR 1910.7(c):

ANSI/UL 130 Electric Heating Pads ANSI/UL 858 Household Electric Ranges

ANSI/UL 969 Marking and Labeling Systems .

ANSI/UL 1431 Personal Hygiene and Health Care Appliances ANSI/UL 2157 Electric Clothes Washing Machines and Extractors

UL 2601–1 Medical Electrical Equipment, Part 1: General Requirements for Safety

UL 6500 Audio/Video and Musical
Instrument Apparatus for Household,
Commercial, and Similar General Use
UL 8720-1 Electrical Controls for

UL 8730–1 Electrical Controls for Household and Similar Use; Part 1: General Requirements

UL 8730–2–3 Automatic Electrical Controls for Household and Similar Use; Part 2: Particular Requirements for Thermal Motor Protectors for Ballasts for Tubular Fluorescent Lamps

UL 8730–2–4 Automatic Electrical
Controls for Household and Similar
Use; Part 2: Particular Requirements
for Thermal Motor Protectors for
Motor Compressors or Hermetic and
Semi-Hermetic Type

UL 8730–2–8 Automatic Electrical Controls for Household and Similar Use; Part 2: Particular Requirements for Electrically Operated Water Valves

Limitation

The following limitations apply to the recognition of the Taiwan facility:

a. The Taiwan facility shall be limited to carrying out minor mechanical and electrical testing of instruments and small appliances.

b. Performance of inspections shall be limited to Entela personnel.

Preliminary Finding

Based upon a review of the complete application, and the recommendations of the staff, including the recommendation dated February 17, 1998, the Assistant Secretary has made a preliminary finding that Entela, Inc. can meet the requirements as prescribed by 29 CFR 1910.7 for the expansion of its recognition to include the eleven (11) test standards previously listed.

All interested members of the public are invited to supply detailed reasons and evidence supporting or challenging the sufficiency of the applicant's having met the requirements for expansion of its recognition as a Nationally Recognized Testing Laboratory, as required by 29 CFR 1910.7 and Appendix A to 29 CFR 1910.7. Submission of pertinent written documents and exhibits shall be made no later than the last date for comments (see "DATES" above), and submitted to the address provided above (see "ADDRESS"). Copies of the ENT application letters and supporting documentation, the recommendation on the programs and procedures, and all submitted comments, as received, are available for inspection and duplication (under Docket No. NRTL-2-93) at the Docket Office, Room N2634, Occupational Safety and Health Administration, U.S. Department of Labor, at the above address.

The Assistant Secretary's final decision on whether the applicant (Entela, Inc.) satisfies the requirements for expansion of its recognition as an NRTL will be made on the basis of the entire record including the public submissions and any further proceedings that the Assistant Secretary may consider to be appropriate in accordance with Appendix A to Section 1910.7.

Signed at Washington, DC this 13th day of April, 1998.

Charles N. Jeffress,

Assistant Secretary.

[FR Doc. 98–10219 Filed 4–16–98; 8:45 am]

NATIONAL CREDIT UNION ADMINISTRATION

Agency Information Collection Activities: Submission to OMB for Review; Comment Request

AGENCY: National Credit Union Administration (NCUA).

ACTION: Request for comment.

SUMMARY: The NCUA has submitted the following revised information collection to the Office of Management and Budget (OMB) for review and clearance under the Paperwork Reduction Act of 1995 (P.L. 104–13, 44 U.S.C. Chapter 35). This information collection is published to obtain comments from the public.

DATES: Comments will be accepted until June 16, 1998.

ADDRESSES: Interested parties are invited to submit written comments to NCUA Clearance Officer or OMB Reviewer listed below:

Clearance Officer: Mr. James L. Baylen (703) 518–6411, National Credit Union Administration, 1775 Duke Street, Alexandria, Virginia 22314–3428, Fax No. 703–518–6433, E-mail: ibaylen@ncua.gov.

OMB Reviewer: Alexander T. Hunt (202) 395–7860, Office of Management and Budget, Room 10226, New Executive Office Building, Washington, DC 20503.

FOR FURTHER INFORMATION CONTACT: Copies of the information collection requests, with applicable supporting documentation, may be obtained by calling the NCUA Clearance Officer, James L. Baylen, (703) 518–6411.

SUPPLEMENTARY INFORMATION: Proposal for the following collection of information:

OMB Number: 3133-0149.

Form Number: NCUA 5300.
Type of Review: Revision of a
currently approved collection.
Title: 12 CFR 701.26, 701.27,
701.36(a)(4)(iv), 704.11(e) and part
712—Credit Union Service Organization

Description: The final regulation updates, clarifies and streamlines existing rules concerning credit union service organizations (CUSOs), a common means of outside provision of services to federal credit unions (FCUs) and to credit union members.

The final rule clarifies NCUA's authority to review CUSO books, records, and operations, adds corporate separateness requirements and additional permissible services, changes the legal opinion requirements, maintains safety and soundness criteria, and ensures the continuity and growth

of services to FCUs and their members conducted through CUSOs.

Respondents: Credit unions with CUSOs.

Estimated No. of Respondents/
Recordkeepers: 3,357.

Estimated Burden Hours Per Response: 1.17 hours.

Frequency of Response: Annually. Estimated Total Annual Burden Hours: 4.566.

Estimated Total Annual Cost: \$1,921,000.

By the National Credit Union Administration Board on April 10, 1998. Becky Baker,

Secretary of the Board.

[FR Doc. 98–10221 Filed 4–16–98; 8:45 am]

NUCLEAR WASTE TECHNICAL REVIEW BOARD

Board Workshop; May 18–19, 1998— Falls Church, Virginia; Waste Package Concepts and Identification of Research Needs

Pursuant to its authority under section 5051 of Pub. L. 100–203, Nuclear Waste Policy Amendments Act of 1987, the Nuclear Waste Technical Review Board (Board) will sponsor a workshop May 18–19, 1998, beginning at 8:30 a.m. both days. The workshop, which is open to the public, will use a facilitated, brainstorming approach that should allow participants to explore and discuss waste package concepts for direct disposal of commercial spent nuclear fuel in a hypothetical repository designed for Yucca Mountain in Nevada.

The purpose of the workshop is to develop a firm technical basis for the Board to review and evaluate the scientific and technical merits of any waste package designs that may arise from the Department of Energy's program for managing the geologic disposal of commercial spent nuclear fuel and high-level nuclear waste.

The workshop will be held at the Doubletree Hotel at Tysons Corner, 7801 Leesburg Pike, Falls Church, Virginia; Tel (703) 893–1340; Fax (703) 749–8528. Reservations for accommodations should be made by April 29, 1998. Please mention that you are attending the Nuclear Waste Technical Review Board's workshop to receive the preferred rate.

The format of the workshop will be a roundtable discussion among invited panelists and members of the Board and its staff, assisted by an impartial facilitator. Beginning with several short

presentations describing the current Department of Energy repository and waste package designs, the workshop will move to discussion by the participants to alternative design concepts that are compatible with the Department of Energy's current repository design for Yucca Mountain, or other repository designs that reasonably could be implemented there. The discussion also will include research and development that might be required to support each design

Time will be set aside during the workshop for technical comments from the public that pertain to the discussion. Depending on the number of people wanting to make comments, time limits may have to be set. Written comments of any length may be submitted for the record. Those wanting to make comments will be asked to sign up at

the registration table.

Transcripts of this meeting will be available on computer disk, via e-mail, or on a library-loan basis in paper format from Davonya Barnes, Board staff, beginning June 30, 1998. For further information, contact Frank Randall, External Affairs, 2300 Clarendon Blvd., Suite 1300, Arlington, Virginia 22201; (tel) 703-235-4473; (fax) 703-235-4495; (e-mail) info@nwtrb.gov.

The Nuclear Waste Technical Review Board was created by Congress in the Nuclear Waste Policy Amendments Act of 1987 to evaluate the technical and scientific validity of activities undertaken by the DOE in its program to manage the disposal of the nation's high-level radioactive waste and commercial spent nuclear fuel. In that same legislation, Congress directed the DOE to characterize a site at Yucca Mountain in Nevada for its suitability as a potential location for a permanent repository for disposing of that waste.

Dated: April 14, 1998.

William Barnard,

Executive Director, Nuclear Waste Technical Review Board.

[FR Doc. 98-10220 Filed 4-16-98; 8:45 am] BILLING CODE 6820-AM-M

SECURITIES AND EXCHANGE COMMISSION

[Rel. No. IC-23109; 812-9544]

State Street Bank and Trust Company; **Notice of Application**

April 13, 1998.

AGENCY: Securities and Exchange Commission ("SEC").

ACTION: Notice of application for exemption under sections 6(c) and 17(b) of the Investment Company Act of 1940 (the "Act") from sections 17(a)(1) and 17(a)(2) of the Act.

SUMMARY OF APPLICATION: Applicant State Street Bank and Trust Company requests an order that would permit it to engage in repurchase agreements and currency transactions with certain affiliated registered management investment companies (the "Funds") for which applicant serves as custodian. Applicant will be an affiliated person, or an affiliated person of an affiliated person, of a Fund solely by reason of applicant's owning, controlling, or holding 5% or more (but less than 20%) of the outstanding voting securities of the Fund. The requested order would not extend to transactions between applicant and a Fund when applicant or an affiliated person of applicant is the investment adviser to the Fund.

FILING DATES: The application was filed on March 17, 1995, and amended on December 20, 1995. Applicant has agreed to file another amendment during the notice period, the substance of which is included in this notice.

HEARING OR NOTIFICATION OF HEARING: An order granting the application will be issued unless the SEC orders a hearing. Any interested person may request a hearing by writing to the SEC's Secretary and serving applicant with a copy of the request, personally or by mail. Hearing requests should be received by the SEC by 5:30 p.m. on May 8, 1998 and should be accompanied by proof of service on applicant in the form of an affidavit, or for lawyers, a certificate of service. Hearing requests should state the nature of the writer's interest, the reason for the request, and the issues contested. Persons who wish to be notified of a hearing may request notification by writing to the SEC's Secretary.

ADDRESSES: Secretary, SEC, 450 Fifth Street, N.W., Washington, D.C. 20549. Applicant: 225 Franklin Street, Boston, Massachusetts 02110.

FOR FURTHER INFORMATION CONTACT: David W. Grim, Staff Attorney, at (202) 942-0571, or Nadya B. Roytblat, Assistant Director, at (202) 942-0564 (Division of Investment Management, Office of Investment Company Regulation).

SUPPLEMENTARY INFORMATION: The following is a summary of the application. The complete application may be obtained for a fee from the SEC's Public Reference Branch (tel. 202-942-

Applicant's Representations

1. Applicant is a wholly-owned subsidiary of State Street Boston Corporation, a publicly held bank holding company. Applicant is organized as a trust company under the laws of the Commonwealth of Massachusetts and is a member of the Federal Reserve System. Applicant is a "bank" as that term is defined by section 2(a)(5) of the Act and meets the qualifications set forth in section 26(a)(1) of the Act for an investment company custodian. Applicant offers a wide variety of commercial and trust services, including custodian services to registered investment companies.

2. One division of applicant, Capital Markets, is a dealer in government securities, foreign currency, and other instruments. Another division of applicant, Global Advisors, manages money on a discretionary basis for registered investment companies, collective and common trust funds, and separate accounts. Global Advisors may invest client funds in a wide variety of investment products, including shares of Funds. As a result of the investment activities of Global Advisors, applicant may at times own, hold, or control with the power to vote more than 5% of the

shares of a Fund.

3. Applicant proposes to enter into repurchase agreements and currency transactions with the Funds for which applicant serves as custodian. As a Fund's custodian, applicant is in a unique position to afford the Fund certain advantages, such as added investment flexibility, advantageous prices, and accurate and efficient settlements for these types of transactions.

Applicant's Legal Analysis

1. Sections 17(a)(1) and 17(a)(2) of the Act prohibit an affiliated person of a Fund, or an affiliated person of an affiliated person of the Fund, from knowingly selling to or purchasing from the Fund any security or other property. Applicant represents that the purchase and sale of repurchase agreements are the types of transactions covered by section 17. Applicant also states that the proposed currency transactions may be covered by section 17 to the extent they involve the purchase or sale of property.

2. Section 2(a)(3) of the Act defines an "affiliated person" of another person to include: (a) any person directly or indirectly owning, controlling, or holding with power to vote 5% or more of the outstanding voting securities of the other person; (b) any person 5% or more of whose outstanding voting securities are directly or indirectly

owned, controlled, or held with power to vote, by the other person; and (c) any person directly or indirectly controlling, controlled by, or under common control

with, the other person.

3. Applicant states that, as a result of the investment activities of Global Advisors, as described above, applicant may at times own, control, or hold with the power to vote 5% or more of the outstanding shares of a Fund and therefore constitute an affiliated person of the Fund. Furthermore, Funds may be affiliates of each other when they share common officers, directors, or investment advisers because the Funds may be deemed to be under common control. As a result, applicant states that, when it owns, controls, or holds with power to vote 5% or more of the outstanding shares of a Fund, it may be deemed to be an affiliated person of an affiliated person of all Funds in the same complex as the Fund.

4. Under section 17(b), the SEC may issue an order of exemption from section 17(a) if evidence establishes that: (a) the terms of the proposed transaction are reasonable and fair and do not involve overreaching on the part of any person; (b) the proposed transaction is consistent with the policy of each registered investment company concerned; and (c) the proposed transaction is consistent with the general purposes of the Act. Under section 6(c), the SEC may exempt any person, security, or transaction from any provision of the Act or any rule thereunder if and to the extent that such exemption is necessary or appropriate in the public interest and consistent with the protection of investors and the purposes fairly intended by the policy and provisions of the Act. Applicant asserts that the proposed transactions meet the standards set forth in sections 6(c) and 17(b).

5. Applicant represents that the requested relief would be conditioned on a Fund's adoption of certain procedures (the "Procedures"). Applicant asserts that the Procedures require careful monitoring by a Fund of securities transactions with applicant. Applicant states that the Procedures provide a mechanism to determine that: (a) the security to be purchased or sold by a Fund is consistent with the investment policy and objectives of that Fund and with the interests of its shareholders and is comparable to other similar securities in which the Fund is authorized to invest and currently is purchasing; (b) the terms of the proposed transaction are reasonable and fair to the shareholders of that Fund and do not involve overreaching on the part of any person concerned; and (c) the

proposed transaction is consistent with the general purposes of the Act.

6. Applicant submits that the primary purpose of section 17(a) is to prevent persons with the power to control an investment company from using that power to such persons' own pecuniary advantage (i.e., to prevent self-dealing). Applicant asserts that the degree of its affiliation with a Fund, coupled with the Procedures to be adopted by a Fund with respect to repurchase agreements and currency transactions with applicant, ameliorate the concerns underlying section 17. Further, applicant represents that there is or will be no express or implied understanding between applicant and the investment adviser of any Fund that such investment adviser will cause any Fund to enter into the transactions with applicant or give a preference to applicant in effecting such transactions between the Funds and applicant.

7. Applicant states that preventing a Fund from effecting repurchase agreement ("repo") transactions with applicant when applicant is the Fund's custodian would significantly limit the Fund's opportunity to obtain operational and processing cost savings on its repo transactions as well as impede its flexibility to invest cash balances late in the day. Applicant asserts that repo transactions with third parties which involve a transfer of securities through the Fed Wire to a Fund's custodian bank cannot be effected after 3:00 p.m. because the Fed Wire closes at that time. As a practical matter, applicant notes that such repo transactions generally have to be initiated well before 3:00 p.m. in order to insure consummation prior to the close. By contrast, applicant believes that repo transactions can be effected with applicant by Funds, for which applicant is custodian, after the close of the Fed Wire, because a transfer of securities can be effected through internal bookkeeping entries by applicant.

8. Applicant states that, in circumstances in which applicant is a Fund's custodian and is effecting repo transactions with the Fund, applicant has adopted detailed procedures designed to give the Fund an ownership and/or perfected security interest in the collateral (i.e., the securities underlying the repo transaction). Applicant believes that these procedures ameliorate the risks associated with repo transactions when custody is maintained by the repo counterparty and not transferred to a third party. These risks may involve the insolvency of, and consequent default by, the repo counterparty, an attempt by the repo counterparty to retain assets (or

offset against assets) when a dispute arises between the parties, or losses resulting from fraud or operational error due to the Fund's inability to determine whether the collateral exists.

9. Applicant states that the securities underlying the repo transaction are maintained either in the Fund's custody account or on behalf of the specific Fund in an omnibus custodial account maintained by applicant at the Federal Reserve Bank of Boston, Applicant states that, in both cases, the securities are transferred to, or identified in, the custody account against a transfer of moneys out of the Fund's account to applicant's proprietary account. Applicant contends that the repo transaction securities so maintained are the assets of the Fund, not of applicant. Accordingly, applicant asserts that the risk of insolvency and the risks associated with commingling of assets are eliminated. Moreover, applicant states that in its capacity as custodian for the Fund, applicant marks its books and records to reflect the Fund's interest in the repo transaction securities. In addition, applicant states that written confirmations specifying the particular securities which are the subject of the repo transactions currently are sent to the Funds at the end of each trading day. In applicant's view, these procedures provide the Funds the same types of protections as would be the case if the securities were transferred to a third party.

10. Applicant states that the inability of a Fund to effect foreign currency transactions with applicant, when applicant is custodian for the Fund, could inhibit the ability of the Fund to obtain best price and execution on its foreign currency transactions and deprive the Fund of certain operational

advantages and efficiencies.

11. Generally, the settlement of Fund transactions in foreign equity and debt securities is effected in the currency of the country of the issuer or the country in which the securities are traded. Thus, the Funds buy foreign currency to settle purchase transactions within foreign markets and sell foreign currency that they receive in the settlement of transactions in foreign markets. In addition. Funds often convert dividends or interest payments denominated in a particular currency into U.S. dollars or another currency. Some of the Funds also may enter into forward currency exchange contracts as a means of managing exchange rate risks. A Fund may enter into a foreign currency contract covering foreign securities held by the Fund in order to reduce or eliminate foreign currency exposure. Applicant states that the Funds will

represent that they will enter into foreign currency contracts in compliance with Investment Company Act Release No. 10666 (Apr. 18, 1979).

12. Currency transactions are entered into by telephone or computer. There is no centralized trading floor. Commercial banks act as the core of this market. quoting bid/asked prices and acting as principals. The spread between the bid and the asked price in the foreign exchange markets represents the potential profit to the market maker and the compensation for its perceived risk in quoting the price and selling or holding the currency. Foreign exchange rates generally are obtained through automated quotation systems. Applicant states that the Reuters Monitor Money Rates Service ("Reuters") is the money rate quote service that currently is recognized in the currency markets as the most reliable.

13. Applicant asserts that of particular importance to Funds in many cases are "odd lot" currency transactions, established by industry practice as those involving a United States dollar value of less than \$1 million. Currency dealers generally do not make an active market in odd lot currency transactions, and indications for such transactions are not reported on Reuters. The exchange rate that can be obtained for an odd lot currency transaction generally varies directly with the size of the transaction

and the type of currency.

14. Applicant is a dealer in foreign currency and provides competitive quotations twenty four hours a day five days a week on over forty currencies. The most favorable price and execution on foreign currency transactions are normally achieved by requesting competitive quotations from foreign currency dealers with respect to a particular currency. The character of the market for a particular currency may vary widely in terms of price and availability. Therefore, applicant believes that it is important that the Funds have the ability to obtain quotations from as many major currency dealers as possible, including itself, to ensure that they are obtaining the most favorable price. Particularly when applicant is among a small number of competitive dealers in a currency, a Fund's ability to obtain the most favorable price or prompt execution would be directly restricted if a Fund is denied access to applicant.

15. Applicant represents that access to applicant is particularly significant in connection with odd lot currency transactions. When applicant serves as a Fund's custodian, it will ordinarily accommodate any odd lot currency transaction required for securities

settlement or related to the conversion of dividend and/or interest payments denominated in a particular currency into U.S. dollars or another currency. Because currency dealers do not make an active market in odd lot transactions, a Fund could have difficulty obtaining favorable prices and executions for these transactions absent the ability to effect transactions with applicant.

16. Applicant states that the inability to effect foreign currency transactions with applicant when applicant is the Fund's custodian also would deprive the Fund of certain operational advantages and efficiencies. Settlement procedures for transactions with applicant in these cases are simpler and more easily coordinated than transactions with third parties, resulting in a lower trade settlement failure rate. In addition, applicant can execute foreign currency transactions for the Fund after normal business hours. Moreover, applicant, in its role as custodian, monitors the settlement process for all foreign exchange and security transactions. As a result, if there is a trade settlement failure. applicant is positioned to quickly identify the failure and minimize the costs to the Fund.

17. Applicant states that its experience has been that Funds may at times engage in foreign currency transactions representing a significant percentage of their assets. As a result. applicant proposes that there will be no limit on the amount of a Fund's total assets that may be committed to foreign currency transactions with applicant. Applicant also represents that a significant percentage of currency transactions effected by applicant involve settlement terms that may range from one day to six months. Accordingly, applicant proposes that there will be no limit on the length of the currency contracts permitted under the requested relief.

Applicant's Conditions

If the requested relief is granted, applicant agrees to comply with the following conditions.

A. General Conditions

1. The board of directors of each Fund, including a majority of the directors who are not interested persons of the Fund, (a) will adopt procedures that are reasonably designed to provide that the conditions set forth below have been complied with; (b) will make and approve such changes to the procedures as deemed necessary; and (c) will determine no less frequently than quarterly that the transactions made pursuant to the order during the

preceding quarter were effected in compliance with such procedures. The investment adviser of each Fund may implement these procedures, subject to the direction and control of the board of directors of each Fund. Applicant will only engage in repurchase agreements and currency transactions with Funds that agree to adhere to the specific conditions set forth below and have furnished evidence to applicant that they will agree to abide by the conditions.

2. Each Fund (a) will maintain and preserve permanently in an easily accessible place a written copy of the procedures (and any modifications thereto) and a copy of the notice and order issued on the application; and (b) will maintain and preserve for a period of not less than six years from the end of the fiscal year in which any transaction occurred, the first two years in an easily accessible place, a written record of each transaction setting forth a description of the transaction, including the identity of the person on the other side of the transaction, the terms of the transaction, and the information or materials upon which the determinations described below were made.

3. No Fund will engage in transactions with applicant if applicant exercises a controlling influence over that Fund. Applicant will have no affiliation with a Fund, except that applicant may directly or indirectly own, control, or hold less than 20% of the outstanding voting securities of the Fund.

4. The transactions entered into by a Fund will be consistent with the investment objectives and policies of that Fund as recited in that Fund's registration statement and reports filed under the Act.

B. Repurchase Agreements

1. Any repurchase agreement will meet the portfolio quality requirements set forth in paragraph (c)(3) of rule 2a–7 under the Act and be "collateralized fully" as defined in rule 2a–7.

2. The quality, yield, and maturity of any repurchase agreement will be at least as favorable to a Fund as compared to other repurchase agreements that are appropriate for that Fund and that are being entered into during a comparable period of time.

C. Currency Transactions

1. At the time any currency transaction is consummated, applicant's short-term debt instruments will meet the portfolio quality requirements of a "First-Tier Security" set forth in rule 2a-7 under the Act.

2. Before any currency transaction is entered into, the Fund or its adviser must obtain such available market information as they deem necessary to determine that the price to be paid or received for, and the terms of, each transaction are at least as favorable as that available from other sources. This shall include the following information, without limitation:

With respect to round lot currency transactions, the Fund must obtain and document the competitive indications with respect to the specific proposed transaction, either from two other currency dealers or from one currency dealer and from an automated quotation system approved by the board of directors of the Fund, including a majority of non-interested directors. In the case of odd lot currency transactions, the Fund must obtain and document the competitive indications with respect to (a) the specific proposed transaction from two other currency dealers; and (b) a round lot transaction of the same currency with the same settlement terms from one other currency dealer or an automated quotation system. Competitive quotation information must include price and settlement terms. Dealers must be those who, in the experience of the Fund's adviser, have demonstrated the consistent ability to provide professional execution of currency transactions at competitive market prices in the currencies of the type desired. The dealers also must be those who, in the experience of the Fund's adviser, are in a position to quote favorable prices.

For the Commission, by the Division of Investment Management, under delegated authority.

Margaret H. McFarland,

Deputy Secretary.

[FR Doc. 98–10183 Filed 4–16–98; 8:45 am] BILLING CODE 8010–01–M

SECURITIES AND EXCHANGE COMMISSION

[Release No. 34–39853; File No. SR-Amex-97–48]

Self-Regulatory Organizations; American Stock Exchange, Inc.; Order Granting Approval To Proposed Rule Change Relating to Listing and Trading of Index Warrants on the Merrill Lynch 1998 Equity Focus Index

April 13, 1998.

I. Introduction

On December 22, 1997, the American Stock Exchange, Inc. ("Amex" or "Exchange") submitted to the Securities

and Exchange Commission ("Commission"), pursuant to Section 19(b)(1) of the Securities Exchange Act of 1934 ("Act"), 1 and Rule 19b–4 thereunder, 2 a proposed rule change to approve for listing and trading index warrants based on the Merrill Lynch 1998 Equity Focus Index ("Index").

The proposed rule change was published for comment in the Federal Register on February 3, 1998.³ No comments were received on the proposal. This order approves the proposed rule change.

II. Description of the Proposal

The purpose of the proposed rule change is to permit the Exchange to list and trade cash-settled index warrants based on the Index, an equal-dollar weighted index developed by Merrill Lynch, Pierce, Fenner & Smith, Inc. The Exchange has represented that the listing and trading of warrants based on the Index will comply in all respects with Amex Rules 1100 through 1110 and Section 106 of the Amex Company Guide.

Design of the Index

The Exchange has represented that the Index is narrow-based 4 and composed of the stocks (or American Depositary Receipts ("ADRs") thereon) of 17 companies 5 representing various industries that are traded on the New York Stock Exchange ("NYSE") or through the facilities of the National Association of Securities Dealers Automated Quotation system ("Nasdaq"). The Index is equal-dollar weighted and is, therefore, designed to ensure that each of the component securities is initially represented in an approximately "equal" dollar amount in the Index. Accordingly, each of the 17 companies included in the Index will represent approximately 5.882 percent of the weight of the Index at the time of issuance of the warrant. The Index multipliers will be determined to yield an Index value of 100.00 on the date the

warrant is priced for initial offering to the public.

According to the Amex, the total market capitalization of the Index totaled \$380 billion on December 10, 1997. The median capitalization of the companies in the Index on that date was \$9.4 billion and the average market capitalization of these companies was \$22 billion. The individual market capitalization of the companies ranged from \$1.7 billion to \$106 billion. In addition, minimum monthly trading volume in the Index stocks ranged from approximately 330,000 shares to 54.4 million shares during the six month period from June through November 1997

According to the Exchange, 15 of the Index's 17 component securities meet the current criteria for standardized options trading set forth in Rule 915. Only two component securities, Telecom Italia SpA and Toyota Motor Corporation, are represented by ADRs and according to the Amex, in both instances, comprehensive surveillance sharing arrangements are in place with the appropriate regulatory authorities in each relevant country. The Amex represents that no component security represents more than 25% of the weight of the index and the five highest weighted securities do not account for more that 50% of the weight of the Index.

Amex contemplates listing a single issuance of warrants based on the Index,6 with a term ranging from one to three years. If the Amex seeks to list and trade other products based on the Index, including other issuances of Index warrants, the Exchange will advise the Commission to determine whether an additional filing pursuant to Rule 19b-47 is necessary. In addition, if the term of the warrants exceeds one year, the Exchange will monitor the options eligibility of the underlying securities. If less that 75% of the weight of the Index is composed of securities that are options eligible, the Amex will notify the Commission.8

Maintenance of the Index

Shares of a component stock may be replaced (or supplemented) with other securities under certain circumstances, such as the conversion of a component stock into another class of security, the

¹ 15 U.S.C. 78s(b)(1).

^{2 17} CFR 240.19b-4.

³ See Securities Exchange Act Release No. 39580 (January 26, 1998) 63 FR 5577.

⁴ Telephone conversation between Claire McGrath, Vice President and Special Counsel, Amex, and Deborah Flynn, Division of Market Regulation ("Division"), Commission, on January 22, 1998

⁵ The component securities of the Index are as follows: Bank of New York Co., Inc.; Chubb Corp.; Comcast Corporation; Cracker Barrel Old Country Stores; Delta Airlines, Inc.; DST Systems, Inc.; Federal National Mortgage Association; Guidant Corporation; Masco Corp.; Office Depot, Inc.; Pfizer, Inc.; Protective Life Corp.; Questar Corp.; Tenet Healthcare Corp.; Telecom Italia SpA; KLM Royal Dutch Airlines; and Toyota Motor Corporation.

⁶ Telephone conversation between Claire McGrath, Vice President and Special Counsel, Amex, and Deborah Flynn. Division, Commission, on January 22, 1998.

^{7 17} CFR 240.19b-4.

⁸ Telephone conversation between Claire McGrath, Vice President and Special Counsel, Amex, and Deborah Flynn, Division, Commission, on April 8, 1998.

termination of a depositary receipt program or the spin-off of a subsidiary. If the stock remains in the Index, the multiplier of that security in the portfolio may be adjusted to maintain the component's relative weight in the Index at the level immediately prior to the corporate action. In the event that a security in the Index is removed due to a corporate consolidation and the holders of such security receive cash, the cash value of such security will be included in the Index and will accrue interest at LIBOR to term, compounded daily.

Trading of the Index Warrants

The Index warrants will be direct obligations of their issuer subject to cash-settlement during their term, and either exercisable throughout their life (i.e., American style) or exercisable only on their expiration date (i.e., European style). Upon exercise, or at the warrant expiration date (if not exercisable prior to such date), the holder of a warrant structured as a "put" would receive payment in U.S. dollars to the extent that the Index has declined below a prestated index level. Conversely, holders of a warrant structured as a "call" would, upon exercise or at expiration, receive payment in U.S. dollars to the extent that the Index has increased above the pre-stated index level. If "outof-the-money" at the time of expiration, the warrants would expire worthless.

Calculation and Dissemination of the Value of the Index

Similar to other stock index values published by the Exchange, the value of the proposed Index will be calculated continuously and disseminated every 15 seconds over the Consolidated Tape Association's Network B.

The multiplier of each of the 17 component stocks in the Index portfolio will remain fixed except in the event of certain types of corporate actions. Such corporate action includes the payment of a dividend other than an ordinary cash dividend, stock distribution, stock split, reverse stock split, rights offering, distribution, reorganization, recapitalization, or similar event. The multiplier of each component stock may also be adjusted, if necessary, in the event of a merger, consolidation, dissolution or liquidation of an issuer or in certain other events such as the distribution of property by an issuer to shareholders, the expropriation or nationalization of an issuer or the imposition of certain foreign taxes on shareholders of a foreign issuer.

Listing and Trading of the Index Warrants

As stated above, the listing and trading of the proposed warrants on the Index will comply in all respects with Amex Rules 1100 through 1110 and Section 106 of the Amex Company Guide. These provisions will govern all aspects of the listing and trading of the Index warrants, including issuer eligibility, position and exercise limits, 10 reportable positions, 11 and trading halts and suspensions. 12

In addition, these warrants will be sold only to accounts approved for the trading of standardized options ¹³ and the Exchange's options suitability standards will apply to recommendations regarding Index warrants. ¹⁴ Finally, the Amex will distribute a circular to its membership, prior to the commencement of trading, calling attention to specific risks associated with warrants on the Index.

III. Discussion

The Commission finds that the proposed rule change, as amended, is consistent with the requirements of Section 6 of the Act 15 and the rules and regulations thereunder applicable to a national securities exchange. 16 Specifically, the Commission believes that the proposed rule change is consistent with and furthers the objectives of Section 6(b)(5) of the Act 17 in that the trading of warrants based on the Index will serve to protect the public interest and will help to remove impediments to a free and open market by providing investors holding positions in some or all of the securities underlying the Index with a means to hedge exposure to the market risk associated with their portfolios. 18

Nevertheless, the trading of warrants on the Index raises several concerns relating to the design and maintenance of the Index, customer protection, surveillance, and market impact. The Commission believes however, for the reasons discussed below, that the Amex has adequately addressed these

concerns. The Commission finds that it is appropriate and consistent with the Act for the Amex to designate the Index as narrow-based for warrant trading as the Index is composed of a limited number of stocks. The Commission believes that the liquid markets, large capitalizations and relative weightings of the Index's component stocks significantly minimizes the potential for manipulation of the Index. First, the 17 stocks that comprise the Index, of which 14 trade on the NYSE and 3 trade on Nasdaq, are actively-traded. During the six month period from June 1997 through November 1997, minimum monthly trading in the Index stocks ranged from approximately 330,000 shares to 54.4 million shares. Second, the market capitalization of the stocks comprising the Index is very large. Specifically, the total capitalization of the Index, as of December 10, 1997, was approximately \$22 billion, with the market capitalization of the individual stocks in the Index ranging from \$1.7 billion to \$106 billion. In addition, the median capitalization of the companies in the Index on that date was \$9.4 billion, and the average market capitalization of these companies was \$22 billion. Third, no one particular stock dominates the Index. Specifically, no single stock accounts for more than

The Commission notes that with respect to the maintenance of the Index, shares of a component stock will only be replaced or supplemented under certain limited circumstances, such as the conversion of a component stock into another class of security, the termination of a depositary receipt program or the spin-off of a subsidiary. Accordingly, all replacement or supplemental Index component securities will be related to the original component stock.¹⁹

approximately 5.882 percent of the

Index's value.

Afthough the Index, as currently composed, contains highly capitalized and actively-traded issues reflected in an equal-weighted manner, the Amex has not proposed Index maintenance criteria that ensures the Index will remain this way. The Commission understands that the Index is designed

⁹ See Section 106 of the Amex Company Guide.

¹⁰ See Amex Rules 1107 and 1108.

¹¹ See Amex Rule 1110.

¹² See Amex Rule 1109.

¹³ See Amex Rule 1101.

¹⁴ See Amex Rule 1102.

¹⁵ 15 U.S.C. 78f.

¹⁶ In approving this rule, the Commission notes that it has considered the proposed rule's impact on efficiency, competition, and capital formation. 15 U.S.C. 78c(f).

^{17 15} U.S.C. 78f(b)(5).

¹⁸ Pursuant to Section 6(b)(5) of the Act, the Commission must predicate approval of any new securities product upon a finding that the introduction of such product is in the public interest. Such a finding would be difficult with respect to a warrant that served no hedging or other economic function, because any benefits that might be derived by market participants likely would be outweighed by the potential for manipulation, diminished public confidence in the integrity of the markets, and other valid regulatory concerns.

¹⁹In addition, as noted above, in the event that a security in the Index is removed due to a corporate consolidation and the holders of such security receive cash, the cash value of such security will be included in the Index and will accrue interest at LIBOR to term.

to reflect a static portfolio of stocks and the active Index maintenance (i.e., including replacing Index components) generally is inconsistent with such approach. In order to address the possibility that the quality of the stocks in the Index could deteriorate or one or several stocks could dominate the Index, the Amex has represented that it is seeking only to list and trade a single issuance of warrants on the Index with a limited duration of one to three years. The Commission notes that if the Exchange proposes to list and trade other products based on Index, including other index warrants, the Exchange will advise the Commission in order to determine whether a rule filing pursuant to Section 19(b) of the Act 20 will be necessary. In addition, the Commission notes that if the term of the warrants exceeds one year, the Exchange will monitor the options eligibility of the underlying securities. If less than 75% of the weight of the Index is composed of securities that are options eligible, the Amex will notify the Commission. Given the high quality of the component stocks, as well as the other factors noted above, the Commission believes that the absence of active Index maintenance criteria is not fatal to the Commission's approval of the listing and trading of a single issuance of warrants on the Index.
The Commission further notes that

the rules and procedures of the Exchange adequately address the special concerns attendant to the trading of Index warrants. Specifically, the applicable suitability, account approval, disclosure, and compliance requirements of the applicable Amex provisions satisfactorily address potential public customer concerns. Moreover, the Amex plans to distribute a circular to its membership calling attention to specific risks associated with warrants on the Index. Finally, pursuant to the Exchange's listing guidelines, only companies capable of meeting the Amex's index warrant issuer standards will be eligible to issue Index warrants.21

The Commission believes that the listing and trading of warrants on the Index will not adversely impact the underlying securities because the Index is comprised of highly-capitalized securities that are actively-traded. In addition, the Amex has established

reasonable position and exercise limits for narrow-based stock index warrants,²² which will serve to minimize potential manipulation and other stock market concerns.

Finally, the Amex represents 23 that its existing surveillance procedures will allow the Exchange to detect and deter potential manipulations and other trading abuses in the derivatives and underlying securities markets. The Exchange further represents that comprehensive surveillance sharing agreements are in place with the appropriate regulatory authorities in the countries that oversee the primary markets for the two securities in the Index that are represented by ADRs. Accordingly, the Commission believes that the Amex should have available to it the regulatory tools necessary to properly surveil for abuses in the trading of warrants on the Index.

V. Conclusion

For the foregoing reasons, the Commission finds that the Amex's proposal to list and trade warrants based on the Index is consistent with the requirements of the Act and the rules and regulations thereunder.

It Is Therefore Ordered, pursuant to Section 19(b)(2) of the Act,²⁴ that the proposed rule change (SR-Amex-97-48) is approved.

For the Commission, by the Division of Market Regulation, pursuant to delegated authority.²⁵

Margaret H. McFarland,

Deputy Secretary.

[FR Doc. 98–10184 Filed 4–16–98; 8:45 am]

SECURITIES AND EXCHANGE COMMISSION

[Release No. 34–39851; File No. SR-PHLX-97–35]

April 10, 1998.

Self-Regulatory Organizations; Philadelphia Stock Exchange, Inc.; Order Approving Proposed Rule Change To Amend Its By-Law Article XII, Section 12–10, With Respect to the Eligibility of Persons To Serve as Inactive Nominees

On December 15, 1997, the Philadelphia Stock Exchange, Inc. ("Phlx" or "Exchange") filed with the Securities and Exchange Commission ("SEC" or "Commission") the proposed rule change pursuant to Section 19(b)(1) of the Securities Exchange Act of 1934 ("Act"), 1 and Rule 19b—4 thereunder 2 to amend its By-Law Article XII, Section 12–10, with respect to the eligibility of persons to serve as inactive nominees. On January 14, 1998, the Exchange submitted Amendment No. 1 to the filling, in which it proposed a new rule, Phlx Rule 21, defining "Inactive Nominee," and explained the role of an Inactive Nominee on the Phlx.3

Notice of the proposed rule change, including Amendment No. 1, was published in the Federal Register.⁴ The Commission received no comment letters in response to the filing. This order approves the proposed rule change, as amended.

I. Description of the Proposal

Phlx's proposal would amend its By-Law Article XII, Section 12–10, with respect to the eligibility of persons to serve as Inactive Nominees.⁵

Phlx By-Law Article XII, Section 12–10, sets forth the eligibility requirements

The term inactive nominee sholl mean o naturol person ossocioted with and designated by o member organization who has applied for ond been opproved by the Admissions Committee for such status and is registered os such with the Office af the Secretary. An inactive nominee sholl have no rights or privileges of membership unless ond until soid inactive nominee becames o member of the Exchange pursuant ta the By-Lows and Rules of the Exchange. An inactive naminee merely stands ready to ossume legal title to a membership upon notice by the member arganization to the Office of Secretary to be transferred intra-firm an an expedited basis.

²² The Commission notes that position limits for narrow-based stock index warrants are set at a level roughly equivalent to 75 percent of narrow-based index options. As a result, position limits for warrants based on the Index will be nine million.

²³ Telephone conversation between Claire McGrath, Vice President and Special Counsel, Amex, and Deborah Flynn, Division, Commission. on March 16, 1998.

^{24 15} U.S.C. 78s(b)(2).

^{25 17} CFR 200.30-3(a)(12).

¹¹⁵ U.S.C. 78s(b)(1).

^{2 17} CFR 240.19b-4

³ See Letter from Murray L. Ross, Vice President and Secretary, Phlx, to Richard Strasser, Assistant Director, Division of Market Regulation, Commission, dated January 14, 1998. Amendment No. 1 is described further below.

⁴See Securities Exchange Act Release No. 39622 (Feb. 4, 1998) 63 FR 7488 (Feb. 13, 1998).

⁵ In Amendment No. 1 to the filing, the Phlx proposed a new rule, to be designated as Rule 21, which would define an Inactive Nominee as follows:

²⁰ 15 U.S.C. 78s(b).

²¹ See Section 106 of the Amex Company Guide which requires, among other things, that the issuer have tangible net worth in excess of \$250 million and otherwise substantially exceed size and earnings requirements in Section 101(A) of the Company Guide or meet the alternative guideline set forth in paragraph (a).

with respect to persons designated to serve as Inactive Nominees. An Inactive Nominee must be a person affiliated with a member organization who has submitted a membership application and has met all membership qualification requirements, including an examination administered by the Phlx's Market Surveillance Department. The amendment to By-Law Article XII, Section 12-10, will allow an approved Inactive Nominee to assume the legal title to a membership on an intra-firm and expedited basis in the event of an emergency due to illness or other factors. In Amendment No. 1, the Phlx stated that an Inactive Nominee would serve in the "event of an emergency due to illness or other factors," and "would allow a member organization to have a full compliment of traders or specialists available to conduct business on the Exchange trading floors by transferring legal title intra-firm to the inactive nominee thereby making that person an Exchange member."6

The rule change will subject a person designated as an Inactive Nominee to the existing membership application process, including fees. Additionally, the member organization with whom an Inactive Nominee is affiliated will be subject to a fee for the privilege of maintaining an Inactive Nominee's status.

A member organization seeking to designate an affiliated person as an Inactive Nominee shall submit a membership application on behalf of a proposed Inactive Nominee, who would go through the existing membership application process. Upon meeting all membership requirements and after posting for a two-week period in the membership Bulletin, this person will be registered as an Inactive Nominee. Upon notice filed with the Phlx Office of the Secretary in writing prior to 9:00 A.M. on any business day that the Exchange is open, an Inactive Nominee may assume the legal title to a membership on an intra-firm basis and would be eligible to transact business on the Exchange that day or for such longer period consistent with the seat lease or membership title and use agreement (ABC agreement).

II. Discussion

The Commission finds that the proposed rule change is consistent with Section 6 of the Act in general, and in particular, with Section 6(b)(5). Under Exchange Act Section 6(b)(5), the rules of an exchange must be designed, among other things, to promote just and equitable principles of trade and to prevent fraudulent and manipulative acts and practices. By creating a pool of eligible individuals who can substitute for traders or specialists on the trading floor, the proposal should assist the Exchange in facilitating the smooth functioning of its market operations, consistent with Exchange Act Section 6(b)(5). Such an effort to have a prepared and available roster of substitute traders should help to facilitate transactions in securities and remove impediments to, and perfect the mechanism of, a free and open market, also consistent with Exchange Act Section 6(b)(5).

III. Conclusion

It is therefore ordered, pursuant to Section 19(b)(2) of the Act,⁷ that the proposed rule change (SR-PHLX-97-45), as amended, is approved.

For the Commission, by the Division of Market Regulation, pursuant to delegated authority.⁶

Margaret H. McFarland,

Deputy Secretary.

[FR Doc. 98–10182 Filed 4–16–98; 8:45 am]
BILLING CODE 8010–01–M

DEPARTMENT OF STATE

[Public Notice 2782]

Advisory Committee on International Economic Policy Notice of Partially Closed Meeting

The Advisory Committee on International Economic Policy (ACIEP) will meet 1:00 pm–5:00 pm on Monday, April 20, 1998, in Room 1107, U.S. Department of State, 2201 C Street, NW, Washington, DC 20520. The meeting will be hosted by Committee Chairman Mike Gadbaw and by Assistant Secretary of State for Economic and Business Affairs Alan P. Larson.

Business Affairs Alan P. Larson.
The ACIEP will first meet in closed session, which will be devoted to organizational matters, the Asian financial crisis, and state/local economic sanctions. The closed briefings involve discussions of classified information, pursuant to section 10(d) of the Federal Advisory

Committee Act (FACA), 5 U.S.C. 552b(c)(1), 5 U.S.C. 442b(c)(4), and 5 U.S.C. 552b(c)(9)(B). The open session will focus on the OECD Multilateral Agreement on Investment and the Anti-Bribery Convention as well as African issues. Members of the public may attend the open session beginning at 3:00 p.m. as seating capacity allows. As access to the Department of State

As access to the Department of State is controlled, persons wishing to attend the meeting should notify the ACIEP Executive Secretary by Monday, April 13, 1998.

Each person must provide his or her name, company or organization affiliation, date of birth, and social security number to the ACIEP Secretariat at (202) 647–5968 or fax (202) 647–5713 (Attn: Sharon Rogers). A list will be made up for Diplomatic Security and the Reception personnel will direct them to Room 1107.

FOR FURTHER INFORMATION CONTACT: Sharon Rogers, Secretariat, U.S. Department of State, Bureau of Economic and Business Affairs, Room 6828, Main State, Washington, DC 20520. She may be reached at telephone number (202) 647–5968 or fax number (202) 647–5713.

Dated: April 14, 1998.

Alan P. Larson,

Assistant Secretary for Economic and Business Affairs.

[FR Doc. 98–10325 Filed 4–17–98; 2:16 p.m.]

DEPARTMENT OF TRANSPORTATION

Federal Aviation Administration [Summary Notice No. PE-98-6]

Petitions for Exemption; Summary of Petitions Received; Dispositions of Petitions Issued

AGENCY: Federal Aviation
Administration (FAA), DOT.
ACTION: Notice of petitions for

exemption received and of dispositions of prior petitions.

SUMMARY: Pursuant to FAA's rulemaking provisions governing the application, processing, and disposition of petitions for exemption (14 CFR Part 11), this notice contains a summary of certain petitions seeking relief from specified requirements of the Federal Aviation Regulations (14 CFR Chapter I), dispositions of certain petitions previously received, and corrections. The purpose of this notice is to improve the public's awareness of, and participation in, this aspect of FAA's regulatory activities. Neither publication

⁶ For example, an Inactive Nominee might serve on behalf of a trader who needs to take leave for surgery, or could serve when specialist take vacation leave. It is anticipated that Inactive Nominees would be used particularly following "triple-witching" days to assist firms in processing the greater number of transactions during those periods. Telephone conversation between Murray L. Ross, Vice President and Secretary, Phlx, and Marie D'Aguanno Ito, Special Counsel, Division of Market Regulation, Commission, April 8, 1998.

^{7 15} U.S.C. 78S(b)(2).

^{* 17} CFR 200.30-3(a)(12).

of this notice nor the inclusion or omission of information in the summary is intended to affect the legal status of any petition or its final disposition.

DATES: Comments on petitions received must identify the petition docket number involved and must be received on or before May 6, 1998.

ADDRESSES: Send comments on any petition in triplicate to: Federal Aviation Administration, Office of the Chief Counsel, Attn: Rule Docket (AGC-200), Petition Docket No. Independence Avenue, SW., Washington, D.C. 20591.

Comments may also be sent electronically to the following internet address: 9-NPRM-CMTS@faa.dot.gov.

The petition, any comments received, and a copy of any final disposition are filed in the assigned regulatory docket and are available for examination in the Rules Docket (AGC-200), Room 915G, FAA Headquarters Building (FOB 10A), 800 Independence Avenue, SW., Washington, D.C. 20591; telephone (202) 267-3132.

FOR FURTHER INFORMATION CONTACT: Tawana Matthews (202) 267-9783 or Angela Anderson (202) 267-9681 Office of Rulemaking (ARM-1), Federal Aviation Administration, 800 Independence Avenue, SW., Washington, DC 20591.

This notice is published pursuant to paragraphs (c), (e), and (g) of § 11.27 of Part 11 of the Federal Aviation Regulations (14 CFR Part 11).

Issued in Washington, D.C. on April 3, 1998

Donald P. Byrne.

Assistant Chief Counsel for Regulations.

Petitions for Exemption

Docket No.: 29146.

Petitioner: B F Goodrich Aerospace. Sections of the FAR Affected: 14 CFR 145.45(f).

Description of Relief Sought: To permit B F Goodrich to maintain its repair station Inspection Procedures manual (IPM) on a compact disc read only memory system available for viewing by all supervisory and inspection personnel, rather than provide a paper copy of the IPM to each of these individuals.

Docket No.: 144CE.

Petitioner: Sino Swearingen Aircraft

Sections of the FAR Affected: 14 CFR 23.35, 23.29, 23.235, 23.471, 23.473, 23.477, 23.479, 23.481, 43.483, 23.485, 23.493, 23.499, 23.723, 23.725, 23.726, 23.727, 23.959, 23.1583(c)(1), (2), Appendix C23, and Appendix D23.1.

Description of Relief Sought: To

permit Sino Swearingen Aircraft

Company to modify the SJ30-2 airplane landing gear loads and associated airframe loads.

Dispositions of Petitions

Docket No.: 25506.

Petitioner: Department of the Navy Sections of the FAR Affected: 14 CFR

Description of Relief Sought/ Disposition: To permit the Navy to provide realistic air combat training in airspace defined in the exemption as the "Transponder-Off Area. GRANT, March 20, 1998, Exemption No. 6741.

Docket No.: 29009.

Petitioner: United Airlines, Inc. Sections of the FAR Affected: 14 CFR 93.217(a) (5) and (6) and 93.223.

Description of Relief Sought/ Disposition: To prevent the withdrawal of takeoff and landing slots from United at Chicago's O'Hare International Airport to accommodate requests from carriers engaged in international operations at O'Hare. DENIAL, March 25, 1998, Exemption No. 6743.

Docket No.: 29099.

Petitioner: Embry-Riddle Aeronautical University.

Sections of the FAR Affected: 14 CFR 61.55(b)(2); 61.56(c)(1); 61.57 (a), (b), (c), and (d); 61.58(a) (1) and (2); and 61.195(e).

Description of Relief Sought/ Disposition: To permit ERAU, which is developing a 14 CFR part 142 certificated training center, to use Level D flight simulators to meet certain flight experience and recency of experience requirements of part 61 for its instructor pilots before certification of the training center. GRANT, March 25, 1998, Exemption No. 6746.

Docket No.: 28148.

Petitioner: Capital City Air Carrier,

Sections of the FAR Affected: 14 CFR

Description of Relief Sought/ Disposition: To permit CCAC to operate certain aircraft without a TSO-C112 (Mode S) transponder installed. GRANT, March 30, 1998, Exemption No. 6747.

Docket No.: 17681.

Petitioner: Kenmore Air Harbor, Inc. Sections of the FAR Affected: 14 CFR 135.203(a)(1).

Description of Relief Sought/ Disposition: To permit Kenmore to conduct seaplane operations under visual flight rules, outside controlled airspace, overwater, at an altitude below 500 feet. GRANT, March 30, 1998, Exemption No. 2528].

Docket No.: 26103.

Petitioner: Northwest Seaplanes, Inc.

Sections of the FAR Affected: 14 CFR 135.203(a)(1).

Description of Relief Sought/ Disposition: To permit Northwest Seaplanes to conduct part 135 operations outside of controlled airspace, over water, at an altitude below 500 feet above the surface. GRANT, March 30, 1998, Exemption No. 6461A.

Docket No.: 27712.

Petitioner: American Airlines. Sections of the FAR Affected: 14 CFR 121.401(c), 121.433(c)(1)(iii), 121.440(a), and 121.441 (a)(1) and (b)(1); appendix F to part 121; and Special Federal

Aviation Regulations No. 58.

Description of Relief Sought/ Disposition: To permit American to (1) combine recurrent flight and ground training and proficiency checks for American's pilots in command, seconds in command, and flight engineers in a single annual training and proficiency evaluation program (i.e., a single-visit training program), and (2) meet the linecheck requirements of § 121.440(a) and SFAR No. 58 through an alternative line-check program. GRANT, March 30, 1998, Exemption No. 5950B.

Docket No.: 28137.

Petitioner: Kansas Highway Patrol. Sections of the FAR Affected: 14 CFR 91.159(a) and 91.209 (a) and (d).

Description of Relief Sought/ Disposition: To permit Kansas Highway Patrol to conduct air operations in support of drug law enforcement and drug traffic interdiction. GRANT, March 27, 1998, Exemption No. 6137A.

Docket No.: 5010. Petitioner: Federal Aviation Administration, Office of System Standards.

Sections of the FAR Affected: 14 CFR 91.119 (b) and (c), 91.159, 91.175 (a) and

(b), and 91.179(b).

Description of Relief Sought/ Disposition: To permit the FAA AVN and the USAF FIC to deviate from certain flight rules required by subpart B of 14 CFR part 91 while conducting flight inspections of air navigation facilities and instrument approach procedures. GRANT, March 31, 1998, Exemption No. 5118C.

Docket No.: 28176.

Petitioner: Raytheon Aircraft Services. Sections of the FAR Affected: 14 CFR 135.143(c)(2).

Description of Relief Sought/ Disposition: To permit Raytheon Aircraft Services to operate without a TSO-C112 transponder installed in its aircraft operating under the provisions of part 135. GRANT, March 30, 1998, Exemption No. 6120A.

Docket No.: 142CE.

Petitioner: Sino Swearingen Aircraft Company.

Sections of the FAR Affected: 14 CFR 23.3(d).

Description of Relief Sought/ Disposition: To permit type certification of the Sino Swearingen SJ30-2 airplane in the commuter category. GRANT, March 23, 1998, Exemption No. 6742.

Docket No.: 28400.
Petitioner: Skydive, Inc.
Sections of the FAR Affected:
105.43(a)(1).

Description of Relief Sought/ Disposition: To allow Skydive to permit individuals who have completed a course of instruction in main parachute packing administered by an FAAcertificated parachute rigger to pack main parachutes for others to make parachute jumps. DENIAL, March 27, 1998, Exemption No. 6748.

[FR Doc. 98–10171 Filed 4–16–98; 8:45 am]
BILLING CODE 4910–13–M

DEPARTMENT OF THE TREASURY

Customs Service

IT.D. 98-331

Revocation of Customs Broker License

AGENCY: U.S. Customs Service, Department of the Treasury. ACTION: Broker license revocation.

Notice is hereby given that the Commissioner of Customs, pursuant to Section 641, Tariff Act of 1930, as amended, (19 U.S.C. 1641), and Parts 111.52 and 111.74 of the Customs Regulations, as amended (19 CFR 111.52 and 111.74), is canceling the following Customs broker licenses without prejudice.

	T	
Port	ort Individual	
New York	Agapito Caminade	13051
New York	Robert J. Core	05879
Miami	SWI Customs Bro- kers Inc.	14403
Seattle	Douglas Byron Bostrum.	05304
Seattle	Dennis C. Garrett	06450
New Orle- ans.	Associated Int'l Consultant.	13436

Dated: April 10, 1998.

Philip Metzger,
Director, Trade Compliance.

[FR Doc. 98–10186 Filed 4–16–98; 8:45 am]

BILLING CODE 4820-02-P

UNITED STATES INFORMATION AGENCY

Culturally Significant Objects Imported for Exhibition

Determinations

Notice is hereby given of the following determinations: Pursuant to the authority vested in me by the Act of October 19, 1965 (79 Stat. 985, 22 U.S.C. 2459), Executive Order 12047 of March 27, 1978 (43 F.R. 13359, March 29, 1978), and Delegation Order No. 85–5 of June 27, 1985 (50 F.R. 27393, July 2, 1985), I hereby determine that the

objects to be included in the exhibit "The Buddha's Art of Healing, Tibetan Medical Paintings from Burvatia" (see list 1), imported from abroad for the temporary exhibition without profit within the United States, are of cultural significance. These objects are imported pursuant to a loan agreement with the foreign lender. I also determine that the exhibition or display of the listed exhibit objects at the Michael C. Carlos Museum, Emory University, Atlanta, Georgia, from on or about May 8, 1998 to on or about July 12, 1998, the Arthur M. Sackler Gallery, Smithsonian Institution, Washington, D.C., from on or about August 7, 1998 to on or about December 28, 1998, the Indiana University Art Museum, Bloomington, Indiana, from on or about April 1, 1999 to on or about June 30, 1999, The Aspen Art Museum, Aspen, Colorado, from on or about July 17, 1999 to on or about September 19, 1999, and The Newark Museum, Newark, New Jersey, from on or about October 1, 1999 to on or about December 28, 1999, is in the national interest. Public Notice of these determinations is ordered to be published in the Federal Register.

Dated: April 15, 1998.

Les Iin.

General Counsel.

[FR Doc. 98-10426 Filed 4-16-98; 8:45 am]
BILLING CODE 8230-01-M

**A copy of this list may be obtained by contacting Ms. Lorie Nierenberg, Assistant General Counsel, at 202/619–6084, and the address is Room 700, U.S. Information Agency, 301 Fourth Street, S.W., Washington, D.C. 20547–0001.

Corrections

Federal Register

Vol. 63, No. 74

Friday, April 17, 1998

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.

290".

3. On page 13977, in the second column, in the first full paragraph, in the ninth line from the bottom, "including" should read "included in".

4. On page 13979, in the first column, in the first line of footnote 96, "contrast" should read "contrast,".

5. On page 13982, in the second column, in the first line of footnote 132, "1977" should read "1997".

DEPARTMENT OF COMMERCE

International Trade Administration

Initiation of Antidumping and Countervailing Duty Administrative Reviews

Correction

In notice document 98–7485 beginning on page 13837, in the issue of Monday, March 23, 1998, make the following correction:

On page 13838, in the table, in the last entry, "A-570-501" should read "A-570-840".

BILLING CODE 1505-01-D

SECURITIES AND EXCHANGE COMMISSION

17 CFR Part 230

[Release Nos. 33-7513; IC-23065; File No. S7-18-96]

RIN 3235-AH03

New Disclosure Option for Open-End Management Investment Companies

Correction

In rule document 98–7071 beginning on page 13968, in the issue of Monday, March 23, 1998, make the following corrections:

1. On page 13968, in the first column, in the **SUMMARY** section, in the fifth line, "Aprofile" should read "profile".

2. On page 13970, in the first column, in the sixth line of footnote 17, "Pub. L.

§ 230.497 [Corrected]

6. On page 13985, in the first column, in § 230.497(k)(2)(ii), in the ninth line, "late" should read "later";

§ 230.498 [Corrected]

7. On page 13985, in the second column, in § 230.498(b), in the thirdline, "and" should read "an".

8. On page 13985, in the second column, in *Instructions to paragraph* (b), in the fourteenth line of paragraph 1., "cross-reference" should read "cross-references".

9. On page 13986, in the third column, in *Instruction to paragraph* (c)(3), in the first line, "a" should read "A".

BILLING CODE 1505-01-D

SECURITIES AND EXCHANGE COMMISSION

17 CFR Part 274

[Release Nos. 33-7512; 34-39748; IC-23064; File No. S7-10-97]

RIN 3235-AE46

Registration Form Used by Open–End Management Investment Companies

Correction

In rule document 98–7070, beginning on page 13916, in the issue of Monday, March 23, 1998, make the following corrections:

104-290" should read "Pub. L. No. 104- PART 274 [CORRECTED]

1. On page 13956, in Form N-1A, in the second column of the table in Item 13, paragraph (b), "fund" should read "Fund".

2. On page 13957, in Form N-1A, in the second, third and fifth columns of the Compensation Table in Item 13, paragraph (b)(1), "fund" should read "Fund" each place it appears.

3. On page 13963, in Form N-1A, in the third column of the table in Item 27, paragraph (b), "fund" should read "Fund".

Appendix A [Corrected]

4. On page 13964, in appendix A, in the second column, in the third line, "Revised General Instructions A, B, C, and F" should read "Revised General Instructions A, B, C, D and F".

BILLING CODE 1505-01-D

DEPARTMENT OF TRANSPORTATION

Federal Aviation Administration

14 CFR Part 91

[Docket No. 28831; Special Federal Aviation Regulation (SFAR) No. 79]

RIN 2120-AG48

Prohibition Against Certain Flights Within the Flight Information Region of the Democratic People's Republic of Korea

Correction

In rule document 98–3837, beginning on page 8016, in the issue of Tuesday, February 17, 1998, make the following correction:

PART 91 [CORRECTED]

On page 8017, in the third column, in paragraph 2 of SFAR 79, in the third line, after "flight" add "operations".

BILLING CODE 1505-01-D



Friday April 17, 1998

Part II

Library of Congress

Copyright Office

Copyright Restoration of Works in Accordance With the Uruguay Round Agreements Act; List Identifying Copyrights Restored Under the Uruguay Round Agreements Act for Which Notices of Intent To Enforce Restored Copyrights Were Filed in the Copyright Office; Notice

LIBRARY OF CONGRESS

Copyright Office

[Docket No. 97-3D]

Copyright Restoration of Works in Accordance With the Uruguay Round Agreements Act; List Identifying Copyrights Restored Under the Uruguay Round Agreements Act for Which Notices of Intent To Enforce Restored Copyrights Were Filed in the Copyright Office

AGENCY: Copyright Office, Library of Congress.

ACTION: Publication of Eighth List of Notices of Intent to Enforce Copyrights Restored Under the Uruguay Round Agreements Act.

SUMMARY: The Copyright Office is publishing its eighth list of restored copyrights for which it has received and processed Notices of Intent to Enforce a copyright restored under the Uruguay Round Agreements Act. Publication of the lists creates a record for the public to identify copyright owners and works whose copyright has been restored for which Notices of Intent to Enforce have been filed with the Copyright Office. Generally, this is the concluding NIE list of titles for copyright owners whose eligibility to file in the Office expired on December 31, 1997.

EFFECTIVE DATE: April 17, 1998.

FOR FURTHER INFORMATION CONTACT: Marilyn J. Kretsinger, Assistant General Counsel, or Charlotte Douglass, Principal Legal Advisor to the General Counsel, Copyright GC/I&R, Post Office Box 70400, Southwest Station, Washington, D.C. 20024. Telephone: (202) 707–8380. Telefax: (202) 707– 8366.

SUPPLEMENTARY INFORMATION:

I. Background

The Uruguay Round General Agreement on Tariffs and Trade and the Uruguay Round Agreements Act (URAA) (Public Law No. 103–465; 108 Stat. 4809 (1994)) provide for the restoration of copyright in certain works that were in the public domain in the United States. Under section 104A of title 17 of the United States Code as provided by the URAA, copyright protection was restored on January 1,

¹ The URAA's amendment of 17 U.S.C. 104A replaced section 104A under the North American Free Trade Agreement Implementation Act (Public Law No. 103–182, 107 Stat. 2057. 2115 (1993)). The Uruguay Round Trade Agreements, Texts of Agreements, Implementing Bill, Statement of Administrative Action, and Required Supporting Statements, H.R. Doc. No. 316, 103d Cong., 2d Sess. 324 (1994). See 60 FR 50414 (Sept. 29, 1995).

1996, in certain works by foreign nationals or domiciliaries of World Trade Organization (WTO) or Berne countries that were not protected under the copyright law for the reasons listed below in (2). Specifically, for restoration of copyright, a work must be an original work of authorship that on the date of restoration:

(1) was not in the public domain in its source country through expiration of term of protection;

(2) was in the public domain in the

United States due to:
(i) noncompliance with formalities imposed at any time by United States copyright law, including failure of renewal, publishing the work without a proper notice, or failure to comply with any manufacturing requirements;

(ii) lack of subject matter protection in the case of sound recordings fixed before February 15, 1972; or

(iii) lack of national eligibility (e.g., the work is from a country with which the United States did not have copyright relations at the time of the work's

publication); and
(3) has at least one author (or in the case of sound recordings, rightholder) who was, at the time the work was created, a national or domiciliary of an eligible country. If the work was published, it must have been first published in an eligible country and not published in the United States within 30 days of first publication. See 17 U.S.C. 104A(h)(6).

A work meeting these requirements is protected "for the remainder of the term of copyright that the work would have otherwise been granted in the United States if the work never entered the public domain in the United States." 17 U.S.C. 104A(a)(1)(B).

Under the URAA, copyright in restored works vests automatically on the date of restoration. 17 U.S.C. 104A(a)(1)(A). That date is January 1, 1996, if the particular nation was already a member of the World Trade Organization (WTO) or the Berne Convention. Otherwise, the effective date of restoration is the date of a particular nation's adherence to the WTO or the Berne Convention or the date when the President issues a proclamation extending copyright restoration to that nation.

Although the copyright owner may immediately enforce the restored copyright against individuals who infringe his or her rights on or after the effective date of restoration, the copyright owner's right to enforce the restored copyright is delayed against reliance parties. Typically, a reliance party is one who was already using the work before December 8, 1994, the date

the URAA was enacted. See 17 U.S.C. 104A(h)(4). Before a copyright owner can enforce a restored copyright against a reliance party, the copyright owner must file a Notice of Intent (NIE) with the Copyright Office or serve an NIE on such a party.

such a party.

An NIE may be filed in the Copyright Office within 24 months of the date of restoration of copyright. Alternatively, an owner may serve an NIE on an individual reliance party at any time during the term of copyright; however, such notices are effective only against the party served and those who have actual knowledge of the notice and its contents. NIEs appropriately filed with the Copyright Office and published herein serve as constructive notice to all reliance parties.

II. Administrative Processing

Pursuant to the URAA, the Office is publishing its eighth list identifying restored works for notices of intent to enforce a restored copyright filed with the Office. 17 U.S.C. 104A(e)(1)(B). The earlier lists were published between May 1, 1996, and January 30, 1998. 61 FR 19372 (May 1, 1996), 61 FR 46134 (Aug. 30, 1996), 61 FR 68454 (Dec. 27, 1996), 62 FR 20211 (April 25, 1997), 62 FR 44842 (Aug. 22, 1997), 62 FR 66766 (Dec. 19, 1997), and 63 FR 5142 (Jan. 30, 1998). To allow for processing this NIE information, the Office closed the record for publication approximately two weeks before forwarding this record for publication. Accordingly, the NIEs listed herein are those entered into the public records of the Office between January 21, 1998 and April 3, 1998. NIEs not processed by April 3, 1998, will appear on the next four-month list, to be published on August 14, 1998.

NIEs for works restored to copyright on January 1, 1996, must have been postmarked on or before December 31, 1997, to be accepted in the Copyright Office for publication in the Federal Register. See 17 U.S.C. 104A(d)(2). NIEs that were received in the Office too late for Federal Register publication will be returned to the remitter unrecorded, and the fee will be refunded. On the other hand, owners of works that are still within their eligible filing period may continue to file such notices with the Copyright Office and receive constructive notice, and the Office will continue to publish a list of eligible NIEs in the Federal Register.

III. Correction of Previously Filed NIEs

Correction NIEs for major errors (essentially, major errors in title and owner information) on any NIE filed must be submitted within the eligibility period. 37 CFR 201.34 (d)(6)(i). Minor errors may be corrected at any time without regard to eligibility for filing, pursuant to the interim regulation on Correction NIEs, published at 62 FR 55736 (Oct. 28, 1997).

IV. On-Line Availability of NIE Lists

Using the information provided herein, one may search the Office's database to obtain additional information about a particular NIE. NIEs are located in what is known as the Copyright Office History Documents (COHD) file, which is available from computer terminals located in the Copyright Office itself or from terminals located in other parts of the Library of Congress through the Library of Congress Information System (LOCIS). Alternative ways to connect through Internet are (i) the World Wide Web (WWW), using the Copyright Office Home Page at: http://www.loc.gov/ copyright; or (ii) connect directly to LOCIS through the telnet address at locis.loc.gov. WWW is available 24 hours a day. LOCIS is available 24 hours a day Monday through Friday, U.S. Eastern Time; Saturday, until 5 p.m.; and Sunday after 11 a.m.2

Information available online includes: the title or brief description if untitled; an English translation of the title; the alternative titles if any; the name of the copyright owner or owner of one or more exclusive rights, the date of receipt of the NIE in the Copyright Office; the date of publication in the Federal Register; and the address, telephone and telefax number of the copyright owner. If given on the NIE, the online information will also include the author, the type of work, and the rights covered by the notice. See 37 CFR 201.33(f). For the purpose of researching the full Office record of NIEs on the Internet, the Office has made online searching instructions accessible through the Copyright Office Home Page. Researchers can access them through the Library of Congress Home Page on the World Wide Web by selecting the copyright link. Select the menu item "Copyright Office Records" and/or "URAA, GATT Amends U.S. law." In addition to online records, images of the complete NIEs as filed are on optical disc and available from the Copyright Office.

V. Alien Properties Custodian Act

The Register of Copyrights has received several inquiries about the "Alien Property Custodian" exclusion in the Uruguay Round Agreements Act

²Not all files are available after 9:30 p.m. on weekdays. On Sundays, all files may not be available from 5 p.m.—8 p.m. (URAA), Pub. L. No. 103-465, 108 Stat. 4809 (1994). That provision excludes from copyright restoration under the URAA "[a]ny work in which the copyright was ever owned or administered by the Alien Property Custodian and in which the restored copyright would be owned by a government or instrumentality thereof." 17 U.S.C. 104A(a)(1)(B)(2). The legislative history of the URAA is silent on the application and scope of this exception. See Statement of Administrative Action, H. Doc. No. 103-316 (1994). The purpose of this notice is to provide background information to guide those seeking to determine whether or not the exception applies to a particular work.

A. Background—Alien Property Custodian

The Office of Alien Property was established under the authority of the Trading with the Enemy Act (50 U.S.C. app. sec. 39, 62 Stat. 1246 (1948)), to handle problems involving assets in the United States owned by nationals of enemy countries in the Second World War. The Alien Property Custodian was empowered to "hold" copyrights in works in which an enemy foreign country or its nationals had an interest. and require that all royalties due for use of those works be paid to the United States government. As many as 300,000 vested copyrights were controlled by the government in 1960, according to a House Report (No. 2091, July 31, 1962, to accompany H.R. 9045). The acquisitions were accomplished through a series of vesting orders, recorded with the U.S. Copyright Office and published in the Federal Register. These vesting orders caused ownership of the physical materials (for example, film prints) and copyrights for specific works to "vest" with the Attorney General of the United

In 1962, Congress returned most of the remaining seized copyrights to the copyright owners in their countries of origin, although the United States retained the right "to reproduce, for its own use, or exhibit any divested copyrighted motion picture films." Pub. L. No. 87–846 (1962). Title to the physical prints of these motion pictures was transferred to the Library of Congress under Pub. L. No. 87–861 (1962), giving the Library "complete discretion to retain such prints and to reproduce copies thereof, or to dispose of them in any manner it deems appropriate."

The current copyright status of works once held by the Alien Property Custodian will depend on a number of variables. One such variable is the age

of the work; the term of protection for pre-1923 published works will have expired. Another variable is the extent of compliance with formalities under prior U.S. law. While some copyrights were renewed by the Alien Property Custodian, some of the works may have fallen into the public domain for reasons including failure to renew or other lack of compliance with formalities. These works that did fall into the public domain due to lack of compliance with formalities may have been restored to copyright by the restoration provisions of the URAA, described below. Assuming that such works were otherwise eligible, whether they were restored turns on whether they fell within the Alien Property Custodian exception to restoration.

B. The Exception to Restoration Under the URAA for Works Held by the Alien Property Custodian

Under a new section 104A of title 17 of the United States Code created by the URAA, copyright protection was restored on January 1, 1996, in certain works of foreign nationals or domiciliaries of World Trade Organization (WTO) or Berne countries. or at a later date for countries subsequently joining WTO or Berne. To qualify for restoration, a work must be an original work of authorship that is not a United States work and is not in the public domain in its source country through expiration of term of protection. Rather, the work must be in the public domain in the United States due to noncompliance with formalities, lack of subject matter protection in the case of sound recordings fixed before February 15, 1972, or lack of copyright relations between the country of origin and the United States. 17 U.S.C. 104A(h)(6).

One category of works, however, was not restored even if the work met the above requirements. Specifically, under the "Alien Property Custodian Exception," a work was not restored if (1) the copyright was ever owned or administered by the Alien Property Custodian, and (2) the restored copyright would, as of January 1, 1996, be owned by a government or its instrumentality. 17 U.S.C. 104A(a)(2). A work is excluded from restoration under the exception only when both elements of the exception are met.

Determining whether a particular work falls within the exception may be complicated. As to the first element of the exception, the vesting orders described above would indicate which works had been held or administered by the Alien Property Custodian. There is no one source where these vesting orders may be found. However, the

following are the publicly available sources of those lists or copies of vesting orders of which the Office is aware: on file at the U.S. Copyright Office (LM-403) are the "Annual Reports of the U.S. Office Of Alien Property, 1942-1949," which contain lists of vesting orders; on file at the Motion Picture, Broadcasting, and Recorded Sound Division of the Library of Congress (LM-336) is a list, "Motion Pictures of German Origin Subject to Jurisdiction of the Office of Alien Property." Finally, vesting orders are searchable under "Alien Property Custodian" in the Copyright Office Documents File at the U.S. Copyright Office (LM-459). All the rooms referred to above are located in the James Madison Building of the Library of Congress, 101 Independence Avenue, S.E., Washington, D.C.

In addressing the second element, ownership of a restored copyright is determined by the law of the source country of the work. 17 U.S.C. 104A(b). It appears that some Axis countries nationalized certain producers of creative works during World War II, and ownership of their works may therefore have vested with the then-current government. In cases where this occurred, if the government or its instrumentality still owned the copyright as of January 1, 1996, the URAA would not have restored copyright protection in the United

States for that work.

The recent inquiries regarding the Alien Property Custodian exception concern the validity of Notices of Intent to Enforce (NIE) filed with the Copyright Office for works potentially subject to this provision. Under the URAA, the owner of a right in a restored work may file an NIE to notify reliance parties 3 of its intention to enforce its right. The Copyright Office is required by law to publish in the Federal Register "lists identifying restored works and the ownership thereof if a notice of intent to enforce a restored copyright has been filed." 17 U.S.C. 104A(e)(1)(B)(i). The Office does not research the facts stated in Notices of Intent to Enforce to determine whether a work is or is not eligible for restoration. Nor does the Office adjudicate between competing parties who have filed NIEs for identical works. (Under section 104A, however, a material false statement knowingly made with respect to any restored copyright identified in an NIE makes void all claims and assertions made with respect to such restored copyright.

VI. Eighth List of Notices of Intent To Enforce

The following restored works are listed alphabetically by copyright owner; multiple works owned by a particular copyright owner are listed alphabetically by title. Works having more than one copyright proprietor are listed under the first owner and crossreferenced to the succeeding owner(s). A cross-reference to the composite owner (e.g., Title I owned by "A B & C") will state, "SEE A B & C" at the listing for each individual owner (e.g., for Owner A, for Owner B and for Owner

AB Svensk Filmindustri.

Hamnstad. Till gladje. Torst. Tystnaden.

ABČ-Film GmbH (Germany). SEE Friedrich Wilhelm-Murnau-Stiftung, legal successor of the ABC-Film GmbH (Germany).

Agrasanchez Linaje, Rogelio. Los vampiros de Coyoacan. Airone Cinematografica SRL.

Ali Baba.

Ali Baba e i pirati.

Algefa GmbH (Germany). SEE Friedrich Wilhelm-Murnau-Stiftung, is the legal successor of the Algefa GmbH (Germany).

Alimento, Olga for VMA & Associati SRL.

Con rabbia e con amore.

Ancinex Company. Detruire dit-elle.

La generation du desert. Sarah.

Terres promises.

Une guerre pour une paix.

Angeli, Alfredo.

Languidi baci, perfide carezze. Angeli, Alfredo. ŜEE TVMA & Associati

Anouilh, Nicole.

L'alouette.

Becket, or the honor of God. Becket, ou l'honneur de Dieu.

SRL of Alfredo Angeli.

Leocadia. Ornifle.

Pauvre bitos.

Le rendez-vous de Senlis.

Apitz, Marlis.

Nackt unter Wolfen.

Ares Films Internacional, SL. A hatchet for the honeymoon.

Argentina Sono Film, SACI. Adios pampa mia.

Almafuerte.

Amalio Reyes un hombre.

Amor Libre.

Aquellos anos locos.

Arriba el telon.

Atrapadas. Bodas de cristal.

Las campanas de Teresa.

La cancion de los barrios.

El cantor enamorado.

Carmen.

La casa del angel.

La cigarra esta que arde.

La cigarra no es un bicho. El club del clan.

Las colegialas se divierten.

Confesion.

Las cosas del querer II.

Dios se lo pague.

La doctora quiere tangos.

Don Juan Tenorio.

Extermineitors II, la venganza del

dragon.

Extermineitors IV, como hermanos

gemelos.

Extrana ternura. El extrano del pelo largo.

La familia hippie.

La flor de la mafia.

La furia.

Los guerrilleros.

Habia una vez un circo.

La hermosa mentira.

Hijo de hombre.

Los hijos de Lopez.

Hombre de la esquina rosada.

El hombre del subsuelo.

Humo de marihuana. Joven, viuda y estanciera.

Las locas.

Madame sans gene.

Madreselva.

Marihuana.

Matrimonio a la Argentina.

Me gusta esa chica.

Mi primera novia.

Minguito tinguitella (adios papa). Un muchacho como yo.

Muchacho que vas cantando.

Los muchachos de antes no usaban

gomina.

Los muchachos de mi barrio. Nacha regules (santa y pecadora). No hay que aflojarle a la vida.

La noche del hurto.

Operacion San Antonio.

Los padrinos.

Pajaro loco.

La pergola de las flores.

Las pildoras.

Las procesadas.

Que noche de casamiento.

Quiere casarse conmigo?

Quiero besarlo senor.

Rimo, amor y primavera.

¹⁷ U.S.C. 104A(e)(3)). Accordingly, the filing of an NIE indicates only that a party has claimed to own rights in a restored work; the filing does not represent a determination by the Copyright Office that this claim is valid. In all cases, the validity of such a claim is governed by the terms of the relevant law, including the URAA, as applied to the relevant facts.

³ In general terms, a reliance party is a business or individual who, relying on the public domain status of a work, was already using the work prior to the date of enactment of the URAA on December 8, 1994. 17 U.S.C. 104A(h)(4).

Rosaura a las diez.
La rubia mireya.
Si se calla el cantor.
Solamente ella.
El tango vuelve a Paris.
Tango.
La valija.

Vamos a sonar con el amor. El vampiro negro. La vida de Carlos Gardel. Vida nocturna.

Viva la vida. La vuelta de Martin Fierro. Ya tiene comisaro el pueblo.

Ya tiene comisaro el pueblo. Yo conoci a esa mujer. Yo mate a Facundo.

Yo tengo fe. Ariel Film GmbH (Germany). SEE Friedrich Wilhelm-Murnau-

Stiftung, legal successor of the Ariel Film GmbH (Germany).

Aries Cinematografica Argentina, SA.
A los cirujanos se les ya la mano.
Asi no hay cama que aguante.
Basta de mujeres.

La carpa del amor. El caso Maria Soledad. Custodio de senoras.

Departamento compartido. Desde el abismo. Dias de ilusion.

La discoteca del amor.

Encuentros muy cercanos con senoras de cualquier tipo.

Los exitos del amor.
Expertos en pinchazos.
Fotografo de senoras.
El gordo catastrofe.
La herencia del Tio Pepe.
Los medicos

Los medicos. Mi marido no funciona.

La nona.

La playa del amor.

El rey de los exhortos. Una sombra ya pronto seras. Las turistas quieren guerra. Las vacaciones del amor.

Art Theatre Guild of Japan Company, Ltd. & Eigadojinsha.

Ryoma ansatsu. Art Theatre Guild of Japan Company,

Art Theatre Guild of Japan Company,
Ltd. & Jinrikihikokisha.
Shoosuteyo machie deyou.

Art Theatre Guild of Japan Company, Ltd. & Kihachi Production. Chikagoro naze ka Charusuton.

Art Theatre Guild of Japan Company, Ltd. & Nippon Television Network Corporation. Tenkosei.

Art Theatre Guild of Japan Company, Ltd. & Soeisha, Ltd.

Matsuri no junbi.
Art Theatre Guild of Japan Company,
Ltd., Himawari Theater Group, Inc.
& Jinriki Hikokisha.
Saraba hakobune.

Astra Film (Germany). SEE Friedrich Wilhelm-Murnau-Stiftung, legal successor of the Astra Film

(Germany).
Atlantic-Film, SA.
Die Buchse der Pandora.
Die Dreigroschenoper.
Kameradschaft.

M.

Atlantis Film GmbH (Germany), SEE Friedrich Wilhelm-Murnau-Stiftung, is the legal successor of the Atlantis Film GmbH.

Aurora Natola Ginastera & Georgina Luisa Elena Ginastera.

2.Chacererita.3.Arroz con leche.Cancion a la luna lunanca.

Cancion al arbol olvido (para canto y

Cinco Canciones populares Argentinas, op. 10.

Due.

En la cuna blanca.

Las horas duena estancia. Lamentaciones de Jeremias prophets.

Malambo, op. 7. Milonga. Piezas infantiles:.

Tres pieza, op. 6. Triste.

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A media luz los tres.

El abanico de lady Windermere.

Adios cunado.

Adios mariquita linda.

Ahi vienen los Mendoza.

El ahijado de la muerte.

Al caer la tarde.
Al diablo las mujeres.
Al margen de la ley.
Al son del Charleston.
Alazan y enamorado.
Un amante anda suelto.

Amar fue su pecado. Los ambiciosos. El ametralladora. Los amigos. Amor a la vida.

Amor a ritmo de go-go. El amor no es ciego. Amor vive de suenos. Amor y pecado.

Anacelto se divorcia. El analfabeto.

El andariego. El angel caido. El angel exterminador.

Los angels de Puebla. Anillo de compromiso. Aqui esta Juan Colorado. Aqui estan los Aguilares.

Aranas infernales (cerebros diabolicos).

El arracadas. Arsenio Lupin. Asesino en la noche.

Arnulfo Gonzalez.

Los asesinos.
Atacan las brujas.

El ataud infernal. Atras de las nubes. Ave de paso.

Una aventura en la noche.

Las aventuras. Aventuras de Joselito y Pulgarcito.

Aventureros en el mar. Los aventureros.

Ay calypso no te rajes. Ay chihuahua no te rates. Ay jalisco cuanto apache. Ay Palillo no te rajes.

Azahares para tu boda. Bajo el cielo de Sonora. Bajo el imperio del hampa.

Bala perdida. Balaju. Bamba.

La banda del polvo maldito.

El baron del terror. El bastardo.

Bel ami.
La bestia magnifica.

Bestias jovenes. La bien pagada.

Blue demon contra el poder satanico.

Bodas de fuego. Bohemios. La bolsa o la vida. El bombero atomico. Las braceras.

El bruto. Buenas noches mi amor. Los buitres sobre el tejado.

El caballo blanco.
Las cabareteras.
La cabeza vivente.
Cadena de mentiras.
Cadena perpetua.
Cafe de chinos.
Calabacitas tiernas.
Camino de Sacramento.
Camino de sangre.

Camino del mal.
Campeon sin corona.
El can calavera.

Los canallas (Angeles infernales). Canas al aire.

Canasta Uruguaya.
Una cancion en la noche.
Canta y no llores.

Canta y no llores.
Caperucita y Pulgarcito cont.

Capitan de rurales. El Capitan Malacara. Capullito de alheli. Carne de cabaret.

En carne viva.
Cartas a Ufemia.
Cartas marcadas.
Cascabel.

El caso de una adolescente.

Cassanova 2000. El cazador.

Cazadores de asesinos. Cazadores de espias. Central camionera. Chachita la de Triana.

La chamuscada.

Chanoc en el foso de las serpientes.

El charro negro en el norte.

Las chicas malas del padre Mendez.

Chilam Balam.

Chismes de lavaderos.

Chucho el Roto.

Cielito lindo. El cielo y tu. .

Cinco advertencias de santanas.

Los cinco halcones.

Club verde.

El cocinero de mi mujer.

Los comicos de la lengua.

Comisario en turno.

Como buscar marido (como pescar

marido).

Como Mexico no hay dos.

Como pescar marido.

Como todas las madres.

El compadre mas padre.

Con amor a muerte.

Con el dedo en el gatillo (serie de tre

peliculas).

Con el dedo en el gatillo III.

Con el dedo en el gatillo IV.

Con los dorados de villa.

Con quien andan nuestras hijas.

Con quien andan nuestros locos.

Con todo el corazon.

Condenados a muerte.

Conga roja.

El conquistador.

Conserje en condominio.

Contrabando por amor.

Corazon de nino.

Un corazon en el ruedo.

El corrido de Juan Armenta.

Coyote desplumado (coyote

emplumado).

El covote y la bronca.

El cran calavera.

El criollo.

Los cristeros.

Cruel destino.

Cuando escuches este vals.

Cuando levanta la niebla.

El cuarto mandamiento.

Los cuates de la Rosenda.

El cuatrero.

Cuatro vidas.

Cuernavaca en primavera.

El cuerpazo del delito.

Cupido pierde a Paquita. De que manera te olvido.

De sangre chicana.

Delirio tropical.

Derecho la vida.

La desconocida.

Deseo de sangre.

Destrampados en Los Angeles.

La devoradora.

El dia comenzo ayer.

Un dia con el diablo.

Dia de martires.

El diablo, el santo y el tonto.

Diario intimo de una cabaretera.

Los dias del amor.

Dicen que soy mujeriego.

El dinamitero.

Dios los cria.

Dona Clarines.

Donde nacen los pobres.

Dos gallos de pelea.

Dos gallos en palenque.

Los dos pilletes.

Dos tenorios de barrio.

Dulce madre mia.

La duquesa del tepetate. La edad de la tentacion.

La edad peligrosa.

El.

El elegido.

Ella y yo.

La emboscada mortal. En guerra de muerte (serie de tres

peliculas).

Los enamorados.

Enemiga de muerte.

Enigma de muerte.

Los enredos de una gallega.

Enter tu amory y el cielo.

Enterna martir.

Entre compadres te veas.

Entre monjas anda el diablo.

Entrega inmediata.

La escondida.

Escuela de rateros.

Esos viejos raboverdes.

Esposa te doy.

La estatua ciega.

Estoy tan enamorada.

La estrella vacia.

Eterna agonia.

El extra.

Una extrana mujer.

Familia de tantas.

El fantasma de la casa roja.

Fantoche (76).

Felipe fue desgraciado.

La feria de Jalisco. La feria de las flores.

Los Fernandez de Peralvillo.

El fistol del diablo.

El fistol del diablo II.

El fistol del diablo III. El fistol del diablo IV.

Flaco flaco pero no para tus tacos.

Flor de cana.

Fuego de mi ahijada.

La fuerza de la sangre. Las fuerzas vivas.

El gallo colorado.

El gallo giro.

El gangster.

Gatilleros de Rio Bravo.

Gitana tenias que ser.

Golfas del talon.

El gran pillo. Una gringuita en Mexico.

Gritenme piedras del campo.

Guadalajara en verano.

Guadalajara pues.

Habia una vez un marido. El hacha diabolica.

El hambre nuestra de cada dia.

Hechizo del pantano.

La herencia de la llorona. La hermana impura.

La hermanita dinamita.

Heroe desconocido.

La hija de la otra.

La hija del engago.

La hija del engano.

La hija del panadero. Las hijas de Don Laureano.

Hijazo de mi vidaza.

El hijo del bandido.

El hijo del pueblo.

Hipocrita.

El hombre de la mascara de hierrro.

Un hombre llamado el diablo.

Horas de agonia.

Horizontes de sangre.

Hoy comienza la vida.

Huellas del pasado. Huelle gas.

Humo en los ojos.

La ilusion viaja en tranvia.

Imprudencia.

Infierno de almas.

El inocente.

La insaciable. Intimades de una secretaria.

El jinete enmascarado.

El jinete fantasma.

Juan Armenta el repatriado.

Juan sin miedo.

El judicial.

El Judicial II (cazadores de narcos).

El judicial III.

El juego de la guitarra. El juego diabolico.

Juntos pero no revueltos.

La justicia del lobo.

El justiciero vengador.

Kid Tabaco. KNZ Berlin (serie de tres peliculas).

El ladron.

La Ladrona.

Lagunilla II.

Lagunilla III. Lagunilla mi barrio.

El latigo.

Lavaderos. Lavaderos II.

La liga de las muchachas.

La llorona.

Lluvia roja.

El lobo solitario. La loca de los milagros.

Loco y vagabundo.

La locura de Don Juan.

Las locuras de tin tan. El luchador fenomeno.

Lupe balazos. Los maderos de San Juan.

Madre adorada.

Mala hembra. Maldita ciudad.

El maleficio. Manuela.

La marca de zorrillo.

Maria. Maria Elena.

Maria Montecristo.

Mas alla de la muerte. Mas alla del deseo.

Matrimonio sintetico.

Matrimonio y mortaja. Me gustan todas. Me gustan valentones. Me ha besado un hombre.

Me importa poco.

Me importa poco (arriba las manos al pie del).

El medico de las locas. Lo mejor de Teresa.

Las memorias de mi general.

Menores de edad. La mentira. Mexico 2000.

Mi caballo el cantador.

Mi influyente mujer (Las influencias de mi mujer).

Mi madre es culpable. Mi preferida.

Mi querida vecindad. Mi querido capitan.

La miel se fue de la luna.

Mil mascaras. Mil usos II. El ministroy y yo. El mino de las monjas. Mision suicida.

Misterios de la magia negra.

La monja Alferez. El muchacho alegre. La muerte del palomo. El muerto murio.

Mujer.

La mujer de dos caras. Una mujer decente. La mujer del otro. Mujer en condominio. Una mujer extrana. La mujer ilegitima. La mujer marcada. Mujeres y toros.

Los mujeriegos.

Un mundo raro (un muendo nuevo). Murieron a la mitad del rio.

El muro de la tortilla. La Nana Pancha. Las nenas del canal 7.

Ni sangre, ni arena. Los nietos de Don Venancio. No me platiques mas.

No te cases con mi mujer. No te la vas a acabar. Noche de los Mayas.

La noche violenta (violacion).

Nocturno de amor. Nosotors los pelados. Nosotras las taquigrafas.

Nostradamus el destructor de

monstruos. Novia a la medida. Los olvidados. Orgullo de mujer. Otono y primavera.

Un pacto con la muerte. Pacto diabolico (fray peligro). Pacto siniestro (serie de tres

peliculas). El padrecito. El pandillero.

Los paquetes de Paquita.

Para que la cuna apriete.

Para toda la vida. El patrullero 777.

Paula.

El pecado de Laura. Los pepenadores. Pepita Jimenez.

Pequena senora de Perez.

Perfjua.

Persiguelas y alcanzalas. Picardia Mexicana II.

El picaro. La piel desnuda.

Las piernas del million. Pito Perez se va de bracero. Los platillios voladores. Los plomeros y las ficheras.

Pobre corazon.

Pobre nino rico (el nino rico). Pompeyo el conquistador.

Por mis pistolas.

Por que ya no me quieres. El precio de la gloria. El precio de una vida.

El premio Nobel del amor (novia

electronica). Presagio.

La presidenta municipal. Lo primero es vivir. Prision de mujeres.

El profe. Pueblo de odios.

Puerta, joven. Pulgarcito (Tom Thumb). Que dios se lo pague. Que hago con la criatura.

Que te ha dado esa mujer? (ATM II).

Que verde era mi padre. Quietos todos.

El quijote sin mancha. Raffles Mexicano. El rapido de las 9:15. Rayando el sol.

La rebelion de los fantasmas. Refifi entre las mujeres. Refugiados en Madrid. El regreso del lobo. La reina de la opereta. Reina de reinas.

La reina del tropico. Reir llorando. Retablos del Tepeyac. El rey de Mexico.

El rey se divierte. Rigo es amor. Rincon brujo. El rio la muerte.

Romeo y Julieta. Rosa de Xochimilco. Rosa del caribe. Rosa la tequilera. Rosalinda.

Rosita Alvirez. El rostro marcado. Ruisenor del barrio. El ruisenor.

Salon Mexico.

Los Sanchez deben morir. Sangre en el barrio (crucero 33). Santa.

Santa Claus.

Santo blue demon vs. Dracula. Santo en la venganza de la momia. Santo vs. las mujeres vampiro.

Santo vs. los asesinos de otros mundos.

Santo vs. los cazadores de cabezas.

Satanico pandemonium. La scancion del huerfano. Se la llevo el Remington. Se la paso la mano. Se lo chupo la bruja. Se solicitan modelos. El secreto de mi mujer.

Serenata en Mexico. El sexo fuerte. La sexta carrera.

Si usted no puede, yo si. Si yo fuera diputado. Si yo fuera millonario.

Si, mi vida. El siete machos. Simbad el mareado. Sinfonia de una vida. Sinverguenza pero honrado.

El socio.

Socios para la aventura. Soltera y con gemelos. Los solterones.

Una sombra en mi destino.

Sombra verde.

El sombrero de tres picos. Sota, caballo rey. Sota, caballo y rey.

Soy Mexicano de aca de este lado.

Soy un golfo. El Sr. doctor. Su adorable majadero. Su excelencia. Sube y baja.

Super colt (borrasca). El superloco. El supermacho.

El tahur. Las tandas del principal. Te besare en la boca. Los televisionudos.

Tentacion. La tercera palabra. Terrible pesadilla. El terror de la frontera.

Tia Candela. Tiburon. La tierna infancia. Tierra de pasiones.

El tigre negro (la bolsa o la vida).

Toda una vida. Todo un hombre. Tormenta en la cumbre. Toros, amor y gloria. Trampa para un cadaver. Los tre reyes magos.

Tres desgraciados con suerte.

Los tres farsantes.

Tres Romeos y una Julieta. Tres valientes camaradas.

Los tres vivales. Tribunal de justicia.

Un trio de tres. Triunfare. Tu camino y el mio. Tu eres la luz. Tu mujers es la mia. Tu recuerdo y yo. Tu solo tu. La tumba. El ultimo chicano. El ultimo pistolero. El ultimo round. Ultraje al amor. Una extrana mujer. El vagabundo. Vainilla bronce y morir. Las vampiras. Vampiro guerrero de la noche. La vecindad. Vecindario.

Vecindario II. El vengador. Venganza de la llorona. La venganza de los hipies. La venganza del judicial. Ventarron.

Vestidas y alborotadas.

Viajera. Viajero. Victimas del divorcio. La vida no vale nada. Virgen de medianoche. Una virgen moderna. Una viuda sin sosten. Viudas del cha-cha-cha. Viva la juventud. Viva mi desgracia. Volver a vivir.

La vuda celosa. Vuelen los cinco halcones. Vuelve el lobo.

Vuelven los Garcia (2da. parte).

Y me vas a recordar. Ya nunca mas. Ya somos hombres.

Yo amo, tu amas, nosotros amamos.

Yo el mujeriego.

Yo fui novido de Rosita Alvirez.

Yo mate a Rosita Alvirez. Yo quiero ser hombre. Yo quiero ser mala. Yo quiero ser tonta. Yo sabia demasiado. Yo soy charro de levita. Yo soy charro dondequiera. Yo soy tu padre. Yo tambien soy de Jalisco.

Zacazonapan. Las zapatillas verdes.

Baim, Glenda.

The ghost of Rashmon Hall. Baker, Jonathan.

Miss Hargreaves. Barfield, Arthur Owen, executor of the Estate of C. S. Lewis, C. S. Lewis PTE, Ltd., Random House UK, Ltd. & Simon & Sch.

Out of the silent planet. Perelandra.

Bavaria (Germany). SEE Friedrich Wilhelm-Murnau-Stiftung, is the legal successor of the Bavaria (Germany).

Bellocchio, Marco.

I pugni in tasca. Berg- und Sportfilm GmbH (Germany). SEE Friedrich Wilhelm-Murnau-Stiftung, is the legal successor of the Berg- und Spor.

Bernanos, Jean-Loup.

Un crime.

Dialogues des Carmelites. L' imposture.

La joie.

Le journal d'un cure de campagne.

Madame D'Argent. Un mauvais reve. Monsieur Ouine.

La nouvelle histoire de Mouchette.

Sous le soleil de satan. Boncompain, Jacques.

Adorable Julia. Le canard a l'orange. Les enfants d'Edouard.

Tchao. Treize a table.

Breffort, Alexandre, Raymond Legrand

& Marguerite Monnot. Irma la douce.

British Coal Corporation. British Coal Board films.

British Film Institute. Nice time. Topical budget.

British Railways Board. British railways films.

Bruselas, Ltd.

Erase una vez un pillo. Los vengadores.

Buzzy Enterprises, Ltd. A bigger splash. Cabana Establishment.

Day at the beach. Camera Film GmbH (Germany). SEE Friedrich Wilhelm-Murnau-Stiftung, legal successor of the

Camera Film GmbH (Germany). Canal Diffusion.

La merveilleuse visite. Canal Plus Image International. I Bambini ci guardano.

Coktail Molotov. Cria cuervos. Deprisa, deprisa. Luci del varieta. Peppermint Frappe. Riso amaro.

I soliti ignoti. Carl-Froelich-Filmprod. GmbH (Germany). SEE Friedrich Wilhelm-Murnau-Stiftung, legal successor of the Carl-Froelich-Fil

Casa Ricordi-BMG Ricordi SPA (former G. Ricordi & C. SPA).

La cumparsita. CCC-Filmkunst (Germany). SEE Friedrich Wilhelm-Murnau-Stiftung, legal successor of the CCC-

Filmkunst (Germany). CDCA (Consortium de Droits Cinematographiques et Audiovisuels).

La couleur du vent. Le diable au corps. Les lunettes d'or. Noyade interdite. Paysage dans le brouillard.

Cecchi Gori Group Fin.Ma.VI. SRL.

Acqua e sapone. Adulterio all'Italiana. Amarsi un po'. L' amica. L' arcangelo. L' arcidiavolo. Asso.

Attila flagello di dio. L'avvertimento. Basta guardarla. Bingo bongo. Il bisbetico domato.

Bluff storia di truffe e di imbroglioni.

Borotalco.

Brancaleone alle crociate.

Il burbero. Caccia all'uomo. La califfa. La casa stregata.

Che c'entriamo noi con la rivoluzione.

La collera del vento. La congiuntura.

Corleone. Delitto al ristorante Cinese.

Delitto in formula uno. Delitto sull'autostrada. Un detective.

Dimenticare Ppalermo.

Il divorzio.

Dove vai tutta nuda? I due carabinieri. Eutanasia di un amore. Faccia da schiaffi. Fracchia la belva umana.

Il gaucho. Goodbye & amen. Grand Hotel Excelsion. Granddi magazzini-TV. La guerra segreta.

L' importante e non farsi notare.

Innamorato pazzo. Io e mia sorella.

L' istruttoria e chiusa, dimentichi.

Italian fast food. Joan Lui.

Lui e peggio di me. Lulu.

Lupo di mare. Mani di velluto. Maramao.

Lar mata Brancaleone.

Mi faccio la barca. Mia moglie e una strega.

Missione eroica. I mostri.

Nerone.

No grazie il caffe mi rende nervoso. Noi uomini duri.

Non ci resta che piangere. Non ti conosco piu amore. La pecora nera.

Il pentito. Il pentito-TV. Le piacevoli notti.
Pizza connection.
Pizza connection-TV.
I pompieri.
La presidentessa.
Il profeta.
Il provinciale.
Questa specie d'amore.
Remo e Romolo storia di due figli

* * * *.

Lo scatenato.

Scuola di ladri.

Scusate il ritardo.

Se permettete parliamo di donne.

Se tutto va bene siamo rovinati

Se tutto va bene siamo rovinati. Senza famiglia nullatenenti cercano affetto.

Sette chili in sette giorni. Sette chili in sette giorni-TV. Il sindacalista.

Sing sing.
Sissignore.
Slalom.
Sogni mostr

Sogni mostruosamente proibiti. Sono un fenomeno paranormale. Il sorpasso.

Sotto * * * sotto * * *. Stregati.

Il successo.

Il tenente dei carabinieri.

Ternosecco.

Ti ho sposato per allegria. Il tigre.

Tutta colpa del paradiso. L' uomo dalle due ombre. Vacanze in America. Una vergine per il principe. Via Montenapoleone. Il vigile urbano.

Il vigile urbano. Il volpone. Cecchi Gori Group Tiger

Cinematografica SRL.
Il bambino e il poliziotto.

Caruso Pascoski di padre polacco. Che ora e.

Che ora e.
La chiesa.
Compagni di scuola.
Fantozzi va in pensione.
Ho vinto la lotteria di capodanno.
La leggenda del santo bevitore.

Mia moglie e una bestia. Opera. La partita. Il piccolo diavolo. Rebus. Saremo felici.

Scuola di ladri—parte 2.

Il sole buio. Splendor.

Il tempo delle mele 3. Tre colonne in cronaca.

Turne. La voce della luna.

Volevo i pantaloni. Willy Signori * * * e vengo da lontano.

Chappell & Company, Ltd.
Listen to the wind.
CIBY DA.

L' amant magnifique.

L'annee prochaine si tout va bien.

La band du Rex.

Le beauf.
Charlotte for ever.
Cino et la peau.
Contrainte par corps.
Le coup de sirocco.
Diabolo menthe.
Le divorcement.

Envoyez les violons. La femme enfant. Un homme a ma taille.

Une jeunesse. Julie pot de colle. Les keufs.

Laura Moore. Paulette, la pauvre petite milliardaire. Pinot simple flic.

Les ringards.

Sans peur et sans reproche. La vallee des anges. Cicero Filmproduktion GmbH

(Germany). SEE Friedrich Wilhelm-Murnau-Stiftung, legal successor of the Cicero Filmprodukti.

Cima Films, SA de ĈV. La Mafia amarilla. Noche de muerte.

Cine Tamaris.

La baie des Anges.
L' evenement le plus important
depuis que l'homme a marche sur la
lune.

Cinemag. SEE Madeleine Films, SA &

Cinemag.
Cinematografica Ra, SA.
La banda del acordeon.
Buscando al asesino.
Chanoc en el circo union.
Chanoc en el foso de las se

Chanoc en el foso de las serpientes. Chanoc en la Isla de los Muertos. Chanoc en las garras de las fieras. Chanoc vs. el tigre y el vampiro.

Chanoc vs. las tarantulas. Devuelvanme a mi hijo. El gato negro.

El hijo del Santo en frontera sin ley. El hijo del Santo y Chanoc vs. los vampiros asesinos.

vampiros asesinos.
El hombre de las limpias.
La muerte del criminal.
Los penitentes del pup.
Santo en la frontera del terror.
Santo vs. el asesisno de la T.V.
Trampas del destino.

Cinematografica Rodriguez e Hijos, SA.
El hijo de la calavera.
Huracan contra los terroristas.
El muneco de trapo.
Pandilla de cadeneros.
El torito de Tepito.

El torito punos de oro.
Cinematografica Roma, SA.
41 El hombre perfecto.
El amor de mi vida.
Angelitos Negros.
De sangre chicana.
Dos diablitos en apuros.

El hijo de Huracan Ramirez. Huracan Ramirez y la monjita negra. El misterio de Huracan Ramirez. Pepito as del volante.

Pepito as del Volante.
Pepito y el monstruo.
La pequena enemiga.
Persecucion mortal.
El tesoro del indito.

La venganza de Huracan Ramirez. Cinephon Film GmbH (Germany). SEE Friedrich Wilhelm-Murnau-Stiftung, legal successor of the Cinephon Film GmbH (Germany).

Clesi Cinematografica SRL. Al di la del bene e del male.

Beati i ricchi. Bollenti spirito. Casa a Roma. Che notte ragazzi.

Conviene far bene l'amore. Cristoforo Colombo.

D'amore si muore. E non se ne vogliono andare. E se poi se ne vanno.

Ernesto. Gli eroi.

L' estate sta finendo.

L' ingorgo-blackout in autostrada-una storia impossible.

Io sono mia.
Jus primae noctis.
Le faro da padre.
Malizia 2mila.
Malizia.

Marcia trionfale.

Il marito e mio e l'ammazzo quando mi pare.

Non faccio la guerra, faccio l'amore. La notte e fatta per * * rubare.

Odie le bionde.

Peccato veniale.

Piso pisello.

Ouando le donn

Quando le donne persero la coda.

Salto nel vuoto. Scandalo.

Sequestro di persona. CLT UFA, SA.

L' eternel retour.
Orphee.
Sylvie et le fantome.
Les visiteurs du soir.

Cogel-DA. SEE Osso-Fontaine, Marie France, Productions Jacques Roitfeld & Cogel-DA.

Columbia Pictures Industries, Inc.
Io non vedo, tu non parli, lui non

sente.
Columbia Pictures Industries, Inc.
(assignee of Lobito Holding, BV) &
Columbia Tristar Film Distributors
International.

La derniere.

Columbia Pictures Industries, Inc. (successor by mesne mergers to Columbia Pictures Corporation). Babette s'en va-t-en guerre.

Columbia Pictures Industries, Inc. (successor by mesne mergers to

Columbia Pictures Corporation) & Columbia Pictures Cor.

Come dance with me.

Columbia Pictures Industries, Inc. (successor by mesne mergers to Columbia Pictures Corporation). Histoire d'un poisson rouge.

Columbia Pictures Industries, Inc. (successor by mesne mergers to Columbia Pictures Corporation, assignee of Ganesh Prod).

Paper orchid.

Columbia Pictures Industries, Inc. (successor by mesne mergers to Columbia Pictures Corporation). Les regates de San Francisco.

Columbia Pictures International
Corporation. SEE Columbia Tristar Film Distributors International, Inc. (formerly known as Columbia Pictures International Corporation).

Columbia Tristar Film Distributors International, Inc. (formerly known as Columbia Pictures International Corporation, a).

Suor Letizia.

Columbia Tristar Film Produktions, GmbH (formerly known as Columbia Filmgesellschaft, mbH). Liebe, die den kopf verliert.

Columbia TriStar Films (France), SA, formerly known as Columbia Films, SA.

Boccaccio racconta.

Columbia TriStar Films (France), SA, formerly known as Columbia Films, SA (successor by merger to Orsay Films, SARL).

I briganti italiani.

Columbia TriStar Films (France), SA, formerly known as Columbia Films, SA.

Causa di divorzio fra Columbia TriStar Films (France), SA, formerly known as Columbia Films, SA (successor by merger to Orsay Films, SARL).

Congo vivo.

La marcia su Roma. Il processo di Verona.

Consortium de Droits

Cinematographiques et Audiovisuels. SEE CDCA (Consortium de Droits

Cinematograhiques et Audiovisue).

Daiei Company, Ltd. Akasen chitai.

Kagi.

Marboroshima uma.

Nobi. Rashomon.

Ukigusa. Watashi wa nisai.

Dean Film SRL & Rocca Delle Macie SRL.

C'eravamo tanto amati.

Dean Film SRL.

Mio dio, come sono caduta in basso. I nuovi mostri.

Primo amore.

Sesso matto.

DeAnda, Producciones Raul.

Abriendo fuego. Cazador de demonios.

Fieras en brama. El guardaespaldas. Guerilla salvaje.

Imagen de muerte. Un paso al mas aca. Pecado original.

Decla Bioscop AG (Germany). SEE Friedrich Wilhelm-Murnau-Stiftung, legal successor of the Decla Bioscop AG (Germany).

DEG Sale Company, BV. L' altra faccia del Padrino.

Anima nera. Baby love. La banda cassaroli.

Boccaccio 70. Il brigante Musolino. Capriccio all'Italiana.

I crudeli.

Dio sei un proprio padreterno.

La donna scimmia. Ecco il finimondo.

Goliath e la schiava ribelle.

L' idea fissa. Io e lui.

Italiani brava gente.

Maciste, Il gladiatore di sparta.

Madame sans gene. La mia signora.

Le monachine. Il paradiso dell'uomo.

La parmigiana.

Il piacere e mistero. I piaceri del sabato notte.

La piscine.

Il primo premio si chiama Irene. Il prode Anselmo e il suo scudiero.

Progi l'altra guancia. Il re di poggioreale.

Romanticismo. Rosolino parterno soldato.

Los scatenato.

Lo scopone scientifico.

Sensualita.

I sette dell'orsa maggiore.

Siluri umani.

Spade senza bandieria. Spara forte piu forte ... non capisco. Spy with the cold nose.

La stega in amore.

Il terrore con gli occhi storti. Three bullets for a long gun.

Ti ho sposato per allegria.

Torino nera.

Tre pistole contro cesare.

I tre volti.

Gli uomini del passo pesante. L' urlo.

Vacanze d'inverno.

Vietnam, guerra senza fronte.

Violenza quinto potere. A walk into hell.

DeJouvenel, Anne, Hugues DeJouvenel & Foulques DeJouvenel.

A portee de la main. Affaires de coeur.

Armande and journey's end. Aventures quotidiennes.

Bella-Vista.

Belles saisons. Le ble en herbe.

Ce que Claudine m'a dit (Mes apprentissages).

Ces plaisirs. Le ciel de lit.

La dame du photographe.

De ma fenetre. La decapitee.

Discours de reception a l'Academie Royale Belge.

Duo.

Green sealing wax. La joumelle noire. Le journal intermittent. The last of Cheri.

Lettres de la vagabonde. Mes apprentissages: ce que Claudine

n'a pas dit. Mes cahiers. Mon ame (1954). Mon ame (1957). Morceaux choisis. Le mystere animal. La naissance du jour.

Noces. Nudite.

Les plus belles pages de Colette.

Pour un herbier. Prisons et paradises. Le rendez-vous. La seconde.

Trois . . . six . . . neuf. Les vrilles de la vigne.

DeJouvenel, Foulques. SEE DeJouvenel, Anne, Hugues DeJouvenel & Foulques DeJouvenel.

DeJouvenel, Hugues. SEE DeJouvenel. Anne, Hugues DeJouvenel &

Foulques DeJouvenel.
Documents Cinematographiques.

190 sous zero.

24 heures de la ne d'un bled (benimelgual).

Les amoureux de Marianne. Les amours de Paris.

Anemone de mer.

Araignee.

Araignee dans ses exercices d'acrobatie.

Araignee sauteuse de face. Au royaume des jouets. L'auberge du petit dragon.

L' avais sept filles.

Bel ouvrage. Bernard l'hermite. Bourdon.

La brigade des jupons. Buste d'hippcampe profil.

La cabane aux souvenirs. Caprelle apres la sortie des oeufs.

Caprelle femelle.

Cellules de l'embryon de l'hippocampe.

Cellules de la peau de la crevette. Le chemin de Damas.

Chromatophores de la peau de la

Chromotophores de l'hippocampe.

Le cirque. Comatule.

Comatule dansant.

Coq en pate.

Corps de pantopode. Corps harmonieux.

Crabe. Crabe de face. Crabe et anemone. Crevette de face.

Crevette dessous. Daphnie accouchant.

Detail d'une aile de sauterelle. Detail de la pale de la queue de la crevette.

Detail de la queue de la crevette de

Deux danseuses sur fond de notes. Documents originaux marey-bull. Ecailles de tete de papillon.

L' ecole des cocottes. Edouard Branly. Entente cordiale. Epouse ma veuve.

Ermites du bled. Ermites du ciel.

Foret de piquants chez l'oursin. La France est un empire.

La Garnison amoureuse.

Gavarny et son temps.

Grand gala. La grande pastorale.

Gueule de poisson rangees successives de dents.

Gueule de poisson systeme diffus d'ecailles.

Hippocampe femelle. L' inconnue no. 13.

Jeux de sable. Julie la rousse.

Le limousin. Le mannequin assassine.

Mardc d'aujourd'hui. Marey, un savante trop oteconnu. L' oeil compose de l'araignee.

Oeil de bebe crabe (fort

grossissement). Oeil de crabe.

Oeil de l'hippocampe. On n'aime qu'une fois.

Oursin de roche. Oursin de sable.

Patte de crevette de sable "Aristide

Pedicellaires, organes de defense de l'oursin.

La peiuvre no. 4. Petit navire.

La petite sauvage. Petits Poulbots.

La pieuvre no. 1.

La pieuvre no. 2. La pieuvre no. 3.

La pieuvre no. 5.

Pince de crabe no. 1. Pince de crabe no. 2.

Pince de crevette de sable. Pince de galathee.

Pince de homard (De Gaulle). Piquant et pedicellaires de l'oursin.

Piquants et pedicellaires de l'oursin. Poche d'incubation hippocampe. Queue de la crevette en croisillon

microcinema. La reine des resquilleuses. La rosiere des Halles.

Rostre sur le nez de la crevette N 1. Rostre sur le nez de la crevette N 2.

Une rue.

La septieme porte. Le soleil et les fetes du solstice.

Sommes-nous defendus. Suzanne et ses brigands. Symphonie du travail.

Tanger.

Terre d'expiation. Tete blonde.

Tete d'un pedicellaire de l'oursin.

Tete de Daphnie no. 1.

Tete de Daphnie no. 2 (moustache). Tete de la crevette en profil.

Traditions.

La tragedie imperiale.

Le tresor des hommes bleus. Vers l'extase.

Dorliac-Richter, Nina.

Allegro & adante & rondo.

Allegro & adante & rondo (rec live

Andante spianato & Grande polonaise, w. K. Kondrashin, cnd.

Bagatelles (24), op. 126/1, 4 & 6. Ballades pno (comp), op. 23. Ballades pno (comp), op. 52.

Ballades pno (comp)-rec live, Czech Radio broadcast, 1960.

Bilder aus osten, w B. Britten, pno. Bunte blatter.

Bunte blatter (rec Sept. 1977). Capriccio hpd.

Capriccio hpd (rec Paterskirche Kempen, Niedemhein, Germany,

Nov. 2, 1991). Con 1 pno, w. B. Bakala (cnd) Bmo State PO.

Con 1 pno, w. C. Eschenbach (cnd) Schleswig-Holstein Festival Orch.

Con 1 pno, w. C. Munch (cnd) Boston SO.

Con 1 pno, w. K. Ancerl (cnd) Czech PO.

Con 1 pno, w. K. Ancerl (cnd), Czech PO.

Con 1 pno, w. K. Ancerl (cnd), Czech PO (rec 1953).

Con 1 pno, w. K. Ancerl (cnd), Czech PO (rec 1954).

Con 1 pno, w. K. Ancerl, cnd, Czech PO (rec ca 1954).

Con 1 pno, w. K. Ancerl, cnd, Prague

Con 1 pno, w. K. Kondrashin (cnd), Moscow PO.

Con 1 pno, w. K. Kondrashin, cnd, London SO.

Con 17 pno, w. E. Ormandy, cnd, Philadelphia Orch.

Con 17 pno, w. E. Ormandy, cnd, Philadelphia Orch (rec live,

Philadelphia, Jan. 29, 1970). Con 2 pno, w. E. Leinsdorf (cnd), Chicago SO (rec 1960).

Con 2 pno, w. E. Mravinsky (cnd), Leningrad PO (rec Dec 27, 1961). Con 2 pno, w. J. Ferencsik, cnd, Hungarian State Orch.

Con 2 pno, w. K. Kondrashin (cnd), Czech PO.

Con 2 pno, w. K. Kondrashin (cnd), Czech PO (rec ca. 1950).

Con 2 pno, w. K. Kondrashin, cnd, London SO.

Con 2 pno, w. L. Maazel (cnd), orch de Paris.

Con 2 pno, w. S. Wislocki, cnd, Warsaw PO.

Con 22 pno, w. B. Britten, cnd, English CO. Con 22 pno, w. B. Britten, cnd,

English CO (rec 1967). Con 22 pno, w. R. Muti, cnd, Philharmonia Orch.

Con 24 pno, w. R. Muti, cnd, Florence Maggio Musicale Orch.

Con 27 pno, w. B. Britten, cnd, English CO (rec 1965).

Con 27 pno, w. B. Britten, cnd, English CO (rec 1967). Con 3 pno w. K. Ancerl (cnd) Czech

Con 3 pno, w. B. Bakala (cnd) Bmo

State PO (rec 1956). Con 3 pno, w. K. Kondrashin (cnd)

Moscow PO. Con 3 pno, w. R. Muti (cnd) Philharmonia Orch.

Con 5 pno w. W. Rowicki, cnd. Warsaw PO.

Con 5 pno, w. L. maazel, cnd, London SO.

Con 8 hpd, w. V. Talich (cnd), Czech PO (rec 1954-55).

Con 9 pno, w. L. Maazel, cnd, ORTF Orch.

Con pno, op. 16, wi. D. Oistrakh, cnd, Bergen SO. Con pno, op. 16. w. K. Kondrashin,

cnd, Moscow Philharmonic SO. Con pno, w. A. Gauk, cnd, Moscow

Con pno, w. C. Exchenbech, cnd, South German RSO.

Con pno, w. K. kondrashin, cnd, London SO (rec 1961).

Con pno, w. V. Smetacek, cnd, Czech PO (rec live, Prague 1964).

Con pno, w. V. Smetacek, cnd, Prague SO (rec 1966).

Con pno, w. W. Rowicki, cnd, Warsaw

Con vn, vc & pno, "Triple con," w. D. Oistrakh (vn), M. Rostropovich

(vcl), H. Von Karajan (cnd), Berlin PO.

Cons pno, w. K. Kondrashin, cnd, London SO.

Dances pno.

Divertissement sur des motifs originaux français, D.823, w. B. Britten.

Don pno, D.958 (rec. 1972-73).

Duets hpd, BWV 802-805. Duets hpd, BWV 802-805 (rec. Paterskirche Kempen, Niedemhein, Germany, Nov. 2).

En blanc et noir, w. B. Britten, pno. English suites, nos. 1 & 3. English suites, nos. 4 & 6.

Etudes (24).

Etudes (24) rec July 1968.

Etudes (24), op. 10/1-3 & 12; op. 25/ 5 & 6.

Etudes d'execution trascendante, s.139.

Etudes pno, op. 42-6 sels. Etudes tableaux, op. 33 & 39.

Etudes tableaux, op. 33 & 39 (rec

Fant on Hungarian folk tunes, w. k. Kondrashin, cnd, London SO.

Fant on Hungarian folk tunes, w. J. Ferencsik, cnd, Hungarian State

Fant pno.

Fant pno (rec live 1957).

Fant pno, D.940, w. B. Britten, pno. Fant pno, K.475.

Fant pno, K.475 (rec Oct. 2, 1991). Fant pno, K.475 (rec Thurmer-Saal, Bochum, Germany, Oct. 21, 1992).

Fantasiestucke pno, op. 12. Fantasiestucke pno, op. 12 (rec live 1979).

Fantasiestucke pno, op. 12-6 selections.

Fants hpd in C, BWV 906 (rec. Paterskirche Kempen, Niedemhein, Germany, Nov. 2).

Fants hpd, BWV 906 (rec Nov. 14,

Fants pno, op. 116, no. 5 (rec live Locamo, 1966).

Faschingsschwank aus Wien. Franch suites, BWV, BWV 813 & 815 (rec. Nov. 14, 1991).

Humoreske pno.

Impromptus pno (comp).

Impromptus pno, D.899, no. 2 & 4 in E flat & A flat.

Impromptus pno, D.899, no. 3 in G flat.

Intro & allegro, op. 134, w. S. Wislocki (cnd), Warsaw PO.

Introduction & rondo alla burlesca & mazurka elegiaca, w. B. Britten,

pno, no 1. L' isle joyeuse. Italian con.

Italian con (rec. Paterskirche Kempen, Niedemhein, Germany, Nov. 2, 1991).

Lachrymaee, w. Y. Bashmet, va.

Ludus tonalis. Lyric pieces.

Lyric pieces (rec. Bauemtheater T. . ., Schliersee, Germany, July 7, 1993).

Marches pno-no. 2. Mazurkas pno, op. 40.

Miroirs.

Moments musicaux, 3 sets. Moments musicaux, no. 1, 3 & 6.

Morceaux, op. 51-no. 1.

Morike-Lieder (sels), w. Dietrich Fischer-Dieskau (bar)—26 sels.

Nocturnes (rec July 1988).

Novelettes. Novelettes (rec live 1979).

Novelettes—no. 1.

Novelettes-no. 1 only.

Ont pno, ob, cl, hn & bn w. (wind players unknown).

Papillons.

Pictures at an exhibition (rec 1956). Pictures at an exhibition (rec live, London, 11/68).

Pieces pno, op. 4, no 4, "Suggestion diabolique.

Pieces pno, op. 118, no. 3 (rec live Locamo, 1966).

Pieces pno, op. 119, no. 4 (rec live Locamo, 1966).

Pieces pno, op. 52—no. 1. Pieces pno, op. 76, no. 8 (rec live Locamo, 1966).

Pno music (misc).

Pno music (misc), Son in C Pno music (misc) w. K. Kondrashin, cnd, London SO.

Pno music-Nocturne in F, op. 10/1

Poeme-nocturne pno.

Polonaise-fant (rec Bauemtheater Terofal, Schliersee, July 10, 1992).

Polonaise-fant (rec Konzerte St. Andreas, Seesen, 1992). Polonaise-fant (rec. July 1988).

Polonaises in C sharp, op. 26/1; in A, op 40/1; in C, op. 40/2.

Polonaises pno, S.223/2. Prelude, choral et fuge.

Preludes & fugues pno. Preludes, op. 28-13 preludes.

Preludes pno (misc)-24 preludes. Preludes pno (sets)—4 preludes from book 1.

Preludes pno (sets)—6 sets from book

Preludes pno (sets)-book 2. Preludes pno, op 23 & 32.

Preludes pno, op 23 & 32-3 sets from op. 23.

Qnt pno, op. 31, w. Borodin String Quartet.

Qnt pno, op. 5, w. Borodin String Quartet.

Qnt pno, w. Borodin String Quartet. Qnt pno, w. Borodin String Quartet. Romanzen aus Tieck's Magelone, w. D. Fischer-Dieskau (bar).

Romanzen aus Tieck's Magelone, w.

Dietrich Fischer-Dieskau (bar).

Rondos pno & 4 hands, op. 5.

Rondos pno, op. 51.

Les saisons—June.

Scherzos.

Scherzos (rec July 1977).

Scherzos no. 4.

Scherzos, no. 4, op. 54.

Sib 16 obim "Tempest" (rec live, Carnegie Hall, New York 5/3/65).

Son 1 pno.

Son 1 pno (rec live 1988). Son 1 pno (rec live in recital, ca 1986/ 89).

Son 1 va, w. H. Gutman, vc. Son 1 vn, w. O. Kagan, vn.

Son 1 vn, w. Oleg Kagan (vn).

Son 2 pno.

Son 2 pno (rec live in recital ca. 1986/ 89).

Son 2 pno (rec live, Warsaw, 10/27/ 72).

Son 2 pno (rec Mar. 1985, Nov. 1966).

Son 2 pno (rec Oct 27, 1972). Son 2 pno (rec Sep.—Oct., 1972).

Son 2 vc, w. M. Rostropovich (vc).

Son 3 pno.

Son 3 pno (rec June 2, 1975).

Son 3 pno (rec Kieler Schloss, Germany, Oct 27, 1992).

Son 4 pno.

Son 4 pno (rec Mar 1985, Nov. 1966). Son 4 vn, w Oleg Kagan (vn)—(rec

Large Room of the Conservatorty Moscow, Oct. 27 & Nov. 6, 1975).

Son 5 pno.

Son 5 pno (rec in recital at the Aldeburgh Festival, 1966).

Son 5 pno (rec live, Aldeburgh 1967). Son 5 pno (rec live, Warsaw, 10/27/ 72).

Son 5 pno (rec Oct 27, 1972). Son 5 pno (rec Sep.—Oct., 1972). Son 5 vn, "Spring," w. Oleg Kagan

(vn)—rec Large Room of the Conservatory, Moscow Oct. 27 & Nov. 6, 1975.

Son 6 pno.

Son 6 pno (rec live Locamo 1966). Son 6 pno (rec live, Salle Pleyel, Paris, 11/7/80).

Son 7 pno.

Son 7 pno (rec live, salle, pleyel, paris, 11/7/80).

Son 7 pno (rec Nov. 1, 1975).

Son 8 pno.

Son 8 pno (rec live 1956).

Son 8 pno (rec Mar. 1985, Nov. 1966). Son 9 pno.

Son 9 pno (rec live, Warsaw, 10/27/ 72).

Son 9 pno (rec Oct 27, 1972).

Son 11 pno (rec 1968).

Son 12 pno "Funer march" (rec Nov. 1, 1975).

Son 12 pno "Funeral march."

Son 13 pno. Son 14 pno.

Son 14 pno (rec Oct. 2, 1991).

Son 14 pno (rec Thurmer-Saal, Bochum, Germany, Oct. 21, 1992).

Son 15 pno.

Son 15 pno (rec live 1956). Son 17 pno, "Tempest." Son 17 pno "Tempest," (rec. June 6, 1965).

Son 17 pno, "Tempest" (rec. live, Salle Pleyel, Paris 11/7/80).

Son 18 pno.

Son 18 pno (rec June 6, 1965).

Son 18 pno (rec live, Carnegie Hall, New York 5/3/65).

Son 18 pno (rec live, Salle Pleyel, Paris 11/7/80).

Son 22 pno.

Son 22 pno (rec Bauemtheater Terotal, Schliersee, July 10, 1992).

Son 22 pno (rec Schliersee, July 10, 1992).

Son 23 pno, "Appassionata" (ec Nov. 1, 1959).

Son 23 pno, "Appassionata" (rec 1960).

Son 23 pno, "Appassionata."

Son 27 pno.

Son 27 pno (rec June 2, 1965).

Son 27 pno (rec live, Carnegie Hall, New York, 5/3/65).

Son 28 pno.

Son 28 pno (rec live, Carnegie Hall, New York 5/3/65).

Son 28 pno (rec May 18, 1986). Son 29 pno "Hammerddavier" (rec live London).

Son 29, "Hammeddavier" (rec June 2, 1975).

Son 30 pno (rec Kieler Schloss, Germany, Oct. 27, 1992).

Son 30 pno (rec live, Carnegie Hall, New York 5/3/65).

Son 32 pno.

Son 32 pno (rec June 2, 1965). Son in C vn & pno, w. Oleg Kagan, vn. Son in E vn & pno, w. Oleg Kagan, vn.

Son pno (rec 1971).

Son pno (rec live, 1966 & 1971). Son pno (rec live, Aldeburgh Festival,

Son pno 4 hands, D.812, w. B. Britten, pno.

Son pno 4-hands, K.521, w. B. Britten, pno. (rec live 1966).

Son pno 4-hands, K.521, w. B. Britten, pno (rec. live, Aldeburgh, 1967).

Son pno, D.566.

Son pno, D.566 (rec 1964).

Son pno, D.575.

Son pno, D.575 (rec live, Aldeburgh Festival, 1966).

Son pno, D.625. Son pno, D.625 (rec liv).

Son pno, D.664. Son pno, D.784.

Son pno, D.840.

Son pno, D.845. Son pno, D.850.

Son pno, D.958 (rec 1958).

Son pno, D.958 (rec live, Budapest, 2/

8/58).

Son pno, D.960 (rec Jun 1956 & Sept. 1972).

Son pno, D.960 (rec live, Aldeburgh Festival, 1964).

Son pno, HXVII/6, "Andante with vars.'

Son pno, w. K. Kondrashin, cnd, London SO.

Son va, w. Y. Bashmet (va). Son vc, w. Natalia Gutman, vc. Son vn & pno, op. 11/1, w. Oleg Kagan, vn.

Son vn & pno, op. 11/2, w. Oleg Kagan, vn.

Son vn, w. D. Oistrakh (vn). Son vn, w. O. Kagan (vn). Son vn, w. Oleg Kagan (vn). Songs, w. D. Fischer-Dieskau, bar., op. 33.

Sonn pno, D.960 (rec 1972-73). Sons (5) kbd in D, BWV 963, in D, BWV 964, in C, BWV 966.

Sons (5) kbd, no. 4 in D, BWV 963 (rec. Paterskirche Kempen, Niedemhein, Germany, Nov. 2,

Sons pno (comp), nos. 1, 7. 12, 27, 28, 29, 31.

Sons pno, in A flat, HXV1/46. Sons pno, in C, HXV1:20.

Sons pno, no. 2. Sons pno, no. 3 in C. Sons pno, no. 39.

Sons pno, no. 39 in D, HXV1/24.

Sons pno, nos. 24 & 52.

Sons pno, Son in E flat HXV1/49. Sons pno, Son. 39 in D, HXV1/24.

Sons pno-no. 3 (rec live, Locarno,

Sons pno-no. 3 (rec May 1954 & June

Sons va & pno, w. Yuri Bashmet, va, op. 11/4 (1919); op. 25/4 (1922); sonata (1939).

Sons vc (comp) w. M. Rostropovich (vc).

Sons vn pno (misc).

Suites hpd, nos. 2, 3, 5 & 8.

Sym 5, w. E. Svetlanov (cnd), USSR SO.

Sym etudes.

Sym etudes (rec 1971).

Sym etudes (rec live, London, 10/20/ 68).

Toccata pno.

Toccatas hpd, BWV 910-16, BWV 913 (rec Nov. 14, 1991)

Toccatas hpd, BWV 910-16, no. 1 in D, BWV 913.

Trio 6 pno, "Archduke." Valses nobles et sentimentales. Vars & fugue pno, op. 35, "Eroica." Vars & fugue pno, op. 35, "Eroica"

(rec live, Festival Hall, London). Vars & fugue pno, op. 35, "Eroica"

(rec live, Teatro La Venice, Venice, Italy 1/6/70).

Vars & fugue pno, op. 35, "Eroica"

(rec live, Teatro la Venice, Venice, Italy 1/6/70).

Vars & fugue pno, op. 35, "Eroica" (rec live, Carnegie Hall, New York 4/5/70).

Vars & fugue pno, op. 35, "Eroica" (rec live, London 10/20/68). Vars & fugue pno, op. 35, ''Eroica''

(rec. June 1, 1970). Vars & fugue pno, op. 35, "Eroica"

(rec 1968). Vars & fugue pno, op. 35, "Eróica"

(rec 1970). Vars on a theme by Paganini.

Vars on a waltz by Diabelli, op. 120 (rec June 1, 1970).

Vars on a waltz by Diabelli, op. 120 (rec May 18, 1986).

Vars on a waltz by Diabelli, op. 120 (rec live, Teatro la Venice, Venice, Italy 1/6/70).

Vars on an original theme op. 32 (rec live, Carnegie Hall, New York 4/5/

Vars on an original theme, op. 34. Vars on an original theme, op. 34 (rec 1970).

Vars on an original theme op. 76. Vars on an original theme, op. 76 (rec

live, Teatro la Venice, Venice, Italy

Vars on an original theme, op. 76 (rec live, Carnegie Hall, New York 4/5/

Vars on an original theme, op. 76 (rec June 1, 1970).

Vars on an original theme, op. 76 (rec 1970).

Vars on an original theme pno 4 hands, w. B. Britten, pno.

Vars pno, D.576. Vars pno, K.353. Vers la flamme. Waldscenen.

Douris Corporation. Corridor of mirrors. Dark journey.

Fire over England. Forever and a day. Storm in a teacup.

Douris UK, Ltd. Accused.

Albert RN. Big fella.

Blondes for danger. Body said no.

Broken barrier. But not in vain. Cast a dark shadow.

La chute de la Maison D'Usher.

Corridor of mirrors. Crime over London. Dancing with crime.

Dark journey. De naede faergen. Dinner at the Ritz.

Double confession. Double crime in the Maginot line.

Emak bakia.

Escapade. Face in the night. Farewell again. Fire over England.

Die genntlemen bitten zur kasse.

Girl in a million. La glace a trois faces. Golden Madonna. Green cockatoo. Hands of Orlac. His Lordship. Jericho.

Jigsaw. Jump for glory. Just William. Just William's luck.

Lilacs in the spring. Limelight.

London melody. Millions.

Miss Pilgrim's progress. Moonlight sonata. Murder at the windmill.

Navy lark.

Nearly a nasty accident. No funny business.

No parking. Nurse Edith Cavell. Our fighting Navy.

Le puritaine. Reluctant bride. Retour a la raison. Romantic age.

Runaway bus. Sanders of the river.

The sea shall not have them.

Sixty glorious years. Song of freedom. St. Martin's Lane. Storm in a teacup. Talk about Jacqueline.

Teheran. Le tempestaire. They came to a city. This'll make you whistle.

Three maxims. Three steps to the gallows.

Tony draws a horse. Vessel of wrath. Das Wachsfigurenkabinett.

William comes to town. Windfall.

Dovzhenko Studios. A teperi sudi.

Abiturienka. Adres vashego doma.

Akvalangi na dne. Andriesh.

Anna i komandor. Annichka.

Artist iz Kohanovki. Ati-bati shli soldati. Begletz iz Yantaruogo.

Belaya ptitza s chernoy otmetinoy.

Beliy bashlik. Beliy krug. Beliye tuchi. Ber vesti propavshi.

Bereg nadezhdi. Bereravaya bil.

Bireck.

Bogatir idet v Marto. V boi idul odi stariki.

Bolshie hlopoti iz-za malenkogo malchika. Boris Romanitzkiy.

Budni ugolovnogo rosiska. Budte gotovy vashe vysochestvo. Buhta Eleni.

Buran (2nd part) "Dunea o Kovpake."

Burigan. Cemnadtzatiy transatlanticheskiy.

Ch. P-cherezivchaynoe proishestvie. Cherniy kapitan. Daleko ot rodini. Dalekoe i blizkoe. Desiatiy shag. Deti solntza. Devushka s mayaka.

Dinnaya doroga v korotkiy deni.

Diplomati po nevole. Dmitro Goritzvit. Dni letnie. Dolina sinih skal. Dorogoyi tsenoyi. Duma o britanke. Dva goda nad propastiyu.

Ego pokolenie.

Ehali, mi ehali. Eksperiment doktora Absta. Eralashniy reis.

Esli bi kamni govorili. Esli lubish. Esli ti uydesh. Esti takoy pareni. Eta tverdaya zemliya.

Eto bilo v mezhgorodie. Eto bilo vesnoy.

Flagi na bashniah. Gaduka. Gibel eskadri. Gide 0-42. Glavniy prospekt. Gnat Ura. Godi devichie. Godi molodie. Golfstream. Golubaya strela. Golubie molnii.

Golubiye dorogi. Gori, moya zvezda. Grigoriy Skovopodov. Groza nad polymi. Guci-lebedi letyat.

Gulashava. Hleb i sol. Hochu veriti. Idu k tebe.

Ih znali tolko v litzo. Inspektor ugdovnogo roziska.

Iscuplenie chuzhih grehov. Ivan Franko. Ivanna.

Kalinovaya rosha. Kamenniy krest.

Kanal.

K svetu.

Kapella "Dumka." Kapella banduristov.

Karantin.

Karpati-karpati (3rd part) "Duma o Kovpake.'

Katya-Katusha. Kazhdiy vecher posli raboti.

Kievlynka. Kluchi of neba.

Kogda chelovek ulibnulsia. Kogda nachinaetza unosti. Kogda pout solov'i. Komanda s nashey ulitsi. Komandir koroblya.

Komissari.

Koncert masterov Ukrainskogo iskustva.

Konets chirvie-koziriya. Koroleva benzokolonki. Kosmicheskiy splav. Koster bezsmertiya. Krepost na kolesah. Krovaviy rassvet.

Krovi ludskaya-ne voditza.

Krutie stupenki. Krutoy gorizoht. Kto vernietsa-dolubit. Lastochka.

Lavri. Lesnouya pesnya. Letaushiy korabl. Lichnaya zhizni. Liemerivna.

Lileya. Lishniy hleb. Lubov na rassvete. Ludi moey dolini. Ludi ne vse znaut.

Lushka. Lvubasha. Maksimka. Malchiki. Malva. Marina.

Mariyan Krushelnitzkiy.

Martin Borulya. Mati.

Matros Chizhik. Mechtali i zhiti. Meciatz Maiy. V mertvoy petle.

Mesto sprentera vakanttno.

Mi, dvoe muzhchin. V mirnie dni. Mlechniy put. Molchat tolko statui. Moral pani Dulskoy. More zovet. Morskaya chayka.

Morye. Myatezhny "Orion." Na kievskom napravlenie. Na korotkoy valne.

Na krilyah pesni. Nabad (1st part): ''Duma o Kovpake.''

Nad nami uzhniy crest. Naedine s nochie. Naimickkoi. Nakanune premyery.

Naperekor vsemu. Nashi chempioni. Nasledniky. Nataliya Uzhviy. Nazar Stodolva.

Nazovite urogoen "Mariey." Ne dnya bez preclucheniy. Ne plach, devchonka!

Nebo zovet. Nebo-zemilya-nebo.

Neposedi. Nerazluchnie druzia. Net neizvestnih soldat.

Ni puha, ni pera.

Nina.

Nochnoy mototziklist. Nod cheremoshem. Novelli kroshogo doma.

Novoselie.

Obeknovennaya istoriya. V odin prekrasniy den. Ogneniy most.

Ogoni. Oleciya.

Oleksa Dovbush.

Oshibka onore de Balzaka.

Ostrov unosti. Ostrov volchiy. Ozarenie. Padushiy iney. Partizanskaya iskra. Pavel Korchagin. Pedagogicheskaya poema.

Perviy paren. Pesni nad Dneprom. Plamya gineva.

Pobeg iz dvortza. Pochtoviy roman.

Pod sozvezdiem bliznetsov.

Pod zolotim orlom. Podvig razvedchika. Potzeluy Chaniti. Povest nashi dney. Povesti o Ptashkine. Povesti o zhenshine. Poyet Ukraina.

Prarnic pechovoi kartoshki.

Pravo na lubovi.

Predpolozhim-ti kapitan. Predveshaet pobedu. Prigloshenie k tantzu.

Prikluchenia s pidjakom Tarapunki.

Propavshaya gramota. Prostaya vesh.

Prostie zaboti. Proverenno-min net.

Puteshestvie v molodost.

Puti i sudbi. Puti k sertzu. Radosti moya.

Raketi ne dolrhni vzleteti.

Rasvedchiki. Rebenok.

Rodnik dlya zhazhdushih.

Rojdennie burey. Roman i Francheska.

S dnem rozhdeniya.

Samolet uhodit v 9.

Sashko. Schedroe leto.

Seim, vihodit iz beregov. Semiya Kotzubinskih.

Serebryaniy trener. Sespel.

Shedriy vecher. Shelmenko-denshik.

Shtepsel zhenit Tarapunku. Skazka o Malchishe-Kibalchishe.

Skuki radi. Sluchayniy adres. Smotreti v glaza. Sofiya Grushko.

Sokrovisha pilaushih skal.

Soldatka. Son.

Spacite nashi dushi. Sredi dobrih ludey. Sredi leta. V stepyh Ukraini. Sterhki-dorozhki. Sto tisach. Strogaya igra.

Sudba marini. Sueta.

Sumka, polnaya serdetz.

Svadiba. Svatanie na Goncharovke.

Ta samoya noch. Tachanka s uga. Takaya ona igroe. Tam vdali, za rekoy.

Tarapulka i shtepcel pod oblakami.

Taras Shevchenko.

Tavriya.

Tayno partizanskoy zemlyanki.

Teatr i poklonniki. Teatr neizvestrogo actera. Teni zabitih predkov.

Tihie berega. Tizigan.

Tolko kaplyu dushi.

Tolko ti. Tretiy udar.

Trevojnava molodost. Trevozhniy meciatz vereseni. V trideviatom tzarstve.

Trista let tomu.

Troe sutok posle bessmertiya.

Tronka.

Tumannocti Andromedi.

Tyzhaliy kolos. Tzvetok na kamne. Ukradennoe schastie. Ukrainskaya rapsodiya. Ulitza iz topoley. Umeeti li vi zhit.

Unga so shuni "Kolumb."

Usniki bomona.

Vecher na Ivana Kupala. Verhovino, mati moya. Veseliy zagovor. Veseliyi Zhabokrichi.

Veselka.

Vesi mir v glazah tvoih. Vi petiku ne videli.

Vnimaniu grazhdan i organizatziy.

Volshebnaya noch. Vospominanie. Vozvrashenie Veroniki.

Vremyo-Moskovskoye. Wsudu esti nebo. Ya bolshe ne budu.

Yarosti.

Za 5 sekund do katostrofi. Za dvumiya zaytzami. Zacharovannaya desha.

Zahar Berkut. Zakon Antarktidi. Zaporzhetz za Dunaen. Zayachiy zapovednik. Zdeci nam zhit. Zdrastvuy, gnat! Zemlya.

Zemnie i nebesnie pricklucheniya.

Zhivaya voda. Zhnetsy. Zolotiye ruki. Zozulya s diplomom. Zverda baleta. Zverdniy svet. Zvezdi na kriliyah.

EC Investments Ltd., Inc. Una bruja sin escoba. Los buitres del desierto.

Los Conquistadores del Pacifico.

El dedo del destino. Die gro elefante. El millon de Madigan. Ramon y Dalila.

Tabu (fugitivos de los mares del sur).

El tesoro de Makuba.

Editions Durand. 1er Quatuor op. 12 pour 2 violons,

alto et violoncelle.

1er Trio a cordes, op. 16, pour violon, alto et violoncelle.

200 textes d'harmonie elementaire et de difficulte limitee.

2eme prelude et fugue, pour piano. 2eme Quatuor op. 22 pour 2 violons, alto et violoncelle.

2eme sonate pour violon et piano. 2eme trio a cordes, op. 28, pour violon, alto et violoncelle.

3eme Quatuor op. 30 pour 2 violons, alto et violoncelle.

3eme Trio a Cordes pour violon, alto et violoncelle.

Les amants separes. Ames d'enfants.

L' art de la fugue, analyse et commentaires.

La buche de noel. Bucolique.

Cahier de violon op. 42. Choeurs a 3 voix.

Commedia dell'arte pour orchestre. Concertino pour piano et orchestre de chambre.

Concerto pour trois pianos et orchestre & cordes.

Concerto pour violon et orchestrereduction pour violon et piano. Deux sonates (3eme et 4eme) op. 44

et 56 pour piano.

Deuxieme imaginaire O, op. 41 n. 2, pour 7 instruments.

Divertissement pour harpe.

Dolores.

Douze lecons de solfege a changements de cles.

Ecrits sur la musique et l'education musicale.

Fantaisie.

Hymne a la vierge.

Iberia.

Idyle, pour flute et piano.

Imrpomptu en la bemol, pour piano.

Introit, recit et conge.

Louis Aubert, musicien français.

Le Martyre de Saint Sebastien. Messe cum jubilo.

Messe de requiem.

Noel au zoo.

Noel Canadien.

Noel des neiges.

Les patineurs.

Pluie de printemps. Portraits d'enfants.

Premier imaginaire, op. 41 n. 1, pour

7 instruments. Premiere valse d'Auguste Durand. Priere d'un petit enfant negre, pour

choeur a 4 voix.

Quatre chansons. Quatrieme imaginaire, op. 41 n. 4, pour 7 instruments.

Quatuor de saxophones.

Quintette a vent op. 10 pour flute, hautbois, clarinette, basson et quatuor a cordes.

Quintette op. 34 pour basson, 2 violons, alto et violoncelle.

Saint Joseph avec Marie.

Les sirenes.

Solfeges de concours 1963 a 1 et 2

Sonate n. 2 op. 19, pour piano. Sonate n. 3 op. 29, pour piano.

Sonate n. 4 op. 31, pour piano. Sonate opus 40, pour violoncelle et piano.

Sonate pour cor et piano.

Sonate pour harpe.

Sonatine pour clarinette en si bemol et piano.

Symphonie brevis, pour orchestre a cordes.

Symphonie choregraphique. Symphonie enfantine.

Traite de contrepoint.

Transcription pour chant et orgue de Salutation angelique et l'oraison dominicale d'Andre Caplet.

Tres jolie.

Trio flute, hautbois et violoncelle, op.

Trio pour flute, harpe basson, op. 35

Trio pour flute, violoncelle et piano. Trio pour violon, clarinette et cor, op. 35 n. 3.

Trois etudes. Trois legendes. Trois Noels francais.

Troisieme imaginaire, op. 41 n. 3, pour 7 instruments.

Ut ou do.

Editions Max Eschig.

14eme quatuor a cordes.

2 paysages.

20 lecons de solfege.

2eme impromptu.

3 inventions en form de sonatine.

3eme impromptu. A Canao Virou.

A Canoa Virou, A l'aimable Sabine.

A la fleur asphodele.

ABC du violon: vingt nouvelles sur l'enseignement primaires.

Adagio cadence et final. Adios.

L' adultere.

Allemande cherie de son Altesse le Duc D'York.

Allemande du roy.

Allemande sur la mort de Duc de Glocester.

Andante du Concerto Italien.

Angoisses. Asturiana.

Au pays des cigales.

Au soir. L'aubepin.

Autour des montagnes russes.

Ballade.

Une barque sur l'ocean. La belle au bois dormant.

Bendita Sabedoria. Benedictiones.

Berceuse ancienne (evocation).

Berceuse. Blue. Branle gay.

Canarios.

Cancao das aguas claras.

Capricci armonici, no. 1: sarabande. Capricci armonici, no. 2: gigue.

La cauchemar. La celosia.

Cendrillon.

Le chanoine recupero. Le chant du Maquis.

La chateau de feu. Les cinq doigts. Concerto da chiesa.

Concerto en re M. Concerto en re mineur.

Concerto in re M. Concerto.

Conde Claros.

Les conquerants de Paris. Corsica bella.

Cosmogonie (prelude). Les coups de pieds.

La critique.

Cuatro canticas sefardies.

Dans la nuit j'entends une chanson.

Dans notre roulotte. Danse cubaine.

Danse des maraichers.

Un danseur roumain. La danseuse aux lions.

De quelques francais. Dernier poeme.

Les deux chemins.

Deux divertissements. Deuxieme nocturne.

Divertimento. Divertissements.

Duo.

L' espagnolade. Espanoleta.

L' eveque d'autun. Exercices d'intonations.

Fantasia del primer tono. Fantasia sopra un motivo.

Felicie aussi.

La fontaine de jouvence. Francois d'Assise il poverello.

Fugue a 3 voix. La gageure imprevue. Gallardas.

Gavotte de la suite Anglaise no. 3.

Le geant. Gigue.

Guardame las vacas.

Guia pratico 2eme recueil. Guia pratico 3eme album.

Guignol et Pandore. Improvisation et rondo. Invention pour 2 guitares.

Invitation carnaval.

Les invites. Jacaras.

Je vous aime sans espoir.

Les jeunes au piano 1er recueil, Mireille et les animaux.

Les jeunes au piano 2eme recueil, Mariane devant le kiosque a journaux.

Les jeunes au piano 4eme recueil. Les jeunes au piano, 3eme recueil,

L'autobus imaginaire. Les jeux de l'amour et du hasard.

lota. Le jour. Lune.

Ma petite Hawaienne. Le magistrat suisse.

Mama.

Manola del avapies.

La marche des forains. La marchina.

La marechale sans gene. Mariana. Marizapalos.

Marlene. Mazurkas 3eme recueil.

Mediterranee. Menuet extrait de divertimento K.334. Modinhas e cancioes ler recueil.

La naiade.

Nana. Il neige de la joie.

Neige.

New York sky line melody.

Le nuage. Nuit d'ete. Nuit d'hiver. Nuits Argentines. Oedipe-roi.

Onze interludes. El pano moruno.

Partita pour violoncelle et piano.

Partita. Pasacalles. Passacaille. Pastorale. Pavanas.

Paysage senimental. Pescatore che va cantando.

Petit Papa Noel. Petite suite. Poeme. Polo.

Pousse-pousse.

Prelude pour deux guitares.

Printemps.

Quand la terre s'eveille.

Sarabande menuet et pastorale. Sarabande.

Scenic railway. Seguidilla murciana. Sept poemes abtraits. Serestas n. 13 serenata. Serestas n. 14 envolee. Sextuor mystique.

Si votre coeur vagabonde.

Six etudes. Six mouvements. Sonate.

La souris. Souvenirs de l'exposition. Suite pour trio d'anches.

Sur ton ombre.

Symphonie Van Riebeck. Tango d'un soir.

El tango des cantos del Uruguay. Tendre serenade.

Therezina de Jesus. Toccata.

Tombeau d'amour.

Le tombeau de François Corbetta. Le tombeau sur la mort de Madame

d'Orleans. Tourbillon mecanique. Tous les boeufs. Le train hante.

Le travail du peintre. Trois morceaux espagnols. Valse douce.

La vida breve.

Vire, vire, vire les petite cochons. Voici que le printemps.

Vos yeux clos. Xango.

Editions Rene Chateau Company. Babette s'en va en guerre.

La belle equipe. Bonne chance. Le bossu. Boule de suif. Cafe de Paris.

Derriere la facade.

Le deuxieme souffle.

Divine.

Elles etaient douze femmes.

En cas de malheur. Entree des artistes. La fete a Henriette. La fin du jour. Fortunat.

Gigi.

Une gueule comme la mienne.

Le lac aux dames. LaP ... respectueuse. Minne, l'ingenue libertine. Mitsou.

Paix sur le Rhin. Paris, New York. Le pere Goriot. Un revenant. Le sang a la tete. La vie a deux.

Efzet (Friedrich Zelnik) Film GmbH (Germany). SEE Friedrich Wilhelm-Murnau-Stiftung, legal successor of the Efzet (Friedrich Zelnik) Film, GmbH.

EGEDA.

087, mision apocalipsis. 091 policia al habla. 10 horcas para un pistolero. 127 millones libres de impuestos.

El 13-13. 1919. cronica del alba. 3-S-3, agente especial.

70 veces 7. 99 mujeres.

A cuarenta y cinco revoluciones por

A escape libre. A hierro muere.

A la palida luz de la luna. A los cuatro vientos.

A los pies de usted. A mi la legion.

A mi las mujeres ni fu ni fa. A mi no me mire usted!

A puno limpio. A trio limpio (encuentro con la muerte).

A un dios desconocido. Abajo espera la muerte.

El abanderado.

El abominable hombre de la costa del sol.

Abortar en Londres. Aborto criminal.

Abre tu fosa amigo, llega sabata.

Abrrios altos. Abuelita Charleston.

Una abuelita de antes de la guerra.

Abuelo made in Spain. Accidente 703. Acompaname. Acosada.

Acteon. Acto de posesion.

Adela.

Adios juventud. Adios, ciguena, adios. Adios, cordera.

Adios, gringo. Adios, Mimi Pom Pom.

Adios, Texas. Adolescencia. Las adolescentes. La adultera.

Adulterio a la espanola. Adulterio nacional. El adultero.

Las aeroguapas. Aeropuerto.

Agente 003, operacion Atlantida. Agente 27, operacion Rembrandt. Agente 3-S-3, pasaporte para el

Agente sigma 3: operacion goldwater. Agente XI-7, operacion oceano. Agente Z-55, mision Hong Kong.

Los agentes del quinto grupo. Agitese antes de usarla. Agonizando en el crimen. Las aguas bajan negras. Agustina de Aragon. Ahi va ctro recluta. Al diablo con amor.

Al este del oeste. Al filo del hacha. Al fin solos.

Al fin solos, pero . . Al oleste de Rio Grande. Al ponerse el sol.

Al servicio de la mujer espanola.

Al sur del Eden. Alambradas de violencia.

Alas de juventud. Alba de America. El alcalde de Zalamea. Alcalde por eleccion. El alcalde y la politica. La aldea maldita.

La alegre caravana. El alegre divorciado. Alegre juventud. Las alegres chicas del molino.

Alegres vacaciones. Las alegres vampiras de Vogel.

La alegria de la huerta. Alejandra mon amour.

Alerta en el cielo. El alevin. Alhucemas. Alma aragonesa. Alma de Dios.

El alma de la copla. Almas en peligro. Alta costura. Alta tension.

Un alto en el camino.

Las alumnas de Madame Olga. Ama Rosa.

Amador.

Amanece, que no es poco. Amanecer en puerta oscura. La amante ambiciosa.

La amante perfecta. Los amantes de la isla del diablo.

Los amantes de Verona. Los amantes del desierto. Las amantes del diablo.

Amaya.

Las amazonas.

Ambicion fallida.

Ambicioso.

Amenaza black box.

America rugiente.

Un Americano en Toledo.

La ametrallladora.

Las amigas.

Amor a la espanola.

Amor a todo gas. Amor bajo cero.

El amor brujo.

El amor de ahora.

El amor de Don Juan.

El amor de los amores.

El amor del Capitan Brando.

El amor empieza a medianoche. El amor empieza en Sabado.

Amor en el aire.

El amor es extrano.

Amor es veneno (Carlota).

El amor que yo te di.

Amor sobre ruedas.

Los amores de Don Juan.

Los amores impuros de Sybille.

Ana dice si.

Ana y los lobos.

El anacoreta.

El anden.

El angel. El angel exterminador.

Angel negro.

Un angel paso por Brooklin.

Un angel tuvo la culpa.

Angela es asi.

Los angeles del volante.

Angeles gordos.

Angeles sin cielo.

Angustia.

Animales racionales.

El ano de las luces.

Anonima de asesinos (Jerry Land:

cazador de espias).

Antes de entrar dejen salir.

Antes llega la muerte.

Apartado de correos 1001.

El apartamento de la tentacion.

Apocalipsis canibal.

Apocalipsis Joe.

Apocalipsis sexual.

Aprendiendo a morir.

El aprendiz de clown.

El aprendiz de malo.

Aquel hombre de Tanger.

Aquel maldito dia.

Aquella casa en las afueras.

Aquella joven de blanco (Bernadette

de Lourdes).

Aquellos tiempos del cuple. Aqui estan las vicetiples.

Aqui hay petroleo.

Aqui mando yo.

Aqui robamos todos!

La arana negra.

La araucana. El armario del tiempo.

Armas contra la ley.

Armas para el caribe (Un yate para

Jamaica).

El arquero de Sherwood.

Arriba las mujeres!

El arte de casarse. El arte de no casarse.

As de pic.

Asalto al banco central.

Asalto al casino.

El asalto al castillo de la moncloa.

Los ases buscan la paz. Asesinato en Oxford-alba pagana.

El asesino de Dusseldorf.

El asesino de munecas.

El asesino de Pedralbes.

El asesino esta entre los 13.

El asesino no esta solo. Asi como habian sido.

Asi es Madrid.

Asignatura pendiente.

El astronauta.

Atame!

El ataque a los kurdos. El ataque de los muertos sin ojos.

Los atracadores.

Atraco a las tres.

Atraco a sexo armado.

Un atraco de ida y vuelta.

Atraco en la jungla.

Atrapados en el miedo. Audiencia publica.

El aullido del diablo.

Aunque la hormona se vista de seda.

Los autonomicos.

Las autonosuyas.

Autopsia.

Autopsia de un criminal.

Una aventura de gil blas.

Aventura en el palacio viejo. Aventura en las Islas Cies.

Aventura para dos.

Aventuras de Don Juan Mairena.

Las aventuras de Enrique y Ana.

Aventuras de Joselito en America.

Aventuras de Juan Lucas.

Las aventuras de taxi key. 2 parte.

Las aventuras de Zipi y Zape. Aventuras del barbero de Sevilla.

Aventuras del oeste.

Aventuras y desventuras de los 4

borricos.

El aventurero. El aventurero de la rosa roja.

Avisa a Curro Jimenez.

La avispita ruinasa.

Azafatas con permiso.

El azar se divierte.

Bacanal en directo. Bahia blanca.

Bahia esmeralda.

El baile.

El baile del pato.

Bajarse al moro.

Bajo el cielo andaluz.

Bajo el cielo de asturias. Bajo el cielo de espana.

La balada de Johnny Ringo.

Balarrasa. El balcon de la luna.

Bambu.

La banda de jaider.

La banda de los ocho.

La banda de los tres crisantemos.

La banda del pecas.

Bandera negra.

El bandido generoso. El bandido malpelo.

Bandidos.

Bang, bang.

Bangkok, cita con la muerte.

Banter.

Bar-cel-ona.

El barbero de Sevilla. La barca sin pescador.

Barcelona connection.

Barcelona sur.

Barco sin rumbo.

Barcos de papel.

La barrera.

Barrio. La basura esta en el atico.

La batalla del domingo.

La batalla del porro.

El batallon de las sombras. Batida de raposas.

Baton Rouge.

Bazar Viena.

Bearn o la sala de las munecas.

Beatriz.

La becerrada.

La bella de Cadiz.

La bella del Alhambra. La bella Lola.

La bella Mimi.

Bella, la salvaje. Las bellas del bosque.

Bellas, rubias y bronceadas.

Belleza negra.

Bello recuerdo. El bengador gusticiero y su pastelera

madre.

Bermudas: la cueva de los tiburones.

Besame, monstruo. El beso de Iudas.

Un beso en el puerto.

Best seller. La bestia y la espada magica.

Bianco apache. Biba la banda.

Las bicicletas son para el verano. Bienvenido, Mister Marshall.

Bienvenido, Padre Murray.

Bilbao.

Billete para Tanger. Los bingueros.

Bioxtaxia.

Black story. La blanca paloma.

Blanca por fuera y Rosa por dentro.

El blanco, el amarillo y el negro.

Blanco, rojo y Los blues de la calle pop.

La boca del lobo.

Boda accidentada.

La boda de Quinita Flores. La boda del Senor Cura.

Boda en el infierno. La boda era a las doce. La boda o la vida. Las bodas de blanca.

Bohemios.

Bombas para la paz. El bordon y la estrella. Boris Godunov.

El bosque animado. . El bosque del lobo.

El bosque del olmo encantado. Botas negras, latigo de cuero.

Boton de ancla. La boutique. Bragas calientes.

Brandy. Brigada criminal.

La brigada de los condenados.

Brindis a Manolete.
Brindis al cielo.
Bronce y luna.
Una bruja sin escoba.
Brujas magicas.

Brumal.

Un bruto para Patricia.

El buen amor. Buen viaje, Pablo.

Buenas noches, senor monstruo.

Buenas noticias. Bueno para nada.

Bueno y tierno como un angel.

Buenos dias condesita. Buenos dias, amor.

Los buitres cavaran tu fosa. Buitres sobre la ciudad.

El bulevar del ron. El buque maldito. La busca.

Buscando a Perico.

Busco amante para un divorcio. Busco tonta para fin de semana.

Busqueme a esa chica. Cabalgando hacia la muerte.

Un caballero andaluz. El caballero del dragon.

Un caballero famoso. Los caballeros del boton de ancla.

El caballo blanco. Cabaret.

Cabezas cortadas.

El cabezota. Cabriola.

Cacique bandeira. Cafe de Chinitas. Cafe del Puerto.

Cafe, coca y puro. Caidos del cielo.

Cain

La calabaza magica.

Calabuch.

La caliente nina Julieta.

Las calientes orgias de una virgen (version S).

Las calientes orgias de una virgen (version X).

California.
Callegirls.
Calle mayor.
La calle sin sol.
El calor de la llama.

Las camareras.

Camas calientes.

Camelia.

Camerino sin biombo.

Camila.
El caminante.
Camino cortado.
El camino de Babel.
Camino de la verdad.
Camino del Rocio.
Camino solitario.

Caminos de tiza. La camionera esta como un tren.

La camionera esta co
Camorra,
La campanada,
Campeones,
Canas y barro,
Cancha vasca,
La cancion de Aixa.

Cancion de cuna.
Cancion de juventud.
La cancion de la Malibran.
La cancion de los ninos.
La cancion del penal.

La cancion triste de

Cancionera.
Canciones de nuestra vida.

Canelita en rama.

Caniche.
Cantando a la vida.
El canto de la cigarra.
El canto del gallo.
Canto para ti.
El cantor de Mexico.

Cao-Xa (el gran desconocido). Un capitan de 15 anos.

El capitan intrepido. El capitan veneno. Capullito de alheli. Cara a cara.

Cara de acelga. La cara del terror. Los caraduros. Caravana de esclav

Carayana de esclavos. Caray con el divorcio. Caray, que palizas!

La carga de la policia montada. Carino mio.

Carinosamente infiel. La Carmen.

La Carmen.
Carmen boom.
Carmen erotica.
Carmen la de Ronda.
Carmen la de Triana.
El carnaval de las bestias.

Carne apaleada.

Carola de dia, Carola de noche.

Carrera salvaje. Carrusel nocturno. Carta a una mujer.

Carta de amor de un asesino. Cartas boca arriba.

Cartas de amor de una monja. Casa de citas.

La casa de la lluvia.
La casa de las chivas.
La casa de las mil munecas.
La casa de las muertas vivientes.
La casa de las mujeres perdidas.

La casa de las palomas.

La casa de las sonrisas. La casa de los Martinez. La casa del paraiso. La casa divertida. Casa flora.

La casa grande. Casa manchada. La casa sin fronteras. Los casados y la menor.

La case de Bernarda Alba. Casi un caballero. El caso Almeria.

El caso de las dos bellezas. La casta Susana.

Casta y pura.
Castanuela.

El castillo de Fu-Manchu. Un casto varon espanol. Cateto a babor.

Catherine Cherie. La caza. La caza del oro.

Cazador de recompensas.

Los cazadores.
Cazar un gato negro.
Cebo para una adolescente.

El cebo. Cecilia Valdes.

Celedonio y yo somos asi. Los celos y el duende. Celos, amor y mercado comun.

Cena de matrimonios. La cenicienta y Ernesto.

El ceniciento.
La cera virgen.
Cerca de la ciudad.
Ceremonia sangrienta.
Un cero a la izquierda.

Cero cero siete con el dos delante.

Cero en conducta. Cerrado for asesinato. El cerro de los locos. El certificado.

La cesta. Chantaje.

Chantaje a un asesino. Chantaje a un torero. Charleston.

Los charlot van a Espana. Che, que loco!

Chely (una historia estrictamente

inmoral).
Una chica casi decente.
Una chica casi formal.
Una chica de Chicago.

La chica de la piscina.

La chica de las bragas transparentes.

La chica de los anuncios.
Una chica de opereta.
La chica de via condoti.
La chica del auto stop.
La chica del barrio.

La chica del barrio.

La chica del gato.

La chica del molino rojo. La chica del pijama amarillo. La chica del trebol.

Una chica llamada Marilyne.

Una chica para dos. Una chica y un senor. Chicas de alquiler.

Chicas de club.

Las chicas de Copacabana. Las chicas de la cruz roja.

Las chicas del tanga.

Chico o chica. Chico, chica, boom.

Los chicos.

Los chicos con las chicas.

Los chicos del preu. Chinos v minifaldas. Chispita y sus gorilas.

El chiste.

Chocolate, la droga joven.

Christina y la reconversion sexual.

Los chulos.

El chupete de Lulu.

Las chuponas. Las cicatrices. El Cid cabreador.

Cielo negro.

Los cien caballeros. Cifrado especial.

Las cinco advertencias de satanas. Cinco almohadas para una noche.

Los cinco de la venganza.

Cinco lobitos.

Cinco pistolas de Texas.

Cinco tenedores. Circulo de pasiones. Cita en Navarra.

Una ciudad llamada bastarda.

La ciudad maldita. La ciudad no es para mi.

La ciudad perdida. La ciudad sin hombres. El clan de los inmorales.

El clan de los Nazarenos (el

Los clarines del miedo.

Los claros motivos del deseo. Los claveles.

El clavo. Climas.

Clint el solitario. Club de solteros.

profanador).

Coartada (el pasado te acusa).

Coartada en disco rojo.

Los cobardes. Cobardias. El cobra. Cobras humanas.

Cocaina (mama coca). Codo con codo.

La cola del escorpion. El coleccionista de cadaveres.

Colegialas lesbianas y el placer de

pervertir. El colegio de la muerte.

La colera del viento.

La colina de los pequenos diablos.

La colmena. Colmillo blanco. Las colocadas. Colorin colorado. El coloso de rodas. Un colt por cuatro cirios.

Comanche blanco.

Comando al infierno.

Comando de asesinos (fin de semana de muerte)

Comando suicida. Comando terrorista.

Combate de gigantes (la gran aventura de macista).

Comicos.

El comisario G. en el caso del cabaret.

Como casarse en siete dias. Como dos gotas de agua. Como esta el servicio! Como la tierra.

Como matar a papa sin hacerle dano. Como robar un quintal de diamantes

Como sois las mujeres. Como un idolo de arena.

Los companeros. Companys, proceso a Cataluna. El complot de los anillos. El complot de los rebeldes.

Con el corazon en la garganta. Con el culo al aire.

Con el pan debajo del brazo. Con el viento solano. Con ella llego el amor.

Con la muerte a la espalda (Electra

Con la musica a otra parte. Con las bragas en la mano.

El conde Dracula. El Conde Max. El Conde Sandorf. Condenados a vivir. Condenados.

La condesa Maria. Confesiones intimas de una

exhibicionista. Confidencia.

Conflicto inesperado. Conquest.

Los conquistadores del Pacifico.

El consejero. El consenso.

Consigna: matar al comandante en

Contra la pared. Contrabando en Napoles.

Contrabando.

La copla andaluza. La copla de la Dolores.

Coqueluche. La coquito. Corazon de cristal.

La Corea. La corista.

La corona negra.

El correo del rey. Las correrias del Vizconde Arnau. Corridas de alegria.

La corrupcion de Chris Miller. El corsario.

Los corsarios del mar Caribe.

Los corsarios. La corte del faraon. Las cosas del querer. Coto de caza.

Cotolay.

El coyote.

El crack. El crack II.

Cria cuervos v te sacaran los ojos.

La criatura. Crimen.

El crimen de cuenca.

El crimen de la calle bordadores.

El crimen de Pepe Conde. Crimen en familia.

Crimen imperfecto.

Crimen para recien casados. El crimen tambien juega.

La cripta.

Crisis (la sombra de un girasol).

Crisis mortal. Cristina.

Cristina Guzman.

Cristo.

El cristo de los faroles.

El Cristo del oceano.

Cristo negro. Cristobal Colon, de oficio ... descubridor.

Cronica de nueve meses.

Cronica de un atraco (forajidos en rainbow).

Cronica sentimental en rojo. Cronicas del bromuro.

El cronicon. Crucero de verano. La cruz de mavo. La cruz del diablo.

Una cruz en el infierno. El cuadrilatero.

Cuando Conchita se escapa, no hay

Cuando el cuerno suena. Cuando los angeles duermen. Cuando los hijos juegan al amor. Cuando los maridos se iban a la

guerra. Cuando los ninos vienen de Marsella.

Cuanto cobra un espia? Cuarenta anos de novios. Cuarenta anos sin sexo. Cuarenta grados a la sombra.

La cuarta carabela. La cuarta ventana. Los cuatreros. Cuatro balazos.

Cuando tu no estas.

Las cuatro bodas de Marisol. Los cuatro budas de Kriminal.

Cuatro desertores.

Cuatro dolares de venganza. Cuatro en la frontera.

Cuatro locos buscan manicomio. Cuatro mujeres.

Cuatro mujeres y un lio. Los cuatro musicos de Bremen.

Cuatro noches de boda. Las cuatro novias de Augusto Perez.

Los cuatro Robinsones. Los cuatro salvajes. Las cuatro verdades. Una Cubana en Espana.

Cuento de hadas. Cuentos de la Alhambra. Cuentos de las sabanas blancas.

Cuentos eroticos.

Una cuerda al amanecer.

Cuerda de presos.

Los cuervos.

Cuidado con las personas formales.

Cuidado con las senoras.

La culpa del otro. La culpa fue de Eva.

Culpable para un delito.

Culpables!

La cumparsita.

Cupido contrabandista.

El cura de Aldea.

El cura ya tiene hijo.

La curiosa.

Un curita canon.

Curra veleta.

El currante.

Currito de la cruz.

El curso que amamos a Kim Novak. Cyrano y D'Artagnan.

Dallas.

La Dama de Beirut.

La dama del alba.

La dama del armino.

Dame un poco de amooor...!

La danza de los deseos.

La danza del corazon.

De barro y oro.

De color moreno.

De cuerpo presente.

De Dunkerque a la victoria. De espaldas a la puerta.

De la republica al trono.

De Madrid al cielo.

De mujer a mujer.

De nina a mujer.

De picos pardos a la ciudad.

De profesion, poligamo.

De profesion, sus labores.

La de troya en el palmar. Deber de esposa.

Debla, la virgen gitana.

La decente.

Dedicatoria. El dedo del destino.

El dedo en el gatillo.

Del amor y de la muerte. Del amor y otras soledades.

Lo del Cesar.

Del rosa al amarillo.

Las delicias de los verdes anos.

Deliciosamente tontos.

Delincuentes.

Delirium tremens.

Demasiadas mujeres para Layton.

Demasiado bonitas para ser honestas.

Un demonio con angel.

El demonio de los celos.

Depravacion.

Deprisa, deprisa.

Los derechos de la mujer.

El desafio de Pancho Villa.

Desafio en Rio Bravo (el sheriff del

OK Corral).

El desafio.

Los desafios.

Las desarraigadas.

Los desastres de la guerra.

Descanse en piezas.

La descarriada.

La desconocida.

El desencanto.

Desenfrenos carnales.

Desen

Deseo carnal.

El deseo y el amor.

Los desesperados.

La desnuda chica del relax.

Despedida de casada. Despedida de soltero.

El despertar de los sentidos.

Los despiadados.

Despido improcedente.

Despues de los nueve meses. El destino se disculpa.

Destino: Estambul 68.

El desvan de la fantasia.

Detective con faldas.

Detras del silencio.

Un dia con Sergio.

El dia de los asesinos.

El dia de los enamorados.

El dia de manana.

Un dia es un dia.

Un dia perdido.

Dia tras dia.

Un diablo bajo la almohada.

El diablo en vacaciones.

El diablo que vino de Akasawa.

El diablo se lleva los muertos. El diablo tambien llora.

El diablo toca la flauta.

Los diablos de la guerra.

Los diablos del mar.

Diabolica malicia. Dialogos de la paz.

Diamantes a gogo.

Dias de angustia.

Los dias de cabirio.

Dias de feria.

Dias de humo.

Dias de viejo color. Los dias del pasado.

Dick Turpin. Diez fusiles esperan.

Diez negritos.

Diferente.

El difunto es un vivo.

La diligencia de los condenados.

La dinamita esta servida.

Dinamita Jim.

Dinamita Joe.

Los dinamiteros.

Dinero maldito. El dinero tiene miedo.

Dios es un fuego.

La diosa salvaje.

La diputada.

El diputado. Diselo con flores.

El disputado voto del Sr. Cavo.

Distrito quinto.

Divinas palabras.

El divorcio que viene.

Django.

Doc, manos de plata.

Doctor Jeckyll v el hombre-lobo.

Doctor, me gustan las muieres, es

Un dolar de fuego.

Un dolar para Sartana. Un dolar y una tumba.

Dolores.

Domingo de carnaval.

Don cipote de la manga.

Don Erre que erre.

Don Jose, Pepe v Pepito.

Don Juan.

Don Juan de Serrallonga.

Don Juan tenorio.

Don Lucio y el hermaano Pio.

Don Ouijote.

Don Quijote cabalga de nuevo.

Don Quijote de La Mancha. Dona Francisquita.

Dona Maria la brava.

Dona Rocio de la Mancha.

El donante.

Donde estara mi nino?

Donde hay patron . . .

Donde pongo este muerto?

Donde vas Alfonso XII. Donde vas, triste de ti.

El Dorado.

Dormir y ligar todo es empezar. Dos caminos.

Dos caraduras en Texas.

Dos chicas de revista.

Dos chicas locas, locas. Dos contra el Capone.

Dos cosmonautas a la fuerza.

Dos cruces en Danger Pass.

Dos cuentos para dos.

Dos de la mafia.

Dos evadidos de fuerte alamo.

Dos gemelas estupendas. Los dos golfillos.

Dos hombres van a morir.

Las dos huerfanitas.

Dos mejor que uno.

Dos mil dolares por coyote. Dos pillos y pico.

Dos pistolas gemelas.

Dos pistoleros. Las dos rivales.

Dos toreros de Aupa.

Dos veces Judas. Las dos y media y veneno.

Dracula contra Frankenstein.

Un drama nuevo. La dudosa virilidad de Cristobal.

Duelo a muerte.

Duelo de pasiones.

Duelo en el Amazonas. Duelo en la canada.

El duende de Jerez.

Duende y misterio del flamenco. Duerme, duerme, mi amor.

Dulce nombre. Dulces coitos in blue.

Dulces horas.

Dulcinea. Dulcinea del Toboso.

El duque negro. La Duquesa de Benameji. Echame la culpa.

Los economicamente debiles.

Educando a papa. Educando a una idiota.

El v el.

Los elegidos.

Elena. Elisa, vida mia.

Elisabet.

Ella y el miedo.

Ella y los veteranos.

Ella, el y sus millones. Ella, ellos y la ley.

Ellas los prefieren locas. Eloisa esta debajo de un almendro.

Embajadores en el infierno.

Los embarazados.

Embruio.

El emigrado. El emigrante.

Emilia . . . parada y fonda. Emmanuelle y Carol.

En Andalucia nacio el amor. En busca del huevo perdido.

En busca del polvo perdido. En el oeste se puede hacer . . . amigo.

En gentar se muere facil.

En la cresta de la ola. En la red de mi cancion.

En las ruinas de Babilonia.

En mil pedazos. En penumbra.

En que lio me han metido.

En un lugar de La Manga.

En un mundo nuevo. La encadenada.

Encadenada al mal.

La encrucijada.

Encrucijada para una monja. Encuentro en el abismo.

Encuentro en la ciudad. La endemoniada.

Las endemoniadas.

Los energeticos.

La enfermera, el marcia y el cachondo

de Don Pepino. El enigma del ataud.

Un enredo de familia.

Ensalada baudelaire.
Ensayo general para la muerte.

Ensenar a un sinverguenza.

Entre dos amores.

Entre hermanos.

Entre hoy y la eternidad.

Entre las redes.

Entre pitos anda el juego.

Entre tinnieblas.

Entreacto.

Epilogo.

Erase una vez.

Erik el vikingo.

Ernesto. Eros hotel.

Las eroticas vacaciones de Stella.

El erotico enmascarado.

El erotico y loco tunel del tiempo. Eroticos juegos de la burguesia.

El erotismo y la informatica. Es pecado... pero me gusta. Es peligroso casarse a los 60.

Es usted mi padre?

Esa mujer.

Esa pareia feliz.

Esa picara pelirroja. Esa voz es una mina.

Esas chicas tan pu . . . La escalada de la muerte.

Escalofrio.

El escandalo.

Escandalo en el internado.

Escandalo en la familia.

Escarabajos asesinos.

La esclava blanca.

La esclava del paraiso. Esclava te dov.

Esclavas de Cartago.

Esclavas del crimen.

La escopeta nacional. El escote.

Escuadrilla.

Escuadron.

El escuadron de la muerte.

El escuadron del panico.

Escucha mi cancion.

Escuela de enfermeras.

Escuela de grandes putas.

Escuela de periodismo.

Escuela de seductoras.

Ese oscuro obieto del deseo.

La esfinge Maragata.

Esos locos cuatreros.

La espada Negra.

Espana debe saber.

Espana otra vez.

Espanolas en Paris.

Espanolear.

El espanto surge de la tumba.

Espartaco y los diez gladiadores. El espectro del terror.

La espera.

Esperame en el cielo.

La espia enamorada.

Los espias matan en silencio.

El espiritista.

El espiritu de la colmena.

El espontaneo. Esposa y amante.

Esquilache.

Esta chica es para mi.

Esta es mi vida.

Esta que lo es.

Estampas de ayer.

La estanquera de Vallecas. La estatua.

Este cura.

Estigma.

Esto es un atraco. Esto si se hace.

Estoy en crisis.

Estoy hecho un chaval.

La estrella de Africa.

Estrella de sierra morena. La estrella del rey.

Las estrellas.

Europa canta.

Estudio amueblado 2-P.

El ETE y el oto. Eugenia de montijo.

Eva en la selva.

Eva, limpa como los chorros del oro. Eva, que hace ese hombre en tu cama.

Evaman, la maquina del amor.

Experiencia extramatrimonial de una

Experiencia prematrimonial.

El exterminador de la carretera. El extrano amor de los vampiros.

El extrano viaje.

Los extremenos se tocan.

Fabricantes de panico. Los fabulosos de Trinidad.

Facultad de letras.

El falso heredero.

Una familia decente.

Familia provisional. La familia Vila.

La familia y uno mas. La familia, bien, gracias.

El famoso carballeira. Fanny pelopaja.

Fantasia 3.

Fantasia espanola.

Las fantasias de cuny.

Un fantasma llamado amor.

El fantasma y dona Juanita.

Fantasmas en el oeste. Fantasmas en la casa.

El fantastico mundo del Doctor

Coppelius.

La faraona.

Farmacia de guardia.

Los farsantes. Los farsantes del amor.

El fascista, dona Pura y el follon de la

escultura. El fascista, la beata y su hija

desvirgada.

Faustina.

La fe.

Fedra. Fedra West.

Los felices 60.

Felices pascuas. Felipe Derblay.

El fenomeno.

Feroz.

Festival.

Festival en Benidorm. Fiebre de danza.

La fiel infanteria.

Los fieles sirvientes.

Fieras sin jaula.

La fierecilla domada. La fiestaa sigue.

Filigrana.

El filo del miedo. Fin de curso.

El fin de la inocencia.

Fin de semana. Fin de semana al desnudo.

El final de una leyenda.

Los flamencos. Flecha negra.

Flor salvaje. Las flores del vicio. La florista de la reina.

El fontanero, su mujer . . . y otras

cosas de meter.

Foraiidos implacables.

Forja de almas.

Fortunato.

El fotogenico.

Fra diavolo.

El francotirador.

Fraude matrimonial.

Frav dolar.

Fray Escoba. Fray torero.

Freddy el croupier.

Frente al mar.

El frente de los suspiros.

La frigida y la viciosa. Los frios ojos del miedo.

Frontera al sur.

La frontera de Dios.

La frontera del miedo.

Fu Manchu y el beso de la muerte.

Fuego.

Fuego en la sangre.

Fuego eterno.

La fuente magica.

Fuenteovejuna.

Fuerte perdido.

Fuerza mortal.

El fugitivo de amberes. Fulano y mengano.

Funcion de noche.

La furia de Johnny Kid. La furia del hombre lobo.

Futuro imperfecto.

El gafe.

Gallego.

Los gallos de la madrugada.

Gallos de pelea.

Los gamberros.

Gamiani.

Garbancito de La Mancha.

La garbanza negra que en paz

descanse.

Las garras de Lorelei.

Garringo.

Garum (fantastica contradiccion).

Gary Cooper que estas en los cielos.

La gata.

Las gatas tienen frio.

El gato montes.

Gay Club. Gayarre.

Los gemelos de Texas.

Gemidos de placer.

Un gendarme en Benidorm.

El genio alegre.

Un genio en apuros.

Gitana tenias que ser. La gitana y el charro.

Gitana.

Gloria Mairena.

Golfo de Vizcaya.

El golfo que vio una estrella.

El golfo.

Goliat contra los gigantes.

Golpe de mano.

Un golpe de mil millones.

Goma 2.

Gorilas a todo ritmo.

Una gota de sangre para morir

amando.

Goya.

Goyescas. Gracia y justicia.

La graduada.

El gran atasco.

La gran aventura de los parchis.

La gran coartada.

La gran comedia.

El gran crucero. La gran familia.

El gran galeoto.

El gran glope de Niza.

Gran golpe al servicio de su majestad

hritanica

El gran golpe de los siete hombres de

oro.

La gran mentira.

La gran quiniela.

El gran rebelde.

El gran secreto.

Una gran senora.

El gran Serafin.

Gran sol.

Grandes amigos.

El grano de mostaza.

La grieta.

Gringo.

Gritos . . . a ritmo fuerte. Gritos de ansiedad.

Gritos en la noche.

Guapo heredero busca esposa.

Los guardiamarinas.

El guardian del paraiso.

La guerra de Dios.

La guerra de los locos.

La guerra de los misiles.

La guerra de los ninos.

La guerra de papa. La guerra empieza en Cuba.

Guerreras verdes.

La guerrillera.

La guerrillera de Villa. Los guerrilleros.

La guitarra de gardel.

Gusanos de seda.

Guyana, el crimen del siglo.

Ha desaparecido un pasajero. Ha entrado un ladron.

Ha llegado un angel.

Habanera.

Habia una vez un circo.

Habibi, amor mio.

Habitacion para tres. Habla, mudita.

Hablamos esta noche.

Hablemos de amor.

Hace cien anos.

Un hacha para la luna de miel.

Hagan juego, senoras.

El halcon de Castilla. El halcon del desierto.

El halcon y la presa.

Hamelin.

Han matado a un cadaver. Han robado una estrella.

Harka.

Hasta la ultima gota de sangre.

Hasta que el matrimonio nos separe.

Hay alguien detras de la puerta.

Hay que deshacer la casa.

Hay que educar a papa.

Hay un camino a la derecha.

Hay un fantasma en mi cama. Haz la loca . . . no la guerra.

Hechizo tragico. Un hecho violento.

Hembra.

Hercules contra los hijos del sol.

Heredero en apuros.

El hereie.

Una herencia en Paris.

La herida luminosa.

La hermana alegria.

La hermana San Sulpicio.

El hermano bastardo de Dios.

Hermano del espacio.

Heroe a la fuerza.

Heroes a la fuerza.

Heroes del 95. Heroes del aire.

Los heroes del oeste.

Los heroes del patibulo.

Los heroes millonarios.

Hierba salvaje.

Hierro dulce. El higo magico.

La hija de Juan Simon.

La hija del mar.

Las hijas de Elena.

El hijo de Caid. El hijo de la noche.

El hijo del Capitan Blood.

El hijo del cura.

El hijo del zorro. Los hijos de la noche.

Hijos de papa.

Los hijos del dia y de la noche.

El hincha.

Hipnosis.

Historia de "S". Una historia de amor.

La historia de bienvenido.

Historia de Eva.

Historia de un hombre.

Historia de una chica sola. Historia de una noche.

Historia de una traicion.

Historia sexual de O.

Historias de la feria. Historias de la fiesta.

Historias de la radio.

Historias de la television. Historias de Madrid.

Historias de mujeres.

Hola . . . Senor Dios. Hola Robinson.

Hold-up instantanea de una

corrupcion. Hombre acosado.

Un hombre como los demas. El hombre de caracas.

El hombre de la diligencia.

El hombre de la isla. El hombre de los munecos.

El hombre de Marrakech.

El hombre de Rio Malo.

El hombre del golpe perfecto.

El hombre del paraguas blanco. El hombre del pito magico.

El hombre del puno de oro. El hombre del saco.

El hombre del sur.

El hombre del valle maldito.

Un hombre en la red.

Un hombre en la trampa. Un hombre llamado "flor de otono."

Un hombre llamado noon.

El hombre mas peligroso del mundo.

El hombre oculto.

El hombre que desafio a la organizacion.

El hombre que las enamora. El hombre que se quiso matar. El hombre que viajaba despacito.

El hombre que vino del odio.

Un hombre solo.

Un hombre va por el camino. Un hombre vino a matar.

Un hombre y un colt.

Los hombres las prefieren viudas.

Hombres que rugen.

Hombres y mujeres de blanco. Homicidio al limite de la ley.

Homicidios en Chicago. Honorables sinverguenzas.

La honradez de la cerradura. Hora cero: operacion Rommel.

La hora del coraje. La hora incognita. Horas de panico. Horas inciertas.

Horror story. Hospital de urgencia. Hospital general. El hotel de los ligues.

Hoy como ayer. Hoy no pasamos lista.

La hoz y el Martinez. Huella de luz.

El hueso.

El huesped de las tinieblas.

Huevos revueltos.

La huida.

Huida al sur (la desbandada).

Hundra.

Huyendo de si mismo. Huyendo del halcon. Las ibericas.

Ibiza al desnudo.

Imposible para una solterona. Inclinacion sexual al desnudo.

El indiano.

Un indiano en Moratilla.

El indulto. Ines De Castro.

Ines de villalonga 1870.

Infamia.

El infierno de las mujeres.

Infierno en la selva. La iniciacion en el amor.

Los inmorales.

Los inocentes.

Las inquietudes de Shanti-Andia.

Inquisicion.

La insolita y gloriosa hazana del

cipote de Archidona. El insolito embarazo de los Martinez.

Interior rojo.

Intriga en el escenario.

La invasion de los zombies atomicos.

Los invencibles. Investigacion criminal.

Los invitados. La ironia del dinero. Isidro el labrador.

La isla de las cabezas. La Isla del tesoro. La isla misteriosa.

Los italianos estan locos.

Ivanııa.

J. R. contraataca. Jaguar (el felino).

Jalea real. Jamaica. Jandro.

Jane, mi pequena salvaje.

Jaque mate.

El jardin de las delicias. El jardin secreto.

Jarrapellejos.

La jaula sin secretos.

Jeromin. Jhony raton.

Los jinetes del terror.

Jo papa!

Joaquin Murrieta. Joe Navidad. Joe y Marguerito. Johnny West.

El jorobado de la morgue.

Jose Maria. La joven casada.

Jovenes amiguitas buscan placer.

Jovenes viciosas Las joyas del diablo.

Juana la loca . . . de vez en cuando.

Juanillo, papa y mama.

Juanito. El judas.

Judas . . . toma tus monedas.

Juego de amor prohibido. El juego de la verdad.

Juego de poder. El juego del adulterio. El juego del diablo.

El juego mas divertido. Juego sucio en Casablanca. Juego sucio en Panama.

Juegos de sociedad. Las juergas de "El senorito."

Los jueves milagro. Jugando a morir. Jugando a papas.

Jugando al amor (algunas lecciones de

amor). Juicio contra un angel. Juicio de faldas.

Juicio de faltas. Juicio final.

Julieta engana a Romeo.

Julieta y Romeo.

Junio 44: desembarcaremos en

Normandia.

La justicia del coyote. Juventud a la intemperie. Juventud drogada. Juventud sin freno.

El karate, el colt y el impostor. Kargus.

Katy. -Kid Rodelo.

Kilma, reina de las amazonas.

Kilometro cero. Kiss kiss-bang bang. Laberinto de pasiones. Ladron de chatarra. Ladrona para un espia.

Los ladrones somos gente honrada.

Lady Porno.

Una lagartija con piel de mujer. El lago de las virgenes.

La laguna negra.

La larga agonia de los peces. Larga noche de Julio.

La largas vacaciones del 36. El largo dia del aguila.

Largo retorno. Las de Cain.

Las lavanderas de Portugal. La legion del silencio. Las legiones de Cleopatra. La leona de Castilla.

Las lesbianas y la caliente nina

Julieta. La letra escarlata. La ley de una raza. La ley del colt. La ley del deseo. La ley del forastero.

La ley del karate en el oeste. La leyenda del alcalde de Zalamea.

Los liantes.

Una libelula para cada muerto.

Libertad provisional. La liga no es cosa de hombres. Ligeramente viudas.

Ligue story.

El liguero magico. Lilian, la virgen pervertida.

El limite del amor. Limosna de amores. La linea del cielo. Los lios de Estefania.

El litri y su sombra. Llama un tal Esteban. Le llamaban calamidad.

Le llamaban J. R. La llamaban madrina. La llamada de Africa.

La llamada del sexo. La llamadaa del vampiro. Llanto por un bandido.

Llega Sartana. Llegar a mas.

Llegaron los franceses. Llegaron los marcianos.

Llegaron siete muchachas. Lluvia de otono. Lo que cuesta vivir.

La loba y la paloma. El lobo negro.

La loca historia de los Tres

Mosqueteros. Loca juventud. Loca por el circo. Locas vacaciones. Los locos del oro negro. Los locos vecinos del 2o.

Los locos, locos, carrozas. Locura de amor. Las locuras de Jane. Las locuras de parchis. La Lola dicen que no vive sola. Lola La Piconera.

La Lola nos lleva al huerto. La Lola se va a los puertos.

Lola.

Lola torbellino. Lola, espejo oscuro. Long play.

Los Angeles gordos. Los Angeles. La lozana andaluza.

Luces de Bohemia. Lucky, el intrepido. Un lugar llamado glory. Un lujo a su alcance.

Lulu.

Lulu de noche. Luna de agosto. Luna de lobos. Luna de miel. Luna de sangre. Luna de verano.

La luna vale un millon.

La lupa.

El Lute II, manana sere libre. El Lute: camina o revienta.

Luto riguroso.

La luz del fin del muno.

Macarena. Macumba sexual.

Madame sans gene. Made in China.

Mademoiselle de Maupin. La madrastra.

Madres solteras. Madrid al desnudo. Madrid Costa Fleming. La madriguera.

El maestro.

La magia de los parchis.

Magica aventura. El magistrado.

El magnifico aventurero. El magnifico Tony Carrera. La maja de los cantares.

Mal de ojo. Malaguena.

La maldicion de Frankenstein. La maldicion de la bestia.

La maldicion de los Karnstein. Maldicion gitana.

Una maleta para un cadaver. La malquerida. El malvado carabel.

Malvaloca.

Mama cumple 100 anos.

Manana como hoy.

Manana cuando amanezca. Manana sera otro dia.

Manaos.

Manchas de sangre en la luna. Manchas de sangre en un coche

La mano de un hombre muerto.

La mano en la trampa. La mano Negra.

Mano rapida.

Manolo guardia urbano. Las manos sucias. La mansion de la niebla.

La mansion de los muertos vivientes.

Manuela. Mar abierto. El mar es azul. El mar y el tiempo. Maravilla.

El maravilloso mundo del sexo. Marbella, un golpe de cinco estrellas.

Marc Mato, agente S. 077. La marca del hombre lobo. Marcada por los hombres. Marcelino pan y vino. Marcha o muere.

Marco Antonio y Cleopatra.

Mare Nostrum.

Margarita se llama mi amor.

Las marginadas.

Maria Antonia "la caramba."

Maria de la O. Maria Dolores.

Maria Fernanda la Jerezana.

Maria Morena. Maria y la otra. Marian. Marianela.

Maribel y la extrana familia.

Maricruz. El marido.

Un marido a precio fijo. Un marido de ida y vuelta. Los maridos no cenan en casa. Marineros, no mireis a las chicas.

Mariona Rebull.

La mariposa que volo sobre el mar.

Mariquilla terremoto. El mariscal del infierno. Marisol rumbo a Rio. El Marques de Salamanca.

El marques, la menor y el travesti.

La marquesona. Marta.

Martes y trece.

Martes y trece, ni te cases ni te

Martingala (la copla andaluza).

Mas alla de las montanas. Mas alla del fin del mundo. Mas bonita que ninguna. El mas fabuloso golpe del far-west.

Mas fina que las gallinas.

Mas vale pajaro en mano. La masajista vocacional.

La mascara.

La mascara de cuero. La mascara de kriminal. La mascara de Scaramouche.

Matad al buitre.

Matador. Matalo!

Matar al nani. Matar es mi destino.

Lo matas tu o lo mato yo. Matrimonio al desnudo.

Matrimonios separados. Mauricio, mon amour. Mayordomo para todo.

Mayores con reparos. Mayra, la venus negra. Me debes un muerto.

Me enveneno de azules. Me has hecho perder el juicio.

Me siento extrana. Megaton yeye. El mejor del mundo. El mejor regalo. Las melancolicas.

La melodia misteriosa.

Memorias del General Escobar. Mendierreka. La menor. Mensajeros de paz.

La mentira de la gloria.

La mentirosa. Mercado prohibido. Mercancia humana. Mercenarios del aire. Los mercenarios. El meson del gitano.

La mestiza.

Mestizo. Mi adorable esclava. Mi adorado Juan. Mi adultero esposo. Mi Buenos Aires querido.

Mi calle.

Mi conejo es el mejor. Mi enemigo y yo. Mi general. Mi hija Hildegart. Mi hijo Neron.

Mi hijo no es lo que parece. Mi marido no fuciona. Mi marido y sus complejos.

Mi mujer es doctor.

Mi mujer es muy decente dentro de lo que cabe.

Mi noche de bodas. Mi profesora particular. Mi querida senorita. Mi sexo es pornografia pura.

Mi tio Jacinto. Mi ultimo tango.

Miedo. La miel.

La miel del diablo. Mientras haya luz. La mies es mucha.

Mil gritos tiene la noche. Mil millones para una rubia. Los mil ojos del asesino.

Mil sexos tiene la noche. Milagro a los cobardes.

El milagro del cristo de la vega. El milagro del sacristan.

El millon de Madigan. Un millon en la basura. La millona. Millonario por un dia.

La minitia.

Minnesota Clay. Mirame con ojos pornograficos.

El miron. El miron y la exhibicionista.

Mis relaciones con Ana. Mision arenas ardientes.

Mision blanca.

Mision en el estrecho. Mision en ginebra. Mision en Marruecos.

Mision especial en Caracas. Mision Lisboa.

Miss Caribe. Miss Cuple. Miss muerte. Mister Arkadin.

Mister X.

El misterio de la vida.

Misterio en la isla de los monstruos. Misterio en la marisma.

El misterioso senor Van Eyck.

Molecula. Molokai.

El momento de la verdad.

La momia nacional. Monica stop.

La monja alferez.

Una monja y un Don Juan. La montana de arena.

La montana rebelde. La montana sin ley.

Montando en tigre. El monumento.

Morena clara. Morir de miedo. Morir por amar.

Morir, dormir, tal vez sonar.

Moros y cristianos. La mosca hispanica. Los motorizados. La moza del cantaro.

La muchacha de la plaza de San

Pedro. La muchacha del Nilo. Las muchachas de azul. Muchachas en vacaciones. Una muchachita de Valladolid.

Muere una mujer.

La muerte acaricia a medianoche. La muerte busca un hombre.

La muerte camina con tacon alto. La muerte cumple condena.

La muerte de Mikel. Muerte de un ciclista.

La muerte de un presidente. La muerte del escorpion.

Muerte en el Vaticano. Muerte en primavera.

La muerte espera en Atenas. La muerte llama a las diez.

La muerte llega arrastrandose. La muerte ronda a Monica. La muerte se llama Myriam.

La muerte silba blues.

La muerte tenia un precio. La muerte viaja demasiado.

El muerto hace las maletas. Los muertos no perdonan. Una mujer cualquiera.

La mujer de la tierra caliente. La mujer de nadie.

La mujer de tu projimo. La mujer del juez.

La mujer es cosa de hombres. La mujer es un buen negocio. Una mujer para Marcelo.

La mujer perdida. Una mujer prohibida.

Mujeres.

Mujeres acorraladas.

Mujeres al borde de un ataque de nervios.

Las mujeres de Jeremias. Las mujeres los prefieren tontos.

Un mundo para mi. El mundo sexual de la pareja.

Mundo verde. Munecas de trapo. La muralla.

Murio hace quince anos.

Musica de ayer. Nacional III.

Nada. Nadie lo sabra. Nadie oyo gritar. La Nao capitana. Los navajeros. Navidades en junio.

Necrofagos.

Nefele y las seductoras de lesbos.

Un negro con un saxo. El negro que tenia el alma blanca.

Las nenas del mini-mini. Los neuvos curanderos. Ni pobre ni rico sino todo lo

contrario.

Ni se lo llevo el viento ni punetera falta que hacia.

Nico en asesinato Puerta Romana. Nico en el asesino del Tiber.

Nido de espias. Niebla y sol. La nina de la venta. La nina de luto. La nina de luzmela. La nina del patio.

Ninas al salon. Ninette y un senor de Murcia. Ninguno de los tres se llamaba

Trinidad.
El nino de la luna.
El nino de las monjas.
El nino de su mama.
El nino es nuestro.

No desearas al vecino del quinto. No desearas la mujer de tu projimo. No desearas la mujer del vecino. No encontre rosas para mi madre.

No encontre rosas para mi madre. No es bueno que el hombre este solo. No es nada mama, solo un juego.

No firmes mas letras cielo. No hago la guerra . . . prefiero el amor. No hija no!

No importa morir. No le busques tres pies.

No mataras.

No me toques el pito que me irrito. No profanar el sueno de los muertos.

No quiero perder la honra. No somos de piedra.

No somos ni Romeo ni Julieta. No soy culpable.

No temas a la ley.
Nobleza Baturra.
La noche de la furia.
La noche de las gaviotas.
La noche de los asesinos.
La noche de los brujos.
La noche de los cien pajaros.

La noche de los diablos. La noche de los sexos abiertos.

Noche de verano.
La noche de Walpurgis.
Noche decisiva.
La noche del sabado.
La noche del terro ciego.
Una noche embarazosa.

Una noche embarazosa. Noche fantastica. La noche oscura. La noche y el alba. Noches andaluzas. Noches de Casablanca.

Las noches de Monsieur Max. Las noches secretas de Lucrecia

Borgia. Nosotros dos.

Nosotros en particular. Nosotros los decentes.

Nosotros que fuimos tan felices. La nova de Juan Lucero.

La nova de Juan Lucero. Noventa minutos. La novicia rebelde.

Novio a la vista.

Un novio para dos hermanas. Novios 68.

Los novios de mi mujer. Nuestro agente en Casablanca.

La nueva Cenicienta. La nueva vida de Pedrito Andia.

Nuevas amistades. Nuevas aventuras del Zorro. Nuevo en esta plaza.

Los nuevos espanoles. Los nuevos extraterrestres. Nunca en horas de clase.

Nunca es demasiado tarde. Nunca es tarde.

Nunca pasa nada. Objetico bikini. Objetivo las estrellas. Obsesion.

Obsesion.
La ocasion.
Odio mi cuerpo.
Oeste Nevado Joe.
Oficio de muchachos.
Los oficios de candido.
Oh, blancos ser buenos.
El ojete de Lulu.

El ojo de cristal. El ojo del huracan. El ojo en la oscuridad. Los ojos azules de la muneca rota.

Los ojos dejan huellas. Los ojos en las manos. Los ojos perdidos.

Los ojos siniestros del Doctor Orloff.

Los ojos siniestros de Los ojos vendados. Oklahoma John. Ole torero. Once pares de botas.

Once pares de dotas.
Opalo de fuego.
Opera prima.
Operación Cabaretera.

Operacion Caparetera.
Operacion embajada.
Operacion Goldman.
Operacion Mata Hari.
Operacion mogador.

Operacion mogador.
Operacion plus ultra.
Operacion poker.
Operacion popoff.
Operacion relampago.

Operacion relampago.
Operacion secretaria.
Operacion silencio.
Operacion terror.

Operacion toison de oro.

El orden comico. Orgasmo caliente. El orgasmo y el ext

El orgasmo y el extasis. La orgia.

La orgia de los muertos. Orgia de ninfomanas.

La orgia nocturna de los vampiros. Las orgias inconfesables de

Emmanuelle. Orgullo.

La orilla.
Orinoco, paraiso del sexo.
Orloff y el hombre invisible.

Oro fino.
Oro maldito.
Oro rojo.
Oro y marfil.

Oscar, Kina y el laser. Oscuros suenos de agosto. Othello, el comando negro.

La otra alcoba.

Otra mujer.

La otra residencia.

La otra vida del capitan Contreras.

Otra vuelta de tuerca. El otro arbol de guernica. Otros tiempos.

Ovejas Negras. Pachin.

Pachin almirante. Paco el seguro. Pacto de silencio. El padre coplillas. El padre Manolo.

Padre no hay mas que dos.

Padre nuestro. El Padre Pitillo. Los padrinos. Pago cara su muerte.

Pais, S.A. Los pajaritos.

Los pajaros de badem badem.

Pajaros de ciudad. Palabras de amor. Las palabras de Max. Palmer ha muerto.

Palmira. La paloma azul. Los palomos. Pampa salvaje.

Pan de angel. Pan, amor y Andalucia.

La pandilla. La pandilla de los once.

Panico en el Distrito 18 (Angustia).

Panico en el transiberiano. Panico en la mafia.

El pantano de los cuervos. Las panteras se comen a los ricos.

Un par de huevos. Un par de zapatos del 32. Para amar a Ofelia.

Para las nenas . . . leche calentita.

Para siempre. Para ti es el mundo.

Paraiso. El parasol.

Parchis contra el hombre invisible.

Parchis entra en accion. Una pareja distinta. Pares y nones.

Paris-Estambul sin regreso (SOS agente 017, plenos podere).

Parque de Madrid. Parranda. Parsifal. Pasa la tuna. Pasaje a Venezuela.

Pascual Duarte. Pascualino Cammarata, capitan de

fragata. Pasion.

Pasion de hombre.
Pasion desnuda.
Pasion en el mar.
Pasion inconfesable.
Pasion prohibida.
Pasiones desenfrenadas.

Pasodoble. Pasos.

Pasos de danza sobre el filo de una

Pasos largos (el ultimo bandido

Andaluz).
Pasto de fieras.
Patio andaluz.
La patria chica.
La patria del rata.
Patricia mia.

Patricio miro a una estrella. Patrimonio nacional.

Patrizia. La patrulla. Paz.

La paz empieza nunca. Pecado de amor.

Pecado mortal. El pecador impecable. El pecador y la bruja. La pecadora.

Pecados conyugales.
Los pecados de mama.

Los pecados de una chica casi

decente.

Los peces rojos.

Pedro el cruel. Pelo amarillo y Pecos Kid.

Pelusa.
Pena de muerte.
Pena, penita, pena.

Pepe Conde.

Pepe, no me des tormento. Pepi, Lucy, Bom y otras chicas del

monton.
Pepita Jimenez.
Pepito piscinas.
Peppermint frapee.
Una pequena movida.
Pequeneces.

El pequeno coronel. El pequeno ruisenor. Percusion.

El perfil de Satanas. La pergola de las flores.

El periscopio.

Pero . . . en que pais vivimos. Perras callejeras.

El perro.
Perros callejeros.
Perros callejeros II.
Persecucion a un espia.
Persecucion en Madrid.
Persecucion hasta Valencia.

Persecucion hasta Valencia. La perversa caricia de Satan. La perversa Senora Ward.

Perversion.
Pescando millones.
Pestanas postizas.
La peticion.
Las petroleras.

El pez de los ojos de oro. Los pianos mecanicos. La picara molinera.

El pico. El Pico II. Piedra de toque. Piedras vivas.

Pierna creciente, falda menguante.

Piernas arriba.
Pim, pam, pum. . . fuego.
El pirata soy yo.
Pisito de solteras.

Piso de soltero. Una pistola para Ringo. Pistoleros de Arizona.

Los pistoleros de casa grande. Los pistoleros de paso bravo.

Un pito para tres. La pitoconejo. El piyayo.

Los placeres ocultos. Placido.

Platero y yo.
La playa azul.

La playa de las seducciones.

La playa de las seducci
La playa vacia.
Playboy en paro.
Playmate.
Plaza de oriente.
La plaza del diamante.
Plaza real.

Plaza real.
Plazo para morir.
Pleito de sangre.

Plomo sobre Dallas.
Pluma al viento.
El pobre Garcia.
El pobrecito Draculin.
El poder del deseo.
El poderoso influjo de la luna.
Podrias con cinco chicas a la vez?
Poker de ases.
Policarpo de tapetti.
Policia.
Polizon a bordo.
El polizon del Ulises.
Polvo eres

Poppers.
Por favor, ocupate de Amelia.
Por mil dolares al dia.
Por que no hacemos el amor?
Por que pecamos a los 40?
Por que seguir matando.
Por que te engana tu marido?
Por un punado de dolares.
Los pornoaficionados.

Porque te vi llorar. La portentosa vida del Padre Vicente. El portico de la gloria.

La poseida. Posicion avanzada.

Polvos magicos.

Prana.

El precio de un asesino. El precio de un hombre. El precio del aborto.

Presagio. El presidio. Prestame quince dias.

Prestame tu mujer.
Prestamela esta noche.

Los presuntos.
La prima Angelica.
Primavera mortal.
El primer cuartel.
El primer divorcio.
Primer festival de N

Primer festival de Mortadelo y

Filemon.
La primera aventura.
Las primeras experiencias.
Los primeros metros.
La princesa de eboli.
La princesa de los Ursinos.
El principe encadenado.
Priscionero en la ciudad.
Proceso a Jesus.
Proceso a una estrella.

Proceso a Jesus.
Proceso a una estrella.
El proceso de Burgos.
Proceso de conciencia.
Proceso de Gibraltar.
El proceso de las brujas.
Proceso historico a Franco.
La prodiga.

Los profesionales de la muerte. Profesor Eroticus. Prohibido enamorarse.

Promesa sagrada. Prono: situacion limite. El proscrito del rio colorado.

Las protegidas.
La proxima estacion.
El proximo otono.
Pubertad y adolescencia.

Puebla de las mujeres.

Puente aereo. Puente de coplas.

Un puente sobre el tiempo. Puerco mundo.

Puerco mundo Pulsaciones.

El puro se sienta, espera y dispara.

Puta miseria. Puzzle.

Que bella eres Roma. Que canten las golondrinas. Que cosas tiene el amor.

Las que empiezan a los quince anos. Que gozada de divorcio.

Que hace una chica como tu en un sito como este?

Que hacemos con los hijos? Que he hecho yo para merecer esto?

Que noche muchachos.

Que nos importa la revolucion.

Que nos importa la revolució Que nos quiten lo bailao. Lo que nunca muere. Que tia la cia.

Las que tienen que servir. Los que tocan el piano. Que verde era mi duque.

Que vienen los socialistas. Quema el suelo. Queremos un hijo tuyo.

La querida. Querido profesor.

Quien grita venganza? Quien soy yo.

Quiere casarse conmigo? Lo quiero muerto.

Quiero sonar. Quince bajo la lona.

Quince horcas para un asesino. La quinta del porro.

Radio speed. Ragan.

La rana verde. Las ranas. Rapsodia de sangre. Rapteme ustêd.

El rapto. El rapto de Elena, decente italiana. Las ratas no duermen de noche.

La raulito en libertad. Un rayo de luz. El rayo desintegrador. Raza, el espiritu de Franco.

Una razon para vivir y una para morir.

Razzia. Los rebeldes de Arizona.

Rebeldes en Canada. Rebeldia.

La rebelion de las muertas. La rebelion de los gladiadores. La rebelion de los pajaros.

Recluta con nino. El recomendado.

El rediezcubrimiento de Mexico. Redondela.

El refugio del miedo. El regreso de Al Capone. El regreso de Escaramouche. El regreso de los mosqueteros.

Regreso del mas alla.

La reina del Chantecler. La reina del mate.

La reina del Tabarin. La reina mora. Reina santa. Reina zanahoria.

Relacion matrimonial y otras cosas.

Relaciones casi publicas. Relato policiaco. Relevo para un pistolero. Remando al viento. Requiem para el gringo. Requiem por un empleado.

Residencia para espias.

La residencia.

Los restos del naufragio. Retorno a la verdad. El retorno de Ringo. El retorno de Walpurgis. El retorno del hombre-lobo.

Revelacion. Reverendo colt. La revoltosa.

La revolucion matrimonial.

Rey de Africa.
El rey de las carreras.
El rey de las finanzas.
El rey del mambo.
El rey mendigo.
El rey que rabio.
El rey y la reina.
Ricco.

Rififi en Amsterdam. Rififi en la ciudad. Un rincon para querernos. Rinconcito Madrileno.

Ringo de Nebraska.

El rio de oro.

Rio guadalquivir.

Rio maldito.

El rio que nos lleva.

Roberto el diablo.

Robin Hood nunca muere. Rocio y Jose.

Rocky carambola. El rollo de septiembre. Un Rolls para hipolito. Roma de mis amores. Romanza final (gayarre). Ronda espanola.

Una Rosa al viento. Rosa de lima. La rosa de los vientos. Rosario la cortijera. Rosas de otono.

Rostro al mar. El rostro del asesino. Rostros.

La rubia del bar. El rubio de las dos caras. La rueda de la vida.

Rueda de sospechosos. El ruisenor de las cumbres. Rumbo.

Rumbo norte. Los rurales de Texas. La rusa.

La ruta de los narcoticos. Sabado domingo y viernes. Sabado, chica, motel . . . Que lio

aquel! Sabela de Cambados. Sabian demasiado.

El sabor de la venganza.

El sabor del odio. El sacerdote.

El sadico de Notre-Dame. Sadomania.

Saeta del ruisenor.

Saeta rubia.

La saga de los Dracula. El salario del crimen.

Salario para matar. Salto a la gloria.

Salto mortal. Salut I forca al canut.

Samba.

Sangre en el ruedo. Sangre en Indochina. Sangre en mis zapatos.

Sangre sobre Texas. Sangre y arena.

Los santos inocentes. El santuario no se rinde.

Satanix. Sauna.

Scalps! venganza India.

Scano Boa. Se armo el belen.

Se infiel y no mires con quien.

Se necesita chico. Secretaria para todo. Las secretarias.

Las secretas intenciones.

Secretisimo.

El secreto de Bill North.

El secreto de la momia egipcia. El secreto de las esmeraldas.

El secreto de Monica.

El secreto de Tommy.

El secreto del Capitan O'Hara. El secreto del Sahara.

El secreto inconfesable de un chico bien.

Secretos de alcoba. Secta siniestra. Secuestro bajo el sol. Secuestro en la ciudad.

El seductor de Granada.

La segunda guerra de los ninos. Segundo festival de Mortadelo y

Filemon.

El segundo poder. Seis suecas en Ibiza. La selva blanca.

La semana del asesino.

Senda torcida. Sendas marcadas. El sendero del odio. El senor de LaSalle.

El senor de los llanos. El senor esta servido.

El senor Esteve. Senora ama.

La senora de Fatima.

Senora doctor.

Una senora estupenda.

Una senora llamada Andres.

Senora necesitada busca joven bien dotado.

Las senoritas de mala compania.

Senoritas de uniforme. El senorito y las seductoras.

Sensualidad.

Sentados al borde de la manana con los pies colgando.

Sentencia contra una mujer. Separacion matriominal.

Septima pagina. El septimo de caballeria.

El ser.

Seran hombres. Serenata espanola. Serpiente de mar. La seta iberica.

Sett pistole per I Mac Gregor.

Sex o no sex. El sexo ataca. El sexo esta loco. Sexo sangriento. Sexos humedos al sol.

Sexy cat. Sexy, amor y fantasia. El sheriff no dispara. El sheriff terrible. Si fulano fuese mengano.

Si te hubieses casado conmigo.

Si volvemos a vernos. Siempre Carmen. Siempre es domingo. Siempre mujeres.

Siempre vuelven de madrugada.

Sierra maldita. La siesta.

Los siete bravisimos.

Siete calles. Siete chicas peligrosas.

Las siete cucas. Los siete de Pancho Villa. Los siete espartanos.

Siete espias en la trampa. Siete hombres de oro. Las siete magnificas.

Las siete magnificas . . . y audaces

mujeres. Siete minutos para morir. Siete muertes por prescripcion facultativa.

Siete pistolas para los MacGregor. Siete pistolas para Timothy. Las siete vidas del gato. Un silencio de tumba.

Silvia ama a Raquel. Simon Bolivar.

Simon, contamos contigo. Simpaticos degenerados. Una simple historia.

Sin aliento.

Sin bragas y a lo loco. Sin la sonrisa de Dios. Sin un adios.

Sinfonia erotica. Singapur, hora cero. Sistema pelegrin. Sitiados en la ciudad.

Slugs, muerte viscosa.

Sobrenatural.

El sol bajo la tierra. Sol de verano.

El sol en el espejo. El sol sale todos los dias.

Sol sangriento. Sola ante el terror. Soldadito espanol.

Soldados de plomo. Soledad.

El solitario pasa al ataque. Solo ante el streaking. Solo para hombres! Solos en la madrugada. Solos los dos.

Soltera y madre en la vida. El soltero.

Soltero y padre en la vida.

Som I serem, historia de la Generalitat de Catalunya.

La sombra de un recuerdo. Somos dos fugitivos.

Sonatas. El soplagaitas. Sor angelica. Sor Citroen. Sor intrepida. Sor ye-ye.

Soraya reina del desierto.

SOS abuelita. El sotano. Stress es tres, tres. Strip-tease.

Su desconsolada esposa. Suave, carino, muy suave. Los subdesarrollados. Sucedio en Sevilla. Un sudario a la medida.

Sueca bisexual necesita semental.

El sueno de andalucia. El sueno del mono loco. Suenos de historia. Suenos de mujer. Suenos de oro.

Los suenos humedos de Patrizia.

Sugar colt.

Sumario sangriento de la pequena Estefania.

Superargo, el gigante. Los supercamorristas. Supersonic man.

El sur. Surcos.

Susana pura nata. Susana y yo. Susana.

Suspendido en sinverguenza. Suspenso en comunismo. Suspiros de Espana.

Suspiros de Triana. Tabu. El tahur. Tal vez manana.

Tamano natural. Tambien los angeles comen judias.

El tambor de Bruch. Los tarantos. Tarde de toros. Target eagle.

Tarjeta de visita.

Tarots.

Tarzan en la gruta del oro. Tarzan v el arcoiris.

Tarzan y el misterio de la selva.

El taxi de los conflictos. Un taxi para Tobrouk. Taxista de senoras. Te dov mi vida.

Te quiero, te quiero, te quiero.

Teatro Apolo. El techo de cristal.

Tecnica para un sabotaje.

Tedeum. Tela de arana. Tencia de un espia. Tenemos 18 anos.

Tengamos la guerra en paz.

Tengo 17 anos. Tepepa. Tequila.

Terapia al desnudo. Tercio de quites. Teresa de Jesus. El terrible de Chicago.

Terror canibal.

Terror en el tren de la media noche.

Terror en la noche. El terrorista.

El tesoro de las cuatro coronas.

Testigo azul. Texas kid. Thompson 1880.

La tia de Carlos en minifalda.

La tia de Carlos. La tia Tula. Tibetana.

Tiempo de Chicago. Tiempo de silencio. Tiempo de violencia.

Tierra brutal. Tierra de Fuego. Tierra de gigantes. Tierra de todos. El tigre de chamberi.

El tigre se perfuma con dinamita. Los tigres de Mompracem.

Tigres de papel. Timanfaya.

Tintin y el misterio de las naranjas azules.

Tio de verdad vienen de Paris?

La tirana. El tirano de Toledo.

Tirarse al monte. Un tiro por la espalda. To er mundo e demasiao. Tocata y fuga de Lolita.

Todo es posible en Granada.

Todo un hombre. Todo va mal. Todos al suelo. Todos eran culpables.

Todos me llaman "gato."

Todos para uno, golpes para todos. Todos somos necesarios.

Tombola.

La tonta del bote.

Topical Spanish.

Torbellino.

Un torero para la historia.

Torero por alegrias. El torero. Tormento. Torrepartida. Torturados. Toto de Arabia. Toto v Pablito. Un trabajo tranquilo.

Trafico de menores (nemeyse). Tragica ceremonia en Villa Alexander.

Un traie blanco. Traie de luces. El traje de oro. Trampa bajo el sol. Trampa mortal. Trampa para Catalina. Trampa para un forajido. Trampa para una esposa.

Trampa sexual. Las trampas del matrimonio.

El tramposo. Los tramposos. La trastienda. Trauma.

Las travesuras de Morucha. Tren especial para Hitler.

El tren expreso. Un tren para Durango. Tres alcobas.

Tres citas con el destino. Tres de la cruz roja. Tres dias de noviembre. Las tres espadas del Zorro. Tres hombres buenos. Tres hombres van a morir.

Tres huchas para oriente. Tres noches violentas.

Los tres supermen en la selva.

El triangulito. Triangulo. Trigo limpio. La trinca del aire.

Trio de damas.

La triple muerte del tercer personaje. Tristana.

El triunfo de los diez gladiadores.

El triunfo del amor.

Las trompetas del Apocalipsis. Un trono para Cristy.

Tu dios y me infierno. Tu marido nos engana. Tu novia esta loca. Tu perdonas . . . yo no. Tu y yo somos tres.

Tuareg.

El tulipan negro. La tumba de la isla maldita.

La tumba de los muertos vivientes. La tumba del pistolero. Una tumba para el sheriff. Tumba para un forajido.

El tunel.

El turismo es un gran invento.

Turistas y bribones. Tuset Street.

Tuvo la culpa Adan. La ultima bandera.

La ultima jugada. Las ultimas de Filipinas.

Las ultimas horas. El ultimo caballo. El ultimo cuple. Ultimo deseo.

El ultimo dia de la guerra.

Ultimo dia. Ultimo encuentro. El ultimo guateque II. El ultimo Mohicano.

El ultimo pecado de la burguesia.

El ultimo viaje.

Los ultimos dias de Pompeya. Los ultimos golpes del torete.

Ultraje.

Un dolar de recompensa. Un millon por tu historia. Un paso al frente. Una tal Dulcinea.

Uno a uno sin piedad. Uno del millon de muertos. Uno despues de otro.

Uno, dos, tres . . . dispara otra vez. Unos granujas decentes.

Unos pasos de mujer.

Ursus.

Urtain el rey de la selva...o asi.

USA, violacion y venganza. Usted puede ser un asesino. Vacaciones al desnudo. Vacaciones en Mallorca. Vacaciones para Ivette.

Vacio en la alma. Valentina.

Valiente. El valle de las espadas.

El valle de los hombres de piedra.

Vamonos Barbara. Vamos por la parejita. Las vampiras. Vampiresas 1930. Un vampiro para dos.

La vaquilla. Varietes.

Vaya par de gemelos. Vecinos.

Veinte mil dolares por un cadaver.

Veinte pasos para la muerte. Veintisiete horas. El vendedor de ilusiones.

Vendedora de ilusiones. La vendedora de ropa interior. El vengador de California.

El vengador de Venecia. El vengador del sur.

La venganza.

La venganza de Clark Harrison. La venganza de Don Mendo. La venganza de la momia. La venganza del doctor Mabuse.

Venta de Vargas. Venta por pisos. Vente a Alemania Pepe. Vente a ligar al oeste. Ventolera.

La venus negra.

Vera, un cuento cruel. Veraneo en Espana. Verano 70.

Un verano de infierno. Verano violento.

La verbena de la paloma. La verdad sobre el caso Savolta. Lo verde empieza en los pirineos.

Las verdes praderas.

El verdugo.

Veredicto implacable.

Vertigo.

El vertigo del crimen. Vertigo en la pista. Vertigo en Manhattan. Una vez alano ser "hippy" no hace

dano.

El viaje a ninguna parte. Viaje al centro de la tierra.

Viaje al mas alla. Viaje de novios a la Italiana.

Viaje de novios. Viaje sin destino.

Los viajeros del atardecer. Los viajes de Gulliver. El vicio y la virtud. Vicios de mujer. Viciosas al desnudo.

La vida alegre. Vida convugal sana.

La vida empieza a medianoche.

La vida en un bloc. La vida en un hilo. La vida es magnifica. La vida es maravillosa.

La vida intima de un seductor cinico.

Vida perra.

La vida por delante. La vida sigue igual. Vidas cruzadas. La vieia memoria. La vieja musica.

Viento del norte. La vil seduccion.

Villa alegre. La violacion.

La violacion de la senorita Julia.

Violacion inconfesable. Los violadores.

Los violadores del amanecer.

Violetas imperiales. La violetera.

Violines y trompetas. El virgo de Visanteta.

Viridiana.

Virilidad a la espanola.

La visita del vicio.

La visita que no toco el timbre.

La viuda andaluza. La viuda soltera.

Las viudas (luna de miel).

La viudita naviera. La viudita ye-ye. Viva America! Viva Carrancho. Viva la clase media. Viva la muerte tuya. Vivan los novios.

Vivir en Sevilla.

Vivir manana.

Vivir un largo invierno. Vivo para matarte.

Vivos o preferiblemente muertos.

Volvere a nacer. Vota a Gundisalvo. Vudu sangriento. Vuelo 971. Vuelo al infierno. El vuelo de la paloma.

Vuelve querida Nati. Vuelve San Valentin.

Werther.

Whisky y vodka. Winchester Bill.

Winchester, uno entre mil.

Y a mi que me importa que explote Miami.

Y ahora que, senor fiscal. Y al tercer ano resucito. Y despues del cuple.

Y el cuerpo sigue aguantando. Y eligio el infierno.

Y si no, nos enfadamos. Una Y sonada.

Ya no soy virgen, ole, ya no soy

Ya no va mas. Ya so mujer. Ya tenemos coche.

El yankee. Yo amo a Hitler. Yo amo la danza. Yo he visto la muerte.

Yo hice a roque III. Yo la vi primero. Yo mate. Yo no me caso.

Yo no perdono un cuerno. Yo no soy la Mata-Hari.

Yo sov mia. Yo, el vaquilla. Young Sanchez. Ypotron.

Z.7: operacion Rembrandt. Zalacain el aventurero.

Zampo y yo.
Zarabanda bing bing. La zorra y el escorpion. La zorrita en bikini. Zorrita Martinez. El zorro cabalga otra vez. El Zorro justiciero.

Eigadojinsha, See Art Theatre Guild of Japan Company, Ltd. & Eigadojinsha.

Ellis, Vivian & Angela Ainley Jeans. Listen to the wind.

ELP Communications.

Baby love. Ehi amigo! tocca a te morire. Landru.

Madame sans-gene. L' odyssee du capitaine Steve.

Quien sabe. Emetcom.

Napoleona a Sainte Helene. Estate of Jacques Yves Cousteau. Le monde du silence.

Euphono (Germany), SEE Friedrich Wilhelm-Murnau-Stiftung, is the legal successor of the Euphono (Germany).

Fernandez Fernandez, Raul.

La carcachita. Ultraje. Film Polski. Kanal.

Filmexport Group, SRL.

L' alcova. L'altro inferno. Aquarius. Bianco Apache. La casa 4. La chiave.

Fotografando patrizia. L' inferno dei morti viventi. Meglio baciare un cobra. Le miniere del Kilimanjaro.

Murderock, uccide a passo di danza.

Il piacere.

Rats, notte di terrore.

Scalps. Shark, rosso nell'oceano.

Sterminatori dell'anno 3000.

I violenti.

Violenza in un carcere femminile. Films A2. SEE Madeleine Films, Les Productions Artistes Associes. Films A2 & ABRA Productions.

Films De L'Astrophore. Verites Et Mensonges.

Films Montsouris. Le ballon rouge. Crin blanc. Fifi la plume. Le petit ane. Films Polski.

Pokolenie. Finzi Charitable Trust. Introit, op. 6.

Four Constelations & Million Dollar Video.

El dia de los albaniles 3. Four Constelations.

Add. ti.: La banda de la carcacha. Add. ti.: Los maistros del amor.

Curados de espanto. El dia de los albaniles. El dia de los albaniles 2. Diario intimo de una cabaretera.

Los gatos de las Azoteas.

Mas alla del deseo. La mujer de los dos. Mujeres de media noche.

Mujeres infieles. Narcostanicos. La negra tomasa. Obligado a matar. Pasion por el peligro. Que buena esta mi ahijada. El ratero de la vecindad.

El ratero de la vecindad 2. Rosita Alvirez.

Tres lancheros muy picudos. Tres Mexicanos ardientes.

El vecindario.

El vecindario 2. Los verduleros. Los verduleros 2. Los verduleros 3.

Free State of Bavaria, SEE Transit Film GmbH for Free State of Bavaria (Federal State of Germany).

Fridrich Wilhelm-Murnau-Stiftung, legal successor of the Tobis (Germany).

Die Degenhardts.

Wir tanzen um die Welt. Fridrich Wilhelm-Murnau-Stiftung, legal successor of the UFA (Germany).

Stefanie.

Friedrich Wilhelm-Murnau-Stiftung, is the legal successor of the ABC-Filmproduktion GmbH (Germany). Ein ganzer Kerl.

Friedrich Wilhelm-Murnau-Stiftung, is the legal successor of the Aco-Film GmbH (Germany).

Friedrich Wilhelm-Murnau-Stiftung, is the legal successor of the Algefa-Film GmbH (Germany).

Endstation Friedrich Wilhelm-Murnau-Stiftung, is the legal successor of the Algefa GmbH (Germany).

Das Gluck wohnt nebenan.

Friedrich Wilhelm-Murnau-Stiftung, is the legal successor of the Atlantis Film GmbH (Germany).

Friedrich Wilhelm-Murnau-Stiftung, is the legal successor of the Bavaria (Germany).

Alle Wege fuhren heim.

Friedrich Wilhelm-Murnau-Stiftung, is the legal successor of the Bavaria Filmkunst GmbH (Germany). Befreite Hande.

Eine Frau wie Du.

Friedrich Wilhelm-Murnau-Stiftung, is the legal successor of the Bavaria (Germany)

Funftausend Mark Belohnung.

Geheimakte WB 1. Geliebte Welt.

Das Gesetz der Liebe.

Golowin geht durch die Stadt.

Das gross Spiel.

Hauptsache glucklich. Ein Herz geht vor Anker. Ein Herz schlagt fur Dich.

Der Hochtourist.

Immer wenn der Tag beginnt. Immer will ich Dir gehoren.

Friedrich Wilhelm-Murnau-Stiftung, is the legal successor of the Bavaria Filmkunst GmbH (Germany). Irrtum des Herzens.

Friedrich Wilhelm-Murnau-Stiftung, is the legal successor of the Bavaria (Germany).

Junger Mann, der alles kann. Kleines Zelt und grosse Liebe. Lass mich Sonntag nicht allein. Liebe auf krummen Beinen.

Max, der Taschendieb.

Mein ganzes Herz ist voll Musik.

Meine schone Mama.

Menschen im Netz

Paracelsus Peterle.

Philine.

Regimentsmusik.

Reise in die Vergangenheit. Ritt zwischen den Fronten.

Rose Bernd.

Rot ist die Liebe.

Der scheinheilige Florian. Schuss um Mitternacht.

Die schwache Stunde.

Der schwarze Blitz. Das schwarze Schaf.

Seitensprunge.

Der siebente Junge. Spuk im Schloss.

Das sundige Dorf.

Der Tater ist unter uns. Verdacht auf Ursula.

Friedrich Wilhelm-Murnau-Stiftung, is the legal successor of the Berg- und Sportfilm GmbH (Germany). Berg des Schicksals.

Friedrich Wilhelm-Murnau-Stiftung, is the legal successor of the Berlin-

Film (Germany). Gefahrtin meines Sommers.

Grosstadtmelodie. Die heimlichen Braute.

Friedrich Wilhelm-Murnau-Stiftung, is the legal successor of the Berlin Film GmbH (Germany).

Eine reizende Familie. Friedrich Wilhelm-Murnau-Stiftung, is the legal successor of the Berlin-Film GmbH (Germany).

Die schwarze Robe. Stimme des Herzens.

Friedrich Wilhelm-Murnau-Stiftung, is the legal successor of the Deutsche Forst-Filmproduktion GmbH Terra (Germany).

Capriolen. Friedrich Wilhelm-Murnau-Stiftung, is the legal successor of the Diana Tonfilm GmbH (Germany).

Fridericus. Friedrich Wilhelm-Murnau-Stiftung, is the legal successor of the DLS AG (Germany).

Delikatessen. Gassenhauer.

Friedrich Wilhelm-Murnau-Stiftung, is the legal successor of the Euphono-Film GmbH (Germany).

Die barmherzige Luge. Die beiden Seehunde.

Friedrich Wilhelm-Murnau-Stiftung, is the legal successor of the Euphono (Germany).

Ein seltsamer Gast. Sergeant Berry.

Spiel auf der Tenne.

Die Stunde der Versuchung. Friedrich Wilhelm-Murnau-Stiftung, is the legal successor of the Fanal-Filmproduktion GmbH (Germany). Frauen fur Golden Hill.

Friedrich Wilhelm-Murnau-Stiftung, is the legal successor of the Fanal Filmproduktion GmbH (Germany). Die gottliche Jette.

Friedrich Wilhelm-Murnau-Stiftung, is the legal successor of the FDF GmbH (Germany)

Einmal werd ich Dir gefallen.

Frau Sylvelin. Gleisdreieck. Grossalarm. Meiseken.

Friedrich Wilhelm-Murnau-Stiftung, is the legal successor of the FDF/UFA (Germany). Daphne und der Diplomat.

Friedrich Wilhelm-Murnau-Stiftung, is the legal successor of the Fellner & Somlo (Germany). Eine Dubarry von heute.

Friedrich Wilhelm-Murnau-Stiftung, is the legal successor of the Georg Witt-Film GmbH (Germany). Der Fall Deruga.

Das Geheimnis um Betty Bonn.

Gluckspilze. Friedrich Wilhelm-Murnau-Stiftung, is the legal successor of the

Klagemann-Film GmbH (Germany). Gefahrliches Spiel. Friedrich Wilhelm-Murnau-Stiftung, is .

the legal successor of the Luis Trenker Film GmbH (Germany). Grenzfeuer.

Friedrich Wilhelm-Murnau-Stiftung, is the legal successor of the Majestic Film (Germany). Frau Luna.

Friedrich Wilhelm-Murnau-Stiftung, is the legal successor of the Melodie Film (Germany).

Freddy die Gitarre und das Meer. Freddy und die Melodie der Nacht. Die grosse Chance.

Friedrich Wilhelm-Murnau-Stiftung, is the legal successor of the Minerva Tonfilm GmbH (Germany).

Du und ich. Das Einmaleins der Liebe. Eine Frau fur Drei.

Friedrich Wilhelm-Murnau-Stiftung, is the legal successor of the Ondra-Lamac-Film GmbH (Germany). Flitterwochen.

Friedrich Wilhelm-Murnau-Stiftung, is the legal successor of the Pallas Film (Germany).

Fahrmann Maria. Friedrich Wilhelm-Murnau-Stiftung, is the legal successor of the Rhombus (Germany).

Bezaubernde Arabella.

Friedrich Wilhelm-Murnau-Stiftung, is the legal successor of the Rhombus Film (Germany).

Das Gluck liegt auf der Strasse.

Friedrich Wilhelm-Murnau-Stiftung, is the legal successor of the Roxy

(Germany). Bumerang.

Friedrich Wilhelm-Murnau-Stiftung, is the legal successor of the Terra

(Germany).
Dreimal Hochzeit. Fur die Katz. Gabriele Dambrone

Geliebter Schatz. Die goldene Spinne: Der grune Salon.

Die gute Sieben. Himmelhunde.

Ouax in Afrika. Rembrandt. Rosen in Tirol.

Die schwedische Nachtigall.

Sein Sohn.

Seinerzeit zu meiner Zeit.

Der Seniorchef. Sophienlund.

Spiel in Sommerwind. Der Springer von Pontresina.

Die Stimme aus dem Ather. Der Strom.

Das verlorene Tal.

Friedrich Wilhelm-Murnau-Stiftung, is the legal successor of the Terra Film AG (Germany).

Ein idealer Gatte. Johannisfeuer.

Friedrich Wilhelm-Murnau-Stiftung, is the legal successor of the Terra Filmkunst GmbH (Germany).

Brand im Ozean. Flucht ins Dunkel. Fracht von Baltimore. Eine Frau kommt in die Tropen.

Die fremde Frau. Die fromme Luge.

Friedrich Wilhelm-Murnau-Stiftung, is the legal successor of the Tobis Filmkunst GmbH (Germany).

Funf von der Jazzband.

Friedrich Wilhelm-Murnau-Stiftung, is the legal successor of the Tobis (Germany).

Ein glucklicher Mensch.

Der gross Fall. Die grosse Nummer. Der grosse Preis.

Herr Sanders lebt gefahrlich. Das himmelblaue Abendkleid.

Himmelssturmer. Die Hochtablerin.

Ich hab' von Dir getraumt.

Ich klage an. Das kleine Hofkonzert.

Peter Voss, der Millionendieb.

Philharmoniker. Ruf an das Gewissen. Die Sache mit Styx. Ein schoner Tag. Sehnsucht nach Afrika. Skandal um den Hahn.

Solistin Anna Alt.

Ein steinreicher Mann.

Stern von Rio.

Der Sundenbock. Symphonie des Lebens.

Die unheimlichen Wunsche. Das unsterbliche Herz.

Der Unwiderstehliche.

Verliebtes Abenteuer. Verwandte sind auch Menschen.

Friedrich Wilhelm-Murnau-Stiftung, is the legal successor of the Tobis Filmkunst GmbH (Germany).

Ein Hochzeitaum. In letzter Minute.

Jugend.

Friedrich Wilhelm-Murnau-Stiftung, is the legal successor of the

Tonfilmstudio Carl Froelich & Co. (Germany).

Das Leben kann so schon sein.

Gabriele, eins, zwei, drei. Friedrich Wilhelm-Murnau-Stiftung, is the legal successor of the UFA (Germany).

Barcarole. Der Bettelstudent.

Der Blaufuchs. Die blonde Nachtigall. Ein blonder Traum.

Boccaccio.

Bomben auf Monte Carlo.

Brillianten.

Ein Burschenlied aus Heidelberg.

Capriccio.

Die Csardasfurstin. Delikatessen. Dolly macht Karriere.

Fortsetzung folgt. Frau am Steuer. Fraulein.

Der Frechdachs.

Die Freundin eines grossen Mannes. Freut Euch des Lebens.

Frischer Wind aus Kanada. Der funfte Juni. Furst Woronzeff.

Der Gasmann. Gasparone.

Gassenhauer. Gastspiel in Paradies.

Die Gattin. Gefahrlicher Fruhling.

Die geliebte. Germanin.

GPU. Hab mich lieb.

Das Herz der Konigin. Hochzeit auf Barenhof.

Das Hochzeitshotel. Hochzeitsnacht. Die Hochzeitsreise.

Das Hofkonzert. Der hohere Befehl.

Hokus Pokus. Hotel Sacher.

Ich bei Tag und Du bei Nacht. Ich bin gleich wieder da. Ich und die Kaiserin.

Ihr erstes Erlebnis.

Ihre Hoheit befiehlt.

Im Geheimdienst. Inge und die Millionen.

Inkognito. Die Insel.

Ist Mama nicht fabelhaft?

Der Posaunist. Die Rothschilds. Sein Scheidungsgrund.

Sieben Ohrfeigen. Der Sieger.

Die singende Stadt. Skandal in Baden-Baden. Sommernachte.

Spiel mit dem Feuer. Stadt Anatol.

Der Stammbaum des Dr. Pistorius.

Starke Herzen. Stern von Valencia.

Strich durch die Rechnung.

Der stumme Gast. Sturme der Leidenschaft.

Tanz mit dem Kaiser. Die Tochter Ihrer Exzellenz.

Ein toller Einfall. Die torichte lungfrau. Eine Tur geht auf.

Und das ist die Hauptsache. Und du, mein Schatz, fahrst mit.

Der unsterbliche Lump. Unternehmen Michael. Verklungene Melodie.

Das Verlegenheitskind. Verrater.

Friedrich Wilhelm-Murnau-Stiftung, is

the legal successor of the Universum-Film (Germany).

Der liebe Augustin. Friedrich Wilhelm-Murnau-Stiftung, is the legal successor of the Universum (Germany). Labyrinth der Leidenschaft.

Liebe, Luft und lauter Lugen.

Friedrich Wilhelm-Murnau-Stiftung, is the legal successor of the Universum-Film AG (Germany).

Jacqueline. Jenseits des Rheins.

Friedrich Wilhelm-Murnau-Stiftung, is the legal successor of the Victor Klein-Film GmbH (Germany).

Da stimmt was nicht. Friedrich Wilhelm-Murnau-Stiftung, is the legal successor of the Westeuropaische Film AG

(Germany). Gordian, der Tyrann.

Friedrich Wilhelm-Murnau-Stiftung, legal successor of the producers.

Zwei Krawatten.

Friedrich Wilhelm-Murnau-Stiftung, legal successor of the ABC-Film GmbH (Germany).

Heiratsschwindler. Krach im Hinterhaus.

Spassvogel. Friedrich Wilhelm-Murnau-Stiftung, legal successor of the Algefa-Film Die Austernlilly.

Friedrich Wilhelm-Murnau-Stiftung, legal successor of the Ariel Film GmbH (Germany). Der Herr der Welt.

Der unmogliche Herr Pitt. Friedrich Wilhelm-Murnau-Stiftung, legal successor of the Ariel

Filmproduktion GmbH (Germany).

Wie einst im Mai.

Friedrich Wilhelm-Murnau-Stiftung, legal successor of the Astra Film (Germany).

Schon ist die Welt.

Friedrich Wilhelm-Murnau-Stiftung, legal successor of the Astra Film GmbH (Germany).

Karussell.

Friedrich Wilhelm-Murnau-Stiftung, legal successor of the Bavaria (Germany).

Alarmstufe V. Alles Schwindel.

Anuschka. Auferstehung.

Bravo, kleiner Thomas.

Carl Peters. Casino de Paris. Dicke Luft.

Dirnentragodie. Der Dorfadvokat.

Drei wunderschone Tage.

Dreimal Komodie. Der dunkle Tag.

Ein Stuck vom Himmel. Einmal der liebe Herrgott sein.

Er kann's nicht lassen. Es fing so harmlos an. Es lebe die Liebe. Fahrt ins Leben.

Die falsche Braut.

Feinde.

Ferien auf der Sonneninsel. Eine Frau's ganze Leben.

Eine Frau, die weiss was sie will. Das Fraulein von Barnhelm.

Frech und verliebt. Der glaserne Turm.

Harte Manner-heisse Liebe.

Held meiner Traume.

Helden.

Der Herr im Haus. Herrscher ohne Krone.

Ich brauche Dich. Die ideale Frau.

Im Schatten des Berges. Jenny un der Mann im Frack.

Der Kampf mit dem Drachen.

Die keusche Sunderin. Kleine Residenz.

Komodianten. Liebesheirat.

Das Lied der Nachtigall. Das Madchen von Fano.

Man rede mir nicht von Liebe. Ein Mann wie Maximilian.

Der Millionar. Mit meinen Augen. Morderspiel.

Munchnerinnen. Die Nacht der Zwolf.

Orientexpress. SA-Mann Brand.

Die seltsame Geschichte des Brandner

Kasper.

Soldatensender Calais. Die Stunde, die Du glucklich bist.

Tonelli.

Und nichts als die Wahrheit.

Der unendliche Weg.

Die unheimliche Wandlung des Alex Roscher.

Vater, unser bestes Stuck. Venus vor Gericht.

Der verkaufte Grossvater. Was will Brigitte?

Wenn wir alle Engel waren. Ein Zug fahrt ab.

Friedrich Wilhelm-Murnau-Stiftung, legal successor of the Bavaria

Filmkunst GmbH (Germany). Das Abenteuer geht weiter.

Der arme Millionar.

Dreizehn Mann und eine Kanone.

Der ewige Quell. Fasching.

Gold in New Frisco.

Friedrich Wilhelm-Murnau-Stiftung, legal successor of the Berlin-Film (Germany).

Die Affare Roedern.

Das alte Lied. Die beiden Schwestern.

Eines Tages.

Fahrt ins Abenteuer. Das fremde Leben.

Intimitaten. Karneval der Liebe.

Liebeskomodie.

Ein Mann fur meine Frau. Der Meisterdetektiv.

Das war mein Leben.

Friedrich Wilhelm-Murnau-Stiftung, legal successor of the Berlin-Film GmbH (Germany).

Ich glaube an Dich. Ein Walzer mit Dir.

Wildvogel. Die Zaubergeige.

Zwischen Herz und Gewissen.

Friedrich Wilhelm-Murnau-Stiftung, legal successor of the Camera Film GmbH (Germany).

Polizeiakte 909.

Friedrich Wilhelm-Murnau-Stiftung, legal successor of the Carl Froelich

Film GmbH (Germany). Der Jager aus Kurpfalz.

Reifende Jugend. Friedrich Wilhelm-Murnau-Stiftung, legal successor of the Carl Froelich Filmproduktion GmbH (Germany). Oberwachtmeister Schwenke.

Friedrich Wilhelm-Murnau-Stiftung, legal successor of the Carl Froelich Tonfilm Produktion GmbH

(Germany). Der Raub der Sabinerinnen. Wenn der Hahn kraht. Wenn wie alle Engel waren.

Friedrich Wilhelm-Murnau-Stiftung, legal successor of the Carl-Froelich-Filmprod. GmbH (Germany).

Ich war Jack Mortimer. Friedrich Wilhelm-Murnau-Stiftung, legal successor of the CCC-Filmkunst (Germany). Scala-total verruckt.

Friedrich Wilhelm-Murnau-Stiftung, legal successor of the Cicero Filmproduktion GmbH (Germany). Heinz im Mond.

Friedrich Wilhelm-Murnau-Stiftung, legal successor of the Cinephon Film GmbH (Germany). Narren im Schnee.

Friedrich Wilhelm-Murnau-Stiftung, legal successor of the Cosmopol Film (Germany).

Die Halbzarte. Friedrich Wilhelm-Murnau-Stiftung, legal successor of the Decla Bioscop AG (Germany).

Ein Glas Wasser.

Friedrich Wilhelm-Murnau-Stiftung, legal successor of the Deka-Film GmbH (Germany).

Liebelei und Liebe. Salonwagen E417.

Friedrich Wilhelm-Murnau-Stiftung, legal successor of the Deutsche Forst-Filmproduktion GmbH (Germany).

Ich bin Sebastian Ott.

Friedrich Wilhelm-Murnau-Stiftung, legal successor of the Deutsche Universal Film AG (Germany). SOS Eisberg

Friedrich Wilhelm-Murnau-Stiftung, legal successor of the Deutsches Lichtspiel Syndikat (Germany). Der keusche Joseph.

Friedrich Wilhelm-Murnau-Stiftung, legal successor of the Diana Tonfilm GmbH (Germany).

Die Pfingstorgel. Friedrich Wilhelm-Murnau-Stiftung, " legal successor of the DLS

(Germany). Ein susses Geheimnis. Ein Tango fur Dich. Tausend Worte Deutsch. Die verliebte Firma. Weekend im Paradies.

Friedrich Wilhelm-Murnau-Stiftung, legal successor of the Efzet (Friedrich Zelnik) Film GmbH

(Germany).

Jeder fragt nach Erika. Friedrich Wilhelm-Murnau-Stiftung, legal successor of the Euphono (Germany).

Morgen werde ich verhaftet. Rheinische Brautfahrt.

Der Schimmelkrieg in der Holledau. Wie der Hase lauft.

Friedrich Wilhelm-Murnau-Stiftung, legal successor of the Euphono Film GmbH (Germany).

Die golden Maske. Friedrich Wilhelm-Murnau-Stiftung, legal successor of the Euphono-Film GmbH (Germany).

Ein Mann auf Abwegen.

Der Katzensteg. Friedrich Wilhelm-Murnau-Stiftung, legal successor of the Fanal Film GmbH (Germany).

Meine Freundin Barbara. Friedrich Wilhelm-Murnau-Stiftung, legal successor of the Fanal

Filmproduktion GmbH (Germany). Streit um den Knaben Joe. Friedrich Wilhelm-Murnau-Stiftung, legal successor of the Fanal-

legal successor of the Fanal-Filmproduktion GmbH (Germany). Anna Favetti.

Anna Favetti.
Friedrich Wilhelm-Murnau-Stiftung,
legal successor of the FDF
(Germany).

Die Korallenprinzessin. Friedrich Wilhelm-Murnau-Stiftung, legal successor of the FDF GmbH (Germany).

Die Kronzeugin. Leichte Kavallerie. Tango Notturno. Ein Volksfeind.

Friedrich Wilhelm-Murnau-Stiftung, legal successor of the Fellner & Somlo GmbH (Germany). Madchen zum Heiraten.

Friedrich Wilhelm-Murnau-Stiftung, legal successor of the Georg Witt Film GmbH (Germany). , Jede Frau hat ein Geheimnis. Umwege zum Gluck.

Zwischen den Eltern.

Friedrich Wilhelm-Murnau-Stiftung, legal successor of the Georg Witt-Film GmbH (Germany).

Annemarie.
Ich heirate meine Frau.
Die Kreutzersonate.
Lady Windermeres Facher.
Land der Liebe.

Friedrich Wilhelm-Murnau-Stiftung, legal successor of the Georg Witt-Film GmbH/UFA (Germany).

Dreiklang.
Friedrich Wilhelm-Murnau-Stiftung,
legal successor of the HTFilmproduktion GmbH (Germany).
Der Lachdoktor.

Friedrich Wilhelm-Murnau-Stiftung, legal successor of the Klagemann Film GmbH (Germany).

Die Nacht mit dem Kaiser. Friedrich Wilhelm-Murnau-Stiftung, legal successor of the Klagemann-Film GmbH (Germany).

Die kleine und die grosse Liebe. Friedrich Wilhelm-Murnau-Stiftung, legal successor of the Kurt Ulrich Film (Germany). Der Jugendrichter.

Friedrich Wilhelm-Murnau-Stiftung, legal successor of the Kurt Ulrich Film (Germany).

Schlag auf Schlag.
Friedrich Wilhelm-Murnau-Stiftung,
legal successor of the Lothar Stark
Film GmbH (Germany).
Der Judas von Tirol.

Friedrich Wilhelm-Murnau-Stiftung, legal successor of the Lothar Stark-Film GmbH (Germany).

Das Veilchen vom Potsdamer Platz. Friedrich Wilhelm-Murnau-Stiftung, legal successor of the Majestic Film (Germany).

Intermezzo.
Die Jugendsunde.
Kopf hoch, Johannes.
Der kuhne Schwimmer.

Friedrich Wilhelm-Murnau-Stiftung, legal successor of the Majestic Film GmbH (Germany).

Jungfrau gegen Monch. Madchen fure alles. Mit versiegelter Order.

Pat und Patachon als blinde Passagiere.

Pat und Patachon als Madchenrauber.
Petersburger Nachte.
Die Reise nach Tilsit.
Schusse in Kabine 7.
Silvesternacht am Alexanderplatz.

Verwehte Spuren.
Warum lugt Fraulein Kathe?

Friedrich Wilhelm-Murnau-Stiftung, legal successor of the Majestic Film GmbH & Mulleneisen und Tapper (Germany).

Pedro soll hangen.
Friedrich Wilhelm-Murnau-Stiftung,
legal successor of the Majestic Film,
Mulleneisen & Tapper (Germany).

Was geschah in dieser Nacht?
Friedrich Wilhelm-Murnau-Stiftung,
legal successor of the May-Film/
UFA (Germany).

Dagfin.
Friedrich Wilhelm-Murnau-Stiftung,
legal successor of the Melodie Film
(Germany).

Madeleine und der Legionar. Majestat auf Abwegen.

Schlagerraketen.
Friedrich Wilhelm-Murnau-Stiftung,
legal successor of the Meteor Film
GmbH (Germany).

Die Leute mit dem Sonnenstich. Der Tag nach der Scheidung.

Friedrich Wilhelm-Murnau-Stiftung, legal successor of the Meteor-Film GmbH (Germany). Ich liebe Dich.

Friedrich Wilhelm-Murnau-Stiftung, legal successor of the Minerva Tonfilm GmbH (Germany). Alarm in Peking.

Heimweh.
Maria, die Magd.

Scheidungsreise. Susanne im Bade. Togger. Viktoria.

Friedrich Wilhelm-Murnau-Stiftung, legal successor of the Minerva-Tonfilm GmbH (Germany). Das Madchen mit dem guten Ruf.

Das Madchen mit dem guten Ruf. Friedrich Wilhelm-Murnau-Stiftung, legal successor of the Mondial Internationale Filmindustrie AG (Germany).

Liebling der Matrosen.
Friedrich Wilhelm-Murnau-Stiftung,
legal successor of the Ondra-LamacFilm GmbH (Germany).

Ein Madel vom Ballett.
Friedrich Wilhelm-Murnau-Stiftung,
legal successor of the Ondra-LamacFilm GmbH (Germany).

Der junge Graf. Vor Liebe wird gewarnt. Friedrich Wilhelm-Murnau-Stiftung, legal successor of the Pan Film (Germany).

Schatten.
Friedrich Wilhelm-Murnau-Stiftung,
legal successor of the Phoebus Film
(Germany).

Die Hose.
Friedrich Wilhelm-Murnau-Stiftung,
legal successor of the Rhombus

legal successor of the Rhombus Film (Germany). Liebe verboten—heiraten erlaubt.

Scampolo.

Der veruntreute Himmel.

Friedrich Wilhelm-Murnau-Stiftung, legal successor of the Rimax Film AG (Germany).

Nju—eine unverstandene Frau.
Friedrich Wilhelm-Murnau-Stiftung,
legal successor of the RN
(Germany).

La Paloma.
Friedrich Wilhelm-Murnau-Stiftung,
legal successor of the RN
Filmproduktion GmbH (Germany).

Kater Lampe. Manner vor der Ehe. Punks kommt aus Amerika. Stutzen der Gesellschaft.

Friedrich Wilhelm-Murnau-Stiftung, legal successor of the RN-Filmprod. GmbH (Germany).

Kinderarzt Dr. Engel.
Friedrich Wilhelm-Murnau-Stiftung,
legal successor of the Schulz &
Wuellner GmbH (Germany).
Ein falscher Fuffziger.

Friedrich Wilhelm-Murnau-Stiftung, legal successor of the Schulz & Wuellner Filmproduktion GmbH (Germany).

Der Page von Dalmasse-Hotel. Friedrich Wilhelm-Murnau-Stiftung, legal successor of the Sokal Film (Germany).

Heldinnen.
Friedrich Wilhelm-Murnau-Stiftung,
legal successor of the Terra
Filmkunst GmbH (Germany).

Aufruhr in Damaskus.

Friedrich Wilhelm-Murnau-Stiftung, legal successor of the Terra

(Germany).

Achtung Feind hort mit. Am Abend nach der Oper.

Andreas Schluter. Auf Wiedersehen, Franziska.

Aufruhr der Herzen. Autobanditen.

Autobus Nr. 2. Blutsbruderschaft. Dr. Crippen an Bord.

Der Engel mit dem Saitenspiel.

Der ewige Klang. Der Fall Molander. Falschmunzer. Familienanschluss. Die Fledermaus. Frau nach Mass.

Freitag, der 13. Friedemann Bach.

Frontheater.

Das Gluck liegt auf den Lande. Ich vetraue Dir meine Frau an.

Junges Blut. Die Kellnerin Anna. Kleider machen Leute.

Kleine Madchen—grosse Sorgen.

Lauter Liebe. Das Leben ruft. Leichte Muse. Liebespremiere.

Ein Mann mit Grundsatzen. Der Mann, der den Mord beging. Manner mussen so sein.

Maria Ilona. Melusine.

Der Morder Dimitri Karamasoff.

Moselfahrt mit Monika. Musik in Salzburg.

Nanun, Sie kennen Korff noch nicht? Paradies der Junggesellen.

Der Polizeifunk meldet ... Die Reiter von Deutsch-Ostafrika.

Schatten uber Sankt Pauli. Der Schritt vom Wege. Schutzenkonig wird der Felix.

Schwarzer Jager Johanna. Schwarzfahrt ins Gluck. Tierarzt Dr. Vlimmen.

Unser kleiner Junge. Der verzauberte Tag. Die vier Musketiere. Weisser Flieder.

Wenn der junge Wein bluht. Wenn die Sonne wieder scheint.

Wer kusst Madeleine? Wer nimmt die Liebe ernst?

Wilhelm Tell. Wir machen Musik. Wunder des Fliegens. Zentrale Rio. Ziel in den Wolken. Zirkus Renz.

Zwei Welten. Zwischen zwei Herzen.

Friedrich Wilhelm-Murnau-Stiftung, legal successor of the Terra Film AG (Germany).

Kampf um die Tertia.

Kitty und die Weltkonferenz. Friedrich Wilhelm-Murnau-Stiftung, legal successor of the Terra Filmkunst GmbH (Germany).

Alarm auf Station III.

Der Andere.

Anna und Elisabeth. Der Florentiner Hut. Die grosse Chance.

Gruss mir die Lore noch einmal.

Der Hampelmann.

Hermine und die sieben Aufrechten. Hochzeit mit Hindernissen.

Kameraden auf See. Kornblumenblau. Lauter Lugen.

Liebe im Ring. Friedrich Wilhelm-Murnau-Stiftung, legal successor of the TK Tonfilmproduktion GmbH

(Germany).

Zwei im Sonnenschein. Friedrich Wilhelm-Murnau-Stiftung, legal successor of the Tobis

(Germany). Ab Mitternacht. Akrobat scho-o-n.

Altes Herz wird wieder jung.

Das andere ich. Aus erster Ehe. Das Bad auf der Tenne. Die drei Codonas. Der Erbforster. Der Fall Rainer. Falstaff in Wien.

Floh im Ohr. Frau uber Bord.

Fritze Bollmann wollte angeln. Der Fuchs von Glenavron. Gluck muss man haben.

Ich werde Dich auf Handen tragen.

Immer nur Du.

Ins Grab kann man nichts mitnehmen.

Jugendliebe.

Kampfgeschwader Lutzow. Eine kleine Sommermelodie.

Kohlhiesels Tochter. Kollege kommt gleich. Das Konzert.

Krach im Vorderhaus. Die Kreuzlschreiber. Lache Bajazzo.

Leichtes Blut. Die letzte Runde. Manege.

Der Mann im Sattel.

Der Mann, dem man den Namen stahl.

Der Maulkorb. Mein Frau Teresa. Mein Freundin Iosefine. Mein Herren Sohne. Mein Leben fur Irland.

Mein Mann darf es nicht wissen.

Mein vier Jungens. Der Meineidbauer. Menschen im Sturm. Die Nacht in Venedig.

Napoleon ist an allen schuld.

Renate im Quartett.

Robert Koch, der Bekampfer des Todes.

Robert und Bertram. Das Schloss in Flandern. Der schuchtere Casanova. Tip auf Amalia.

Der Tobis-Trichter Nr. 1-12+13. Tolle Nacht.

Um 9 kommt Harald. Und Nelson spielt

Verlobte Leute. Der Verteidiger hat das Wort. Der Vierte kommt nicht.

Der weg zu Isabel. Weisse Wasche.

Wenn Manner verreisen. Wie die Jahre vergehen. Ein Windstoss.

Wir seh'n uns wieder. Die Wirtin zum weissen Ross'l.

Zwei Frauen.

Zwei in einer grossen Stadt. Friedrich Wilhelm-Murnau-Stiftung,

legal successor of the Tobis Filmkunst GmbH (Germany).

Ballade. Das Ekel.

Es leuchten die Sterne.

Der Herrscher.

Eine kleine Nachtmusik. Die Koffer des Herrn O. F.

Friedrich Wilhelm-Murnau-Stiftung, legal successor of the Tofa GmbH (Germany).

Herr Kobin geht auf Abenteuer. Friedrich Wilhelm-Murnau-Stiftung, legal successor of the Tonfilmstudio Carl Froelich & Co. (Germany).

Sommer, Sonne, Erika. Die Umwege des schonen Karl.

Die vier Gesellen. Friedrich Wilhelm-Murnau-Stiftung, legal successor of the UFA.

Der grune Domino.

Friedrich Wilhelm-Murnau-Stiftung, legal successor of the UFA (Germany).

Ein toller Tag.

Abel mit der Mundharmonika. Die Abenteuerin von Tunis.

Aberglaube. Abschied.

Als man anfing zu filmen. Altes Herz geht auf die Reise.

Am Rande der Sahara. Am seidenen Faden.

Die Andere. Annelie. Anschlag auf Baku. April-April. Augen der Liebe.

Bal pre. Besatzung Dora. Die Bruder Noltenius. Die Csardasfurstin.

D-Zug 13 hat Verspatung.

Die Dame mit der Maske.

Diesel.

Donogoo Tonka. Drei Unteroffiziere. Drei Vater um Anna. Du gehorst zu mir.

Du sollst nicht begehren.

Ehestreik.

Ein Mann will nach Deutschland.

Einbrecher.

Eine Nacht im Mai. Einer zuviel an Bord.

Einmal eine grosse Dame sein.

Das Ekel.

Erzieherin gesucht. Es geht um alles.

Es wird schon wieder besser.

Fahrt ins Gluck. Der falsche Ehemann. Falsche Scham. Familie Buchholz.

Fanny Elssler. Eine Frau fur drei Tage.

Die Frau meiner Traume. Frauen sind doch bessere Diplomaten.

Ein frohliches Haus. Die Gans von Sedan. Geheimnis Tibet. Das gestohlene Gesicht. Ein gewisser Herr Gran. Gewitterflug zu Claudia.

Gluckskinder.

Die Grafin von Monte Christo.

Der grune Kaiser. La Habanera. Hallo Janine. Haut fur Haut.

Heideschulmeister Uwe Karsten.

Heimatland. Heisses Blut. Der Hochtourist. Illusion.

Jan und die Schwindlerin.

Junge Adler.

Der junge Baron Neuhaus.

Junge Herzen.

Des jungen Dessauers grosse Liebe.

Kadetten. Kampf um Kraft. Kanonenserenade. Die keusche Geliebte. Kind, ich freu' mich auf Deim

Kommen.

Der kleine Grenzverkehr. Der kleine Seitensprung. Kleiner Mann, ganz gross. Der Kleinstadtpoet.

Kongo-Express. Der Konigswalzer. Kora Terry.

Kriminalkommissar Eyck.

Lachende Erben. Das leichte Madchen. Die letzte Kompanie.

Die letzten Vier von Santa Cruz. Liebe muss verstanden sein.

Liebe, Tod und Teufel.

Liebesbriefe.

Liebesgeschichten.

Liebeslied. Liebesschule. Liebeswalzer.

Liebling der Gotter. Das Lied der Wuste.

Lockvogel.

Mach' mich glucklich. Ein Madchen geht an Land. Madchen im Vorzimmer.

Das Madchen Irene. Das Madchen Johanna.

Das Madchen vom Moorhof. Das Madchen von gestern Nacht.

Der Majoratsherr. Mann fur Mann.

Der Mann, der Sherlock Holmes war.

Manner im Hintergrund.

Mannerwirtschaft. Mein Frau, die Hochstaplerin. Mein Sohn, der Herr Minister.

Mein Tante, Deine Tante. Mensch ohne Namen. Menschen ohne Schwerkraft.

Menschen ohne Vaterland. Metall des Himmels. Milak, der Gronlandjager.

Nacht ohne Abschied. Nanon.

Neigungsehe. Nie wieder Liebe. Nordlicht.

Das Panzergewolbe.

Patrioten. Pour le merite.

Preussische Liebesgeschichte.

Prinzessin Turandot. Der Puppenspieler.

Quick. Rivalen der Luft.

Ronny. Rosenmontag. Saison in Kairo. Savoy-Hotel 217.

Die Schlacht van Bademunde.

Schlussakkord.

Das schone Abenteuer.

Die schonen Tage von Aranjuez.

Schopferin Natur.

Schuss im Morgengrauen. Der Schuss im Tonfilmatelier.

Der schwarze Husar. Schwarze Rosen.

Die spanische Hofreitschule zu Wien. Tafelglas, seine Herstellung und

Verwendung. Traumerei. U-Boote westwarts.

Uber alles in der Welt. Unter den Brucken.

Die unvollkommene Liebe. Vier Terppen rechts. Der Vorhang fallt.

Voruntersuchung. Waldwinter.

Walzerkrieg. Warum lugst Du, Elisabeth?

Was tun, Sybille?

Was wissen denn Manner. Der Weg ins Freie.

Weiberregiment. Der weisse Damon.

Der weisse Teufel. Wenn die Liebe Mode macht. Wenn Frauen schweigen. Wie konntest Du, Veronika.

Wie sag' ich's meinem Mann. Wie sagen wir es unseren Kindern?

Der Wilderer. Yorck.

Der Zigeunerbaron. Zu neuen Ufern.

Zwei Herzen und ein Schlag.

Zwielicht.

Zwischen Hamburg und Haiti. Zwischen Himmel und Erde. Zwolf Minuten nach zwolf.

Friedrich Wilhelm-Murnau-Stiftung, legal successor of the UFA GmbH

(Germany).

Die Finanzen des Grossherzogs Friedrich Wilhelm-Murnau-Stiftung, legal successor of the Universum (Germany).

Und frech noch dazu.

Friedrich Wilhelm-Murnau-Stiftung, legal successor of the Universum-

Film (Germany). Die Fastnachtsbeichte. Schwarzer Kies. Solange das Herz schlagt.

Stefanie in Rio.

Das Totenschiff. Froelich (Carl) Film GmbH (Germany). SEE Friedrich Wilhelm-Murnau-

Stiftung, legal successor of the Carl Froelich Film G.

Gary Films Sipirs, SA. Basque country. Chelsea pensioners. Madrid bullfight. Pelote basque. Return to Vienna.

Saint-Germain-des-Pres. Gehrke, Alexander, Inga Wolfram &

Helge Trimpert. Ognenny bog maranov. Sem podsemnych korolej. Sholtyi tuman.

Tajna pokinutogo samka. Urfin dshus i jego derevjannyje

Volschebnik isumrudnogo goroda. Georg Witt-Film GmbH (Germany). SEE

Friedrich Wilhelm-Murnau-Stiftung, legal successor of the Georg Witt-Film GmbH (Ger.

Georgia Film Studio. Abezara.

Akhali mtvar. Alaverdoba. Amagleba. Aprili. Ardadegebi.

Argani. Arvitsia-musikosi.

Ase chndebian varskvlavebi.

Aurum-79 (okro). Aurzauri salkhinetshi. Bacgis dedus zgapari. Bakulas ghorebi. Bashi Achuki. Bebri mezurneebi.

Bedis ukagmartoba.

Bodishi, tkven gelit sikvdili. Bombara stsavlas itskebs.

Bombora. Brdzeni da viri. Bulbulis iubic. Bumbuli. Burti da moedani. Buzguna.

Bzianeti. Cha.

Chermeni.

Chadzirali kalakis madziebelin.

Chibukhi.

Chiriki da Chikotela. Chitis rdze. Chkkhikvta Qortsili.

Chri china.

Chveni ezo.

Chveni tkbili salamur.

Damakvirdi. Damskvreuli ocnebani.

Data Tutashkhia. Didedebi da shvilishvilebi.

Didi mtsvane veli.

Didostatis marivena. Dzagli.

Dzilis guda. Dzveli mezgvauris gemi. Eka da bekeka.

Ertatsminda.

Erti nakbvit shekvareba. Es gaugebari sikvaruli. Eshmakis jvastsma. Eskulapes motsape.

Fatima. Fedia.

Gamokvabulshi. Ganacheni. Gantiadis momgerali. Garibis bedniereba.

Gaseirneba tbilishi. Gaseirneba. Gazapkhuli.

Gazapkhulis stwmrebi.

Ggandzi. Giorgobistve. Gladiatori.

Glakhis naambobi. Gmiri erti saalit. Gogona da bati. Gogona da shadrevani.

Gulnatskeni satamash. Gvinis kurdebi. Iho sashvi mgalobeli.

Ilo erti taguna. Iluzionisti da bichi. Isev modaze.

Isev mzechabukze da gueleshapze. Isev sikharuls bedzeb.

Ivane kotorashviliis ambavi. Ivanika da Simonika.

Jadosnuri kuerchhi. Jadosnuri tsremlebi.

Japara.

Jariskatsis mama. Jvartsmuli Kundzuli.

Kakfusi. Kalaki Anara. Kaleidoskopi. Karishkali zgvaze. Kartuli baletis ostatebi.

Kartuli melodiepi. Kartuli vazi. Katsebi. Katsi da lomi. Katsumebi. Kavhasieli tkve. Kavkasiuri romansi. Kela kometa rodi kreba. Ketili adamianebi.

Keto da kote. Khanzari, sikvaruli da pompiero.

Khelebi.

Khelmarjve ostati.

Khelmajve ostati tskalkvesh. Khelmarjve ostati kosmosshi.

Khevisberi Gocha. Khevsuroli balada.

Kholmarjvo ontati sportamoni.

Kinulis papis sachugari.

Kirurgi mamali. Kochagi Bakuri. Kolga.

Kolkhuri balada. Konkoreneia. Korbuda. Kortsili. Kotnis dgeoba. Kuchkhi bednieri.

Kursha. Kvasanaki. Kvavili tovlze. Kvelas vali. Kvelatsminda.

Kvishani darchebian. Latarias bileti.

Lazare. Lileo. Limonis torti. Lomi da kata. Londre. Lurja. Lurji melia.

Magdanas lurja. Mala gazapkhuli mova. Male gazafkhuli mava. Mamatsi mtasvlelebi. Mamatsi Vazha. Mamlugi.

Matsi Khvitia. Mdumareba marmoniashi. Me vkhedav mzes.

Me, Bebia, Iliko da Ilavioni.

Mebage.

Manana.

Metkhutmete zapkhuli.

Mezoblebi. Mgeltskhvariani. Mikha.

Milatses tamar-gali. Mindvris kvavili. Mkhiaruli romani. Mokherkhebuli kurdgeli.

Momtvinierebe.

Monadire, bichi da dzagli.

Monadireni.

Msurvelebs sheudzliat chaetserou.

Mtroba. Mtsvervali. Mtvaris motatseba. Musikosebi. Mze shemodgomisa.

Mzechabuki. Nakhevartsitsila. Nartsisi.

Natsaarkekias akhali paterakebi.

Natsarkekia. Natviris khe. Naziko. Nergebi. Nezoblebi. Nidzlavi. Niko da Nikora. Niko da Silo. Nutsa. Ogros bibilo.

Oh, moda, moda. Onavari.

Optimisturi miniatura.

Ori novela (mkhsneli, optimisti). Ori okeanis saidumloeba.

Ormo.

. Otaraant qurlvi. Otelo. Otets soldata.

Otkhi sharvali da erti chitis kaba.

Panjara. Pastorali. Patard megobrebi. Peola.

Pepela. Peristsvaleba. Pirosmani. Pirveli mertkali. Prtosani megobrebi. Qeratmiani qalishvii.

Qochora. Ouervi. Raania.

Racha chemi sikvaruli. Ramdenime interviu pirad sakitkhebze.

Rats ginaxaus, vegar nakhav.

Rekordi.

Rogor maskhavdnen tagvebi katas. Rogor tsarmoishva sakhli.

Rotsa akvavda nushi. Rotsa dedebi shin or arian. Rotsa eshmaki dirizhorobs. Rtskili da Chianchvela.

Ruloni.

Sabudareli chabuki. Sad aris chemi Savana. Sagebavta ajankeba.

Sakhli. Sakhlobana.

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Sakviris shemdeg. Salamuras tavgadasavali. Salamuras tavgadasarali II. Salamuras tavgadasavali III.

Samaia. Sami maneti. Sami mezobeli. Sami sasidzo. Samkauli satrposatvis.

Samkauli satrposatvis. Samtsukharo romani.

Sataguri. Sazamtro. Sckhvedra tsarsultan. Serekilebi. Serenada.

Shabat sagamos. Shakro da Zakro. Shekhvedra mtashi.

Shekhvedra mta

Shno.

Sikvaruli da kibernetika. Sikvaruli, iveria da ... Sinatle chvens panjrebshi.

Sinema. Skhvisi svilebi.

Smanishvilis dedinatvali.

Smallshvins dednik Soplis ashiki. Stumari. Tariel Golua. Terdzi Beso. Termometri. Tetri gameebi. Tetri karavani. Tojinebi icinian. Tsabunia. Tsavi Chuka. Tsimbireli papa. Tsinapart mitsa.

Tskipurtebi.
Tsnobosmokvare.
Tsuna da Tsrutsuna.
Tsutisofeli.
Tushi metskvare.

Tushi metskvare. Udiplomo sasidzo. Ukanasvneli tsveti. Ukheiro datunia. Uknora

Usakhelo Uplitsilheli. Usasruloba.

Valsi Mtatsmindaze. Vedreba.

Vepkhvi da viri. Veragoba de sikvaruli. Veris ubnis melodiebi.

Wedeli. Zgapari. Zgvaosnuri. Zuriko da Mariko. Zvigenis kbili.

Ginastera, Georgina Luisa Elena. SEE Aurora Natola Ginastera & Georgina

Luisa Elena Ginastera. Grupo Galindo, SA de CV. La banda del carro rojo. El descuartizador. Los dos amigos.

Gata por liebre.
Mi nombre es gatillo.
La muerte del chacal.

La muerte del palomo.

La nina de la mochila azul 2. El oreja rajada. El padre trampitas.

Panico en la montana. Pelo suelto. Rafaga de plomo. Siete en la mira.

El super policia ochocientos ochenta. Todo el horizonte para morir.

Trampa infernal. Vacaciones de terror.

Zapatos viejos. Gruppo Minerva International.

ruppo Miner 10, Gilda. Abat—jour. Abat jour 2. Aguostro. Alien 2.

L' amante del peccato. Gli amici di Nick mezard.

L' arbitro.

Attrazione selvaggia. Avere vent'anni.

L' avventuruero deuatortuga. La bestia uccide a sangue freddo.

Il boia di venezia.

Il boss.

Buck ai confini del cielo. Buck e il braccialetio magico.

La citia scouvolta caccia spiotata ai papitori.

Colpo in canna. La donna dell isola. La figua di Lady Chatterley.

Formula 3. Gordon il piratanero.

Guappi. Impudicizia.

Intimo.
Ipirati deus Malesia.
Iragazzi del massacro.
Lady Chatterley story.
Lady Orient Express.
Il leone dis marco.

Madame.
Madness.
La maja ordina.
Maladonna.
Malombra.
La minorenne.

I misteri deuagiongla nera. Mucano caubro 9.

Nefertite regina del nilo. Ondata di pia cere. Padroni deus citia. Paseus caubro 38. Il peccato di Lola.

Play motel.
Priguone di donne.
Provocazione.

Quelleta maliziosa. Rebecca. Rush.

Sandokan aus riscossa.

Sandokan contro il leopardo di

Sandokan la tigre di Momfracen. Sapore di donna. Sartana neus valle degu avvoutoi. Schiavebianche: violenza in

amazzonia. La seduzuone. Sesso intesta.

Sistemou america eterno.

La spass eucroce.
La spass eucroce.
Lo stallone.
Suggestunata.
Testimone deve tacere.
Thor il conquistatore.
La tigre dei sette mare.
L' ultiro vol—impatio letale.

Uominisi nasce pouziotti si muore. L' uomo chesfido l'organizzazuone. Urangano souebermude, l'ultimo s.o.s.

Il vendtore di pauoncini. Yellow Emmanuelle. Hachette Premiere & Cie.

Drole d'endroit pour une rencontre.

Une femme ou deux. La femme publique. Monsieur Hire. Tandem. Tenue de soiree. La trace.

La vie et rien d'autre. Hachette Premiere et Cie. SEE

Madeleine Films & Hachette Premiere et Cie.

Haddonstone, Ltd.
Acanthus table lamp.
Adam box.

Adam finial.
Adam supports.
Adam trough.
Alpine trough-large.
Alpine trough-small.
Arabesque supports.
Arabesque trough.

Bacchus.
Base.
Base-collared.
Basket of fruit.
Belton trough.
Belton wall trough.
Bollard.

Bollard with fircone finial.

Brass dial and gnomon 11½ inch dial. Brass dial and gnomon 16 inch dial.

Circular table top.
Cliveden vase.
Console.
Dogmersfield finial.

Dome.
Doric pedestal.
Doric sundial.
Dovecote.
Eastwell fountain.
Eastwell urn.
Edging post.
Edging stone roped.

Edging stone roped.
Edging stone scroll.
Elizabethan jardiniere.
Elizabethan smokers stand.

Figured fountain. Florentine urn. Flowered basket. Fluted supports. Fountain base. French urn.

Gate piers and pier caps. Georgian pedestal.

Gothic fountain.

Gothic jardiniere-lower base. Gothic jardiniere-upper base.

Gothic jardiniere. Gothic urn and base. Gothic vase. Grotesque mask.

Grotesque wall fountain.

Haddonstone (1985–86 collection). Haddonstone (1986/87 collection). Haddonstone (1987/88 collection).

Haddonstone (collections earlier than

Haddonstone box.

Haddonstone table supports. Haddonstone The 1982 collection. Haddonstone The 1983 collection.

Haddonstone The 1984 collection. Ham house pineapple. Hazelwood bird bath.

Herb basket. Hood mould. Italian jardiniere.

Jacobean figured sundial including

pedestal. Jacobean pedestal. Kensington bowl. Lead figure. Lion finial. Lion fountain.

Lion head table lamp.

Lion mask. Lion support. Lion wall fountain. Lotus bowl. Lotus vase. Magnolia vase.

Margam masked urn. Margam swagged urn.

Obelisk.

Parapet screening. Pavilion.

Peregrine falcon. Pergola.

Pineapple and base. Plaited basket. Pool coping.

Queen Anne pedestal 27 inch. Queen Anne pedestal 36 inch. Queen Anne plinths 27 inch.

Queen Anne plinths 30 inch. Regency bird bath. Regency fountain. Regency pedestal. Regency urn. Roman vase.

Romanesque bowl. Scaled jardiniere. Scrolled bench seat. Shell wall fountain.

Temple-balustraded. Temple-large classical. Temple-small classical.

Trafalgar urn. Tudor jardiniere. Vanbrugh ball. Venetian trough.

Versailles vase. Victorian jardiniere. Waterloo urn.

Well head. Wilton urn. Winslow pedestal. Winslow vase.

XVIII century lion. XVIII century lion pedestal.

XVIII century sundial. Zahra vase.

Harcourt Brace & Company.

Add. ti.: Slater's pins have no points. All about books.

Ancestors Arnold and Pater. Ash Wednesday (part I). Ash Wednesday (part II). Ash Wednesday (part III).

Books and portraits, some further selections from the literary and biographical writings of Virginia Woolf.

The captain's death bed.

Captain's death bed and other essays. Cat Morgan introduces himself.

Character in fiction. Charles Whibley. The class and the elite. The common reader.

Common reader, second series.

The compromise. Coriolan.

Cosmos. Courrier sud.

Cowper and lady Austen.

Craftsmanship. Cyril Tourneur.

Dante.

Death of the moth and other essays.

Death of words.

A dialogue on poetic drama.

Different tastes in literature (part one). Different tastes in literature (part two).

Dorothy Wordsworth.

The dream.

The dry salvages.

The duchess and the jeweler.

East Coker.

Fanny Burney's half-sister. The fleeting portrait.

Flight to Arras.

Four Elizabethan dramatists. Francis Herbert Bradley. The function of criticism.

George Moore. George Orwell.

A giant with very small thumbs. Granite & rainbow.

A haunted house and other stories. The historian and the gibbon.

The hobbitt.

The hollow men (part I). The hollow men (parts I & III). The hollow men (parts I, II & IV). The hollow men (part III).

How it strikes a contemporary.

The humane art. Impassioned prose.

In the orchard. Introduction to Intimate Journals by Charles Baudelaire.

Introduction to Seneca his tenne

tragedies. Is history bunk?

It all began with a picture. Jane Austin practising.

John Bramhall. John Ford

Jones and Wilkinson. Joseph Conrad. Der kleine prinz.

Lady in the looking-glass.

Lady Strachey. Laetitia Pilkington. Lancelot Andrewes. Lappin and Lapinova. Leslie Stephen. The Life of John Mytton.

Little Gidding. The lives of the obscure.

Man at the gate.

The man who loved his kind.

Mariana. Marie Lloyd. Mary Wollstonecraft.

Ministering to angels. Modern man and his categories.

Moments of being. Montaigne.

Mr. Conrad: a conversation. Mrs. Dalloway in Bond Street.

Mrs. Dalloway's party. Mythopoeic gift of rider haggard.

Narrative poems. The new dress. The niece of an Earl.

Notes on an Elizabethan Play. Notes towards a definition of culture

Notes towards a definition of culture (part II).

Notes towards a definition of culture (part III).

Notes towards a definition of culture (part IV).

Of other worlds, essays and stories. Olive Schreiner.

On juvenile tastes.

On stories.

On stories: and other essays on literature.

On three ways of writing for children. Parthenon and the optative.

The patron and the crocus. The pensees of Pascal. Period criticism.

Le petit prince. Phases of fiction. Present concerns.

Reflections at Sheffeild Place. Reglus vel puerl soli saplunt. Religion and literature.

Rev. William Cole: a letter.

Reviewing. Robinson Crusoe.

A room of one's own.

Royalty.

Sara Coleridge.

Second common reader.

Second thoughts on humanism.

Selina Trimmer. Sex and literature.

Shakespeare and the stocism of

Seneca.

The shoddy lands. The shooting party.

A song for Simeon.

A summing up. Sweeney agonistes.

Swift's journal to stella.

Terres des hommes. Thomas Hardy's novels. Thomas Heywood.

Thomas Middleton.

Thoughts after Lambeth. Thunder at Wembly.

Together and apart.

Tolkien's Lord of the rings (part one as the Gods return to earth).

Tolkien's Lord of the rings (part two as the dethronement of power).

A tribute to E. R. Eddison. Twelfth night at the Old Vic.

Vol de nuit. The voyage out.

The wasteland (without dedication to Ezra Pound).

White's Selborne.

Why?

Wilkie Collins and Dickens.

William Hazlitt.

A woman's college from the outside.

Women and fiction. Women and leisure. Women and writing.

Hemisphere Entertainment, Inc.

Counterthrust.

The flesh and the fiends.

The scavengers. Terror is a man.

Herederos de Federico Garcia Lorca.

Ansia de estatua. Arbol de cancion. Arbole arbole.

Arlequin. Arqueros.

Ay!

La balada del agua del mar. Baladilla de los tres rios.

Balcon.

Burla de Don Parlo a caballo.

Romance con lagunas. La calle de los mudos.

Cancion cantada.

Cancion de jinete, 1860.

Cancion de la muerte pequena. Cancion de las siete doncellas, Toeria

del arco iris. Cancion inutil.

Cancion tonta. Canciones 1921-1924.

Candil. Caracola. La casada infiel. Claro de reloj.

El concierto interrumpido. Danza da lua en Santiago.

De otro modo. De tierra y luna. Despedida.

Dialogo del Amargo. Divan del Tamarit. Dos marinos en la orilla.

En Malaga. Es verdad.

Escena del teniente coronel de la

Guardia Civil. Grafico de la Petenera. La guiterra.

Juan Ramon Jimenez. El lagarto viejo. Libro de poemas.

Llanto por Ignacio Sanchex Mejias.

La Lola.

La luna asoma.

Madrigal a cibda de Santiago.

Madrugada.

Martirio de Santa Olalla.

Memento. La monja gitana. Muerto de amor.

Murio al amanacer. Narcisco. El nino loco.

El nino mudo.

Nocturno esquematico.

Noiturnio do adolescente morto.

Odas.

Otros poemas del libro de suites.

Poema del cante jondo. Poemas en prosa.

Poemas sueltos I. Poemas sueltos II. Poemas sueltos III.

Poesia varia.

Poeta en Nueva York. Preciosa y el aire.

Preguntas. Preludio.

Prendimiento de Antonito el

Camborio en el camino de Sevilla. Primer romancero gitano 1924-1927.

Primeras canciones.

Procesion. Punal.

Remanso, cancion final.

Reyerta.

Romance de la Guardia Civil

Espanola.

Romance de la luna, luna. Romance de la pena negra. Romance del emplazada.

Saeta.

San Gabriel Sevilla. San Miguel, Granada. San Rafael, Cordoba. Seis poemas galegos.

Romance sonambulo.

Sevilla. El silencio. La solea.

La soltera en misa.

Sonetos. Sorpresa. Suicido. Suites. Tierra sec.

Variacion. Y despues.

Hifler, Kathy Bryner. SEE Teledis Company & Kathy Bryner Hifler.

Independent-International Pictures Corporation. Gesprengte gitter.

Killer punch. Stampede.

International Dean Film SRL. Fantasma d'amore.

International Films Management.

The harder they come.

Italian International Film, SRL. Amore in prima classe. Aragosta a colazione. Una botta di vita. Il Giovane Toscanini. La governante. Io e Caterina.

Io tigro, tu tigri, egli tigra.

Il ladrone. Il marito in collegio. Un ragazzo di Calabria.

Ricomincio da tre. Superfantagenio.

Tre tigri contro tre tigri. Jacob Gade (Foundation of).

Allahs have. Azucena.

Bryllup paa Himmelpind.

La camerone.

Canzonetta: for Solo-Violin &

Orkester. Charmeuse.

Den eneste Vise i Verden. Efteraar: (Mustalianien).

Ene med min hjertenskaer. Hana.

Hjertes sernade. Intermezzo lyrique. Jalousie/tango tsigane. Kaerlighed kan ikke do.

Kibykoo. Kobenhavnerliv. The Last Viking. Leda og Svanen. Lille Mary Anne. El Matador.

Melanie. Menuet ancienne. Monna Vanna. Natascha.

Peter kom ned of leg. Ping Sanagen. Rhapsodietta.

Romanesca. Sakuntala. Serenade.

Serenade til den skonne ubekendte. Skandinavien-Amerika Linien. Suite d'amour: I. Det forste Mode.

Tango chikane.

Tango fantasia. Tango glamour.

Valse capriccio: violin og klaver. Japanese Olympic Committee.

Sapporo olympic.

Jeans, Angela Ainley. SEE Ellis, Vivian & Angela Ainley Jeans. Kratky Film Praha, AS.

A nerikej me Vasiku. Aby bylo jasno.
Aby vsechny deti sveta.

Akce. Akorat. April.

Archandel Gabriel a pani husa.

Arie prerie. At zije mys. Autoportret. Az do nebe.

Babicka vypravi pohadku.

Bajaja. Baron Prasil. Biliar. Blaho lasky. Bombomanie. Brigada. Budiz svetlo.

Bum. Byt. V certich sluzbach. Certuv mlvn. Cesta do praveku.

Chameleon. O chlapeckovi, ktery se stal kredenci.

Chuvv. Cirkulace. Cirkus Hurvinek. Cisaruv slavik. Cislice.

Clovek neandrtalsky. Co kdyby . . .

Co oko neuvidi. Co to bouchlo?

Co vypravel strycek Malinovsky.

Ctverec.

O ctverecce a trojuhlenickovi. Ctyrlistek.

Curriculum vitae. Cyrcek a basa. Cvrcek a bombardon. Cvrcek a houslicky. Cvrcek a pavouk. Cvrcek a pila. Cvrcek a slepice. Cvrcek a stroj.

Dalsi, prosim. Darek.

Destnik. O detektivu sultanovi.

Dilema. Diskjockey. Divadlo.

Dobrodruzstvi kouzelne hole.

Doktorska pohadka.

Don Sain. Dorotka a abecceda. Dorotka a drak. Dorotka a hvezda.

Dorotka a jezibaba. Dorotka a papousek.

Dorotka a plaminek. Dorotka a pstros. Dorotka a straka. Dorotka a zpevak. Dratovat, flikovat.

Drzte si klobouk.

Duo Dva mrazici.

Dvere Et cetera. Etuda z alba. Fikmik. Fotografove. Generalni uklid.

Genesis. Gobeliny a krajky.

Halali. Halo, Alberte. Harieme si. Hemenexova zeme. Historia naturae. Homunkulus. Horsi a lepsi ja. Houslovy koncert.

Hrabivy Benatcan. Hugo a bobo. Ideal. Imago.

I.S. Bach: fantasia g moll. Jak je svet zarizen. Jak jedli vtipnou kasi.

lak jedna pani dostala psani.

Jak jeli k vode.

Jak krtek ke kalhotkam prisel. Jak Mach a Sebestova hlidali dite. Jak Mikes zachranil Bobese.

Jak pan carka a pan tecka trapili se dokolecka.

Jak pejsek s kocickou myli podlahu. Jak pejsek s kocickou psali psani. Jak se Herodes uzdravil.

Jak se pejsek roztrhal kalhoty. Jak se pejsek s kocickou delali dort. Jak se Zofk postarala o svatbu.

Jak se zofka dopustila osudove chyby. Jak se Zofka postarala o mravni

prevychovu.

Jak se Žofka stala reditelkou zoo. Jak sevci zvedli vojnu pro cervenou sukni.

Jak si opatrit hodne dite.

Jak sli spat.

Jak slunicko vratilo stenatku vodu. Jak starecek menil, az vymenil.

Jak stenatko chtelo male pejsky. Jak stenatko dostalo chut' na med.

Jak to bylo dedcku. Jak ulovit tygra.

Jak Zofka odhalila zlodeje. Jak Zofka poradala maskarni bal. Jak Zofka poradala slavnostni

predstaveni.

Jak Zofka poradala sportovni den. Jak Zofka prekazila chuliganum spady.

Jak Zofka prekazila skoleni.

Jak Zofka umoznila panu Mrozovi

cestu na sever.

Jak Zofka zachranila pana Levharta. lak Zofka zavedla vseobecne ochranne zbarveni.

ledina radost.

K princeznam se necucha. Kamenac Bill a drzi zajici.

Kamenac Bill a jeho prepevne laso. Kamenac Bill a ohromni moskyti.

Katastrofy.

Kdo je nejmocnejsi.

Kdvbv. Klic.

O kohoutkovi a slepicce.

Konec krychle. Konecne dobry skutek.

Konzerva Kostnice. Kote.

Kouzelny dedecek. Kral a skritek.

Kralovna vodnich skritku.

Krizovka.

Kropacek ma anginu. Krtek a auticko. Krtek a jezek. Krtek a lizatko.

Krtek a medicina. Krtek a orel. Krtek a paraplicko. Krtek a raketa.

Krtek a televisor. Krtek a tranzistor. Krtek a zelena hvezda. Krtek a zvykacka.

Krtek filmova hvezda. Krtek malirem. Krtek v zoo.

Krtek ve meste. Krtek ve snu. Krtek zahradnikem. Krvelacne selmy.

Kubula a kuba kubikula. Kubula a kuba kubikula ve vareckach

a hrncich. Kurs pro muze. Kurs pro zeny. Kut'aci.

Kutasek a Kutilka.

Kuzelky.

Kyberneticka babicka. Kyvadlo, jama a nadeje.

Lahev a svet. Laokoon.

Laska na prvni pohled.

Lenora. Leonarduv denik 72.

Liska a dzban. Liska a vlk.

Loupeznicka pohadka.

Lovec. Lukostrelci.

Lysajuv sen. Mach a Sebestova k tabuli!

O makovem kolaci.

O Matylde s nahradni hlavou. Mesicni pohadka.

Mikes caruje.

Mikes hrdina Mikes je doma. Mikes na hruskach. Mikes na pouti. Mikes se uci mluvit. Mikes se ztratil Mikes strasi. Mikes u cirkusu. Mikes vypravi pohadku.

O Mikesove kouzelne holi.

Mikroh

O milionari, ktery ukradl slunce.

Milovnik zvirat. Mindrak. Misa Kulicka. O misto na slunci. O mistru basy. Modry kocourek. Mokre halali. Moznosti dialogu. Mraveniste. Musikant a smrt. Muzne hry.

O mysich ve staniolu.

Na kamzika. Na komete. Na posedu. Na zdravi. Nabytek. Nacicek nakupuje.

O nalezu stribra. Namaluj si sam. Nazdar, kedlubny. Nebud'te mamuty. Nedokonceny vikend. Nehas, co te nepali.

O nejbohatzim vrabci na svete.

Nenapadne.

Neodkladna zalezitost.

Nesmysl.

Obet prokamarada. Opojeni zvukem. Otrantsky zamek. Otylie a 1580 kanek. Ovcak a krasna panna.

O panence, ktera tence plakala.

Panenka a uhliri. Pani tvorstva. Panika. Paraplicko. Parasit.

O pardalu, ktery vonel.

Parohy. Perak a SS.

Pernikova chaloupka.

Pohadka o klikotoci. Pohadka o kozlu kokesovi. Pohadky pod snehem. Pokazena svatba.

Poklad v pyramide. Policajt a choral.

Policejni pes. Portret.

Posledni trik pana schwarcewaldea a pana edgara.

Postacka pohadka.

Pot'ouchle skotacinky zivota

Potkali se u Kolina.

Pozor, medved. Prach a broky.

Prekvapeni v Hrusicich.

Prevoznik petr. Prirodni zakony. Problematorium. Proc ma clovek psa.

Projekt. Proutkari. Psi kusy. Psi pohadka. Pulnocni prihoda. O pysne nocni kosilce. Radostna udalost. Rakvickarna. Rano po flamu. Reci, reci, reci. Rekuy romanek.

Repete. Rohy.

Roman s basou.

Romance helgolandska. Romance. Romaneto. Ruda stopa. Ruka. Rybari. Sachy. Sametka.

Sbohem mesto. Schody. Sebevrah.

Sekacka.

Sen noci svatojanske. Senzace-atrakce-panoptikum.

Servis. Siesta.

O sklenicku vic. Skoda lasky. Skolni vylet. Smrtici vune. O smutne princezne.

Snehova kralovna. Spalicek. Speibl na stope. Spiritualy. Splasene cepice. Spolecny dum. Sportovci. Spravy ton.

Stare povesti ceske. Starosti s babickou.

Start. Stavebnice. Stavitele pyramid.

Straka zlodejka. Straseni cmelaku. Strazce majaku. Strecha.

Stvoreni sveta.

Svejkova budejovicka anabase. Svejkovy nehody ve vlaku.

Symbioza. Tajemny kocourek. Tanecni hodiny. O te velke mlze. Tesi me.

Tichy tyden v dome.

Tma, svetlo, tma.

Trio.

Troiforum.

Ukradena vzducholod. Ukradene sluchatko. Ukryt cerneho Billa. Uloupeny obraz.

Uplatek.

Ursula a trpaslici. Utopena ponorka. O utrzenem sluchatku. Uvodni slovo pronese.

Uz je rano. Vasen. Vasnivy ctenar. Vejce. Velryba Abyrlev. Venec. Vesely cirkus.

O vodovodu, ktery zpival v opere.

Vsehochlup. Vynalez zkazy Vynalezy a pokroky. Vyprava do Hrusic. Vzorne chovani: Vztáhy.

Z hatvanu do Halice.

Za novymi pevninami. Zahrada.

Zanik domu Usheru. Zanikly svet rukavic. Zasadil dedek repu. Ze zivota deti. Ze zivota ptaku. O zlate rvbce. Zoologicka zahrada.

Zpivajici lod.

Zvahlav aneb staticky slameneho huberta.

Zviratka a petrovsti. Kratky Film Praha. AS. Salar.

Lake Films Productions, Ltd. That sinking feeling.

Lanterna Editrice, SRL A cuore freddo.

Agente segreto 777 invito ad uccidere.

Agguato sul Bosforo. Un amleto di meno. Appuntamento col disonore.

L'asino d'oro: processo per fatti strani contro lucius apuleius cittadino

romano.

L'assistente sociale tutta pepe. Caldi amori a zero gradi.

Carogne si nasce. Col ferro e col fucco. La colt e la mia legge.

Demonia. Le diaboliche. Dillinger e morto. Ecce homo. La furia dei barbari.

Il giro del mondo degli innamorati di

Peynet.

Giulio Cesare contro i pirati. La grande notte di Ringo. Incensurato, provata disonesta carriera assicurata cercasi.

Kriminal.

Lasciapassare per il morto.

I lunghi giorni della vendetta.

Maddalena.

Il marchio di kriminal.

Il Messia.

Un modo di essere donna.

La moglie di mio marito.

Il mostro dell'opera.

Il nostro agente a Casablanca.

Ognuno per se. Ondata di calore.

Orlando Furioso.

Il peccato degli anni verdi. La regina di Saba.

Riuscira il nostro eroe a trovare il piu

grande diamante del mondo.

La rivolta dei barbari. Il sesso degli angeli.

La signora non si deve uccidere/fleur

d'oseille.

La strada per Fort Alamo.

L' ultima volta insieme.

L' ultimo mercenario.

La vergine nuda.

Vergogna schifosi.

Vinella e Don Pezzotta. Il vostro super agente flit.

Wanted Johnny Texas.

Yankee.

Laser Films. SEE Madeleine Films,

<Les> Productions Artistes

Associes & Laser Films.

Litvenia Film Studio.

Chertova nevesta. Chuvstva.

Da budyet zhyzn.

Deni iozmezdiya.

Devochka i eho.

El-korolyeva uzhey.

Eta proklyataya pokornost.

Herkus Mantas.

Hronika odnogo dnya.

Kamyen na kamyen.

Kogda ya byl malyenkim.

Krasavitsa.

Lestnitsa v nebo.

Lyul—nachalo lyeta.

Malenky printse.

Malyenkayen ispoved.

Marsh, marsh, tra-ta-ta.

Naidy menya.

Nikto ne hotel umirat.

Nochi bez nochlega.

Orehoviy hleb.

Pil pod solntzem. Podvodiya chertu.

Polunochnik.

Poterryanig krov. Povorot.

Raskolotoe nebo.

Saduto-tuto.

Shagi v nochy.

Tzvetenie neseyannoy roshi.

Venok iz dubovih listier.

Lorca, Herederos de Federico Garcia.

Cancion de Belisa.

Cancion de cuna.

Cancion de las hilanderas.

Cancion de las ninas.

Cantar de boda.

Coleccion de canciones populares

antiguas. Coplas de criada.

Coplas del cortejo de bodas.

Dos melodias del primer romancero

Viejo romance infantil.

Zapatera.

Lothar Stark-Film GmbH (Germany). SEE Friedrich Wilhelm-Murnau-Stiftung, legal successor of the

Lothar Stark-Film GmbH. Madeleine Films & Hachette Premiere et

Les oreilles entre les dents.

Madeleine Films ETS.

Bloodsuckers.

Breakaway.

A date with a dream.

Death of a snowman.

Glastonbury fayre.

Knife in the water.

Pacific inferno.

Projected man.

Madeleine Films, SA.

Les turlupins.

Madeleine Films SA, Parc Film, Les

Productions de la Gueville & Raoul

Contard.

Hoa binh.

Madeleine Films, Les Productions Artistes Associes & Laser Films.

Le cadeau.

Madeleine Films, Les Productions

Artistes Associes, Films A2 &

ABRA Productions.

Signe Furax.

Madeleine Films, SA & Cinemag.

Tout peut arriver.

Madeleine Films, SA & Les Productions

de la Gueville.

Trocadero bleu citron. Madeleine Films, SA & Shangrila

Productions.

Servante et maitresse.

Madeleine Films; SA & Trans Rhein Film, GmbH.

Double destin.

Madeleine Films, UGC, TVE for

Visionlight & TF1 Film Production.

L' etincelle.

Madeleine Films.

La fille aux yeux d'or.

Le grand meaulnes.

Les loups dans la bergerie.

P.R.O.F.S.

Vacances en enfer.

Madeleine Films. SEE Teledis &

Madeleine Films. McCartney, Michael a.k.a. Peter Michael

McCartney.

Thank U very much.

McCartney, Michael. John, Paul, George and Dennis.

McCartney, Peter Michael. SEE McCartney, Michael a.k.a. Peter

Michael McCartney.

Mifune Productions.

Inubue.

Million Dollar Video. SEE Four Constelations & Million Dollar

Video.

Modern Sound Pictures, Inc.

Alf's baby. Az prijde kocour.

The big day.

Bis zum ende aller tage.

Blind man's bluff.

Candlelight in Algeria.

Carmen.

Chelsea story.

Child in the house.

Circumstantial evidence.

Come back Peter.

The crowded day. Dark interval.

Devil's jest.

Echo of Diana. Eine handvill helden.

Emergency.

Four days.

Gaiety George.

The gelignite gang.

The girl hunters.

The girl on the pier.

The house in Marsh Road.

I'm a stranger. Ich spreng'Euch alle in die Luft.

Impact.

Inquest.

Land without music.

Il leone di tebe. Lilli Marlene.

Mittsommernacht.

Mrs. Pym of Scotland Yard.

Night of the prowler.

Obsession. Der Ofarrer von St. Pauli.

Perseo l'invincible.

Robin Hood e i pirati.

The secret tent. Serena.

Shadow of fear.

Smart Alec.

Smokescreen. Tendres requins.

Thunder in the city. Tomorrow we live.

Torment.

Tread softly. The Turners of Prospect Road.

The twenty questions murder

mystery.

Two on the tiles. Under your hat.

The voice within.

What every woman wants!

Wings over Africa. You will remember. Zwischen Zeit und Ewigkeit.

Moldovafilm Studios.

Agent sekretnoy sluzhbi.

Aistenek kich.

Bazhus.

Ataman kodr. Ballada o dereve. Belaya akatsiya.

Bolshaya Khora. Chelovek idet za solntsem.

Chto cheloveku nado.

Chudesa zelenikh kanionov.

Desiyat zim za ondo leto.

Dmitriy Kantemir. Dom dlya Serafima.

Echo goriachey dolini.

Elegia.

Eto mgnovenie.

Favorit.

Gnev.

Gobeleni.

Goriko.

Gorkie zerna.

Gugutse.

Gugutse pochtalion.

Hvastunishka Petrike.

Kamen, kamen.

Kamen, vremia, pesnia.

Kartini prirodi rodnogo kraya.

Kogda ryadom muzhchina.

Kogda uletayut aisti.

Kolibelinaya.

Kolodets.

Kon, ruzhye I voliniy veter.

Koren zhizni.

Koshelek S dvumia denezhkami.

Koza I troye kozliat.

Krasnaya metel.

Krasnie poliani.

Krasno-solnishko.

Krazha.

Krepost.

Krutizna.

Kto kog.

Lautari.

Les v kotoriy ti nikogda ne voidiosh.

Lestnitsa.

Letayuschiy schenok.

Lubit.

Malichik kotoriy obidel solntse.

Malichiki-narod horoshiy.

Marianna.

Maritsa.

Mark Twain protiv.

Maski nashey zimi.

Melodia.

Mezhdu nebom I zemlioy.

Mosti.

Muzhchini sedeyut rano.

Nash dom.

Ne ver kriku nochnoy ptitsi.

Nicushor iz plemeni TV.

Nikto vmesto tebya.

Nuzhen privratnik.

Oblako.

Obviniautsia v ubiystve.

Odin pered lubovyu.

Ofitser zapasa. Orliniy ostrov.

Osen—pora svadeb. Osennie grozi.

Pamiatniki pripodi Moldavii.

Parta Gugutse.

Po Dnestru.

Po volchyemu sledu.

Podozriteliniy.

Posledniy fort.

Posledniy mesiats oseni.

Pri popitke k begstvu. Puteshestvie v Aprel.

Redkie I ischezayuschie vidi rasteniy.

Ritsar mechti.

Rod kamenotiosov.

Rodnoy dom.

Secret Lsu.

Sergey Chokolov.

Sergey lazo. Skazanie o hrabrom vityaze Fet-

frumos.

Skazka pro ohotnika.

Sluchay na festivale.

Starik i kot.

Svadiba vo dvortse.

Tikhonya.

Tikvionok-slonionok.

Trinta.

Truba na progulke.

Tvortsi krasoti.

Uchionie ribolovi.

Vse uliki protiv nego.

Ya vam pishu.

Yesli verit v skazku.

Yunost moego sela.

Za gorodskoy chertoy.

Zhivaya I nezhivaya priroda.

Zhivaya nit.

Mondial Internationale Filmindustrie

AG (Germany). SEE Friedrich

Wilhelm-Murnau-Stiftung, legal

successor of the Mondia.

Movie Mex International, Inc.

El aduanal.

La banda de la sontana negra.

Chistes Mexicanos.

Desgarriate Mexicano.

El fedral de caminos. La muerte del federal de caminos.

Open fire.

Policia aduanal federal.

Mulleneisen und Tapper (Germany).

SEE Friedrich Wilhelm-Murnau-

Stiftung, legal successor of the

Majestic Film GmbH & Mu.

National Film Center of Latvia. 24-25 neatgriezas.

Abols upe.

Agra rusa.

Aija.

Aiz stikla durvim.

Aizaugusa gravi viegli krist.

Aizmirstas lietas.

Akmenainais cels.

Apbraucamais cels. Apstaklu sakritiba.

Atbalss.

Atcereties vai aizmirst.

Atklata pasaule.

Atspulgs udeni. Avenu vins.

Bailes.

Calus skaita rudeni.

Cara ligava.

Carmen Horrendum.

Cela zimes.

Celoni un sekas.

Ceplis.

Cetri pavasari (koncertfilma).

Cielavinas armija atkal cinas.

Cielavinas armija.

Ciklons saksies nakti.

Cilveka berns.

Cilveka dienas.

Ciruli atlaizas pirmie.

Cirulisi. Darzs ar spoku.

Davana vientulai sievietei.

Davanas pa telefonu.

Diena bez vakara. Divaina menessgaisma.

Divi. Dubulnieks.

Dubultslazds.

Dundurins.

Dveseles aizveja.

Dzivite.

Egle rudzu lauka.

Elpojiet dzilak.

Emila nedarbi.

Es visu acteros, Ricard. Ezera sonate.

Fotografija ar sievieti un mezakuili.

Fronte teva pagalma.

Gaidiet Dzonu Graftonu.

Gaisma tunela gala.

Gimenes albums.

Gimenes melodrama.

Hipokrata zverests. Ilgais cels kapas.

Ilgas dienas rits.

Ilze. Indrani.

Isa pamaciba milesana.

Izmeklesana noskaidrots.

Ja mes visu to parcietisim.

Ja nebutu si skuka. Iolanta.

Juras varti.

Ka gulbji balti padabesi iet.

Kad bremzes netur.

Kad lietus un veji sitas loga. Kapteina Enriko pulkstenis.

Kapteinis dzeks.

Kapteinis nulle. Kara cela mantinieki.

Karalienes bruninieks.

Karkli pelekie zied. Klavs-Martina dels.

Klustiet mana sievasmate.

Krona nummurs. Laika prognoze augustam.

Laikmetu griezos.

Latviesi ?! Latviesu strelnieka stasts.

Levas paradizes darzs.

Lidz rudenim vel talu. Liekam but.

Liela Jaungdada nakts. Lielais dzintars.

Lietus bluzs.

Liktenim spitejot. Limuzins Janu nakts krasa. Livsalas zeni. . Maija un Paija. Maja bez izejas. Majina kapas. Majup ar uzvaru. Mana gimene.

Mans draugs—nenopietns cilveks. Mans draugs Sokratins.

Mans draugs Sokra Mazas kaislibas. Meistars. Meldru mezs. Melna veza spiles. Memieku laiki. Miraza.

Mocarts un Saljeri. Motociklu vasara. Nakts bez putniem.

Nauris. Nave zem buras.

Naves ena. Nepabeigtas vakarinas.

Nepabeigtas vakarinas. Noktirne.

Noveli man lidojumam

nelabveligulaiku. Olegs un Aaina.

Par milestibu pasreiz nerunasim.

Paradizes atslegas.
Parads milestiba.
Paruna ar mani.
Pats garakais salmins.
Pavasara celazimes.

Pavasara celazimes Pec vetras. Pedeja indugence. Pedeja reportaza. Pedeja vasara. Pedeja vizite. Pedejais bledis.

Peters.

Pie bagatas kundzes.

Pieskariens. Pieviltie.

Pilseta zem liepam. Pilsetas atslegas. Pirma vasara. Puika.

Purva bridejs. Put vejini. Rainis. Rallijs.

Rita. Robina Huda bultas. Rudais terorists.

Sahs briljanta karalienei.

Sala.

Salavecisa personiska dzive.

Salna pavasari. Satiksanas. Saulessvece. Saviens meza. Seklis.

Simts verstis pa upi.

Sis bistamas balkona durvis. Sitiens.

Sizeta pagrieziens. Skeps un roze. Spanu variants. Spele notiks tik un ta.

Spele. Spriditis. Stari stikla.

Suns, kas maceja dziedat.

Supoles.

Sutnu saverestiba. Svesais.

Svesas kaislibas. Svesiniece ciema. Svess gadijums. Svitas cilveks.

Tapec, ka esmu Aivars Lidaks.

Tapers. Tarans.

Tas dullas Paulines del.

Taurindeja.
Tava laime.
Tavs dels.
Teatris.
Tereona galva.

Tiksanas un piena cela.
Tobago maina kursu.
Tris citroni milotajai.
Tris dienas pardomam.
Tris minusu lidojums.
Tris plus divas.
Triskarteja parbaude.
Un rasas lases ritausma.

Uz jauno krastu. Uzberums.

Uzbrukums slepenpolicijai. Uzticamais draugs Sanco.

Uzvaretaja. Vainigais. Vajadziga soliste. Vakara varinats. Valodzite.

Valsis muza garuma. Varnu ielas republika. Vasara bija tikai vienu dienu. Vella kalpi Vella dzirnavas.

Vella kalpi. Velna ducis. Vetra. Viktorija.

Vilkacu mantiniece. Vilkatis Toms. Vins, vina un berni. Virietis labakajos gados. Viru speles briva daba.

Viss kartiba.

Zem apgazta meness. Zilesana uz jera lapstinas. Zitura dzimta.

Zobena ena. Zvejnieka dels.

National Film Studio "Belarusfilm."
40 minut do rassveta.

Aliohin-chelovek horoshiy. Alpiyskaya ballada. Anutina doroga. Approved as 4-F.

Batika.

Belorusskiy kontsert. Bolshoy tramplin. Botomu chto lublu. Bratushka.

Chasi ostanovilis v polnoch. Chelovek ne sdayetsia. Cherez kladbische. Chernaya bereza. Chernoya solntse. Chuzhoye imia. Dal zovet.

Den kogda ispolniajetsia 30 let. Den vozvrascheniya.

Desiataya dolia puti.
Deti partizana.
Devochka ischet otsa.
Dikaya ohota Korolia Staaha.
Dozhdi po vsey territorii.
Garantiruyu zhizn.

Garantiruyu zhizn.
Gorod masterov.
I nikto drugoy.
Idu iskat.
Ivan Makarovich.
Khleb pakhnet por

Khleb pakhnet porohomm. Khronika nochi.

Knostantin Zaslonov. Krasniy agat. Krasniye listiya. Krinitsi. Krushenie imperii. Kto smeyetsia poslednim.

Lesniye kacheli.
Lubimaya.

Luboviyu nado dorozhit. Malenikiy serzhant. Malenkie mechtateli.

Marinka Yanka i taini korolevskogo

zamka.
Mi s vulkanom.
Mikolka-parovoz.
Mirovoy paren.
Mogila liva.
Moskva-Genuya.
Most.

Nappis na srube. Nashi sosedi. Ne plach Alionka. Nechayannaya lubov.

Nesterka. Nevesta. Noviy dom. Oblaka. Obochina. Operatsia holtsauge.

Pastukh Ianka. Pavlinka. Pervije ispitaniya. Piatiorka otvazhnikh.

Pisima k zhivim.
Plamia.
Pogovorim brat.

Polesskaya legenda.
Polonez oginskogo.
Poseyali devushki len.
Posledniy hleb.
Poyut zhavoronki.

Primite telegrammu v dolg. Pro drakona na balkone (I-film).

Propal drakon (2 film). Puschik edet v Pragu. Raspisanie na poslezavtra. Rasskazi o Unosti.

Rodniye napevi. Rogatiy bastion. Sasha-Sashenika. Schastiye nado berech. Schastliviy chelovek. Semeyniye obstoyatelistva.

Shagi na zemle. Shdi menia, Anna. Sin predsedatelia.

Sindviya uhodiat v boy. Skoliko let, skoliko zim.

Sotvori boy. Stalinaya kolibel. Strekoziniye kriliya.

Strogaya zhenschina. Tescha. Tisiacha okon. Tochka otscheta. Tretiya raketa. Ulibka.

Ulitsa bez kontsa. Ulitsa mladshego sina.

V profil i anfas. Venok sonetov. Vesennie grozi.

Vnimanie! v gorode volshebnik.

Voina pod krishami.
Volchiya staya.
Voskresnaya noch.
Vperedi-krutoy povorot.
Vremia yee sinovey.
Vsego odna noch.
Vstrecha v kontse zimi.
Ya rodom is detstva.
Ya, Frantsisk Skorina.
Zadachka.

Zapadnia.
Zapomnim etot den.
Zavtra budet pozdno.
Zeleniye ogni.
Zimorodok.

Zimorodok. Zolotoye krilitso. Nikkatsu Corporation. Koroshi no rakuin.

Tokyo nagaremono. Nippon Television Network

Corporation. SEE Art Theatre Guild of Japan Company, Ltd. & Nippon Television Network Corpora. Oceanic Filmproduktion, GmbH.

Causa di divorzio fra

Odessa Studios.

Arhimedi.

Avdotiya Pavlovna.

Beliy pudel. Beliy vzriv. Boks

Chernomorochka.
Chertova duzhina.
Chudad-Chelovek.

Den Angela.

Derzost.

Devochka s kukloy.
Dialog s prodolzhenyem.
Do posledney minuti.
Doch strationa.

Dolgie provodi. Dubravka. Dva fedora.

Eskadra uhodit na zapad.

Formula radugi. Gde ti Bagira.

Gorod s utra do polunochi.

Gorodskoy romans.

Hleb detstva moego.

Im bilo 19.. Inostranka. Ispoved.

Ispravlennomu verit. Kak possopilis.

Kapilan "Ŝtaroy Cherepahi." Kazhdy den zhizny. Kontrabanda. Koordinati neizvestni.

Korotkie vstrechi. Krasniye dipkurieri. Limerivna.

Malchishki yehali na front. Malichishku zvali kapitanom.

Matros soshel na bereg.
Mechte navstrechu.
Mechti sbivayntsia.
Meniya zhdut na zemle.
Mezh visokih hlebov.
Moi dorogiye.
More nashih nadezho.

More nashih nadezh Morskoy ohotnik. Moya doch.

Na zelenoy zemle moyey. Nash chestniy hleb.

Nenavist. Nikogda.

Odesskie kanikuli.
Odin shans iz tisiachi.
Odinochestvo (2 part).
Opasniye gastroli.
Orlenok.

Osoboye mnenie. Ot snega do snega.

Otpusk kotoriy ne sostoyalsia. Otryad osobogo naznacheniya.

Otvetnaya mera.
Parusa.
Perviy trolleybus

Perviy trolleybus. Po ulitse komod vodili. Pobeg is turimi.

Podarok sudibi. Pogonia. Poisk.

Port. Poslednee delo Komissara Berlaha.

Povest o chekiste.
Povest o pervoy lubvi.
Poyesd v dalekiy Avgust.
Pravo rukovodit.
Prihodite zavtra.
Pro Vitin, pro Machu.

Pro Vitiu, pro Mashu. Proschay Faraoni. Proschay.

Rejs perviy, rejs posledniy.

Ring. Sevastopol. Shag s krishi. Sharf lubimoy. Shvatka. Silnee uragana.

Silnee uragana. Sin chempiona. Sinee nebo.

Sleduyu svoim kursom. Sluchay iz sledstvennoy praktiki.

Smena nachinaetsya v shest. Soldatiki. Steprye rassrety. Stranitsi bilovo.

Svet vokne.
Svidetelstvo o bednosti.

Tayna

Tayna Dimky Karmena.

Ten u pirsa. Tihaya Odessa. Tovarisch pesnia.

Tsary.
Tsveti dlia Oli.
Ty molodets Anyta.
U menia vse normalino.
Ubiystvo i nikakih sledov.
Ulitsa molodosty.

Vernost. Vertikal.

Vesna na Zarechnoy Ulitse. Vkluchite severnoye siyanie. Vnimanie-Tsunami.

Vodil poezd mashinist. Vozrashenie.

Ya-vodolaz-2. Yesli yest parusa. Yulika. Za tvoyu sudibu.

Za tvoyu sudibu. Zeleniy furgon. Zhazhda.

Zhizn i udiviteliniye priklucheniya. Zolotiye chasi.

Oliveira, Margarida Soares (widow and sole heir of Aloysio DeOliviera a.k.a. Louis DeOliveira).

Imagem.

Ondra-Lamac Film GmbH (Germany).

SEE Friedrich Wilhelm-MurnauStiftung, legal successor of the
Ondra-Lamac Film GmbH
(Germany).

Operadora de Productos Luminicos, Sonoros, SA de CV.

Las aventuras de ricitos.
Guerra contra las drogas.
Libre tratado sin comercio
El mago y sus amigos.

Y tu quien eres . . .? Ophuls., Marcel. SEE Teledis Company & Marcel Ophuls.

& Marcel Ophuls. Ordo Templi Orientis.

Magick in theory and practice. Orofilms, SA de CV & Joaquin Mortera

Diaz.
Los chicos del preu.
Novios 1968.
Las secretarias.
Las viudas.

Orofilms, SA de CV & Juan DeOrduna, PC.

Zarzuela 1900.

Orofilms, SA de CV & Mercedes Zapata. Un curita canon.

Orofilms, SA de CV & Producciones Juan DeOrduna.

Juan DeOrduna. El ultimo cuple.

Orofilms, SA de CV & Video Mercury Films, SA.

Alegre juventud.
Aprendiendo a morir.
Bochorno.
Buenos dias condesita.

Camino del rocio. Cancion de juventud. Crucero de verano. De color moreno. Escucha mi cancion. Frav torero. El futbol y yo. Historia de bienvenido. Joselito vagabundo. Loca juventud. Marisol rumbo a Rio. Nobleza baturra. La nueva Cenicienta.

Pan amor y Andalucia. El pequeno ruisenor. Rocio de La Mancha. El ruisenor de las cumbres. La tirana. La verbena de la paloma.

La vida nueva de Pedrito Andia. Orofilms, SA de CV, Prds. Raul DeAnda & Prods. Rosas Priego.

La casta Susana.

Nunca pasa nada.

Orofilms, SA de CV, Puerto Mexfilms-Jorge Camargo. Santo vs. los secuestradores.

Orofilms, SA.de CV. Acompaname.

Ahi madre. Al ortro lado de la ciudad. Aquellos tiempos del cuple.

Aunque la hormona se vista de seda.

El aviso inoportuno. Bienvenido Padre Murray. La casa de las palomas. Casa de vecindad.

Casa flora. Charleston. La chica del trebol.

Una chica para dos. Los chicos con las chicas. El colmillo de buda.

Como sois las mujeres. El coyote.

Cronica de 9 meses. Cuando tu estas. La dama de Beyrut. Los derechos de la mujer. Diez fusiles esperan. Dormitorio para senoritas. Dos gallos y dos gallinas.

Dos Mexicanos en Aragon. Entre pobretones y ricachones.

Esclava del deseo. La familia y uno mas. Grandes amigos.

La guerrillera de Villa. El hombre de la isla.

El hombre que perdio el tren.

El hombre sin rostro. Las ibericas F.C. El indiano.

Los jovenes amantes. La justicia del coyote.

La loca de la casa. Manana cuando amanezca. El martir del Calvario.

Mas alla del exorcismo.

Mas bonita que ninguna. Me canse de rogarle.

El mejor regalo. Muchacho.

Nacidos para cantar. El nino de las monjas. El nino y el potro.

Nosotros los rateros. El ojo de cristal. La perra.

Prisonero en la ciudad.

El rediezcubrimiento de Mexico.

Santo vs. el Dr. Muerte. Separacion matrimonial. Somos novios.

Tengo 17 anos. Tres citas con el destino.

Tres muchachas de jalisco. Las Ttandas del principal. El ultimo verano.

La violetera. Vivillo desde chiquillo.

Orsay Films, SARL. SEE Columbia TriStar Films (France), SA, formerly known as Columbia Films, SA (successor by merger ...).

Osso-Fontaine, Marie France, Productions Jacques Roitfeld & Cogel-DA.

Adieu Cherie.

Osso-Fontaine, Marie-France, Greenwich Film Production & COGELDA.

La loi du nord.

Osso-Fontaine, Marie-Francoise.

27, rue de la Paix. L'aiglon. Amants et voleurs.

L' amour veille. Les amours de Pergolese.

Arthur.

L' Australie mysterieuse. La bonne aventure. La chanson d'une nuit. Le chant du marin. Le chanteur de minuit. Le chanteur inconnu.

Circulez.

La comtesse de Monte-Cristo.

Le costaud des PTT. Le dernier choc. L' enfer des anges. L'epervier. Etienne.

Faut-il les marier. La femme de mes reves. Un fils d'Amerique.

L' homme qui ne sait pas dire non. Hotel des etudiants.

Je serai seule apres minuit. Je vous aimerai toujours. Une jeune fille et un million. Ma cousine de Varsovie.

Marie, legende hongroise. Mephisto.

Le mystere de la chambre jaune.

Le parfum de la dame en noir. Paris beguin.

Peaux noires.

Un peu d'amour. Le roi des palaces. Rouletabille aviateur.

Le secret de Rosette Lambert.

Le sergent X. Un soir au front. Un soir de rafle. Tout s'arrange. Le triangle de feu.

Osso-Fontaine, Marie-Francolise.

La reine margot.

Pallas Film (Germany). SEE Friedrich Wilhelm-Murnau-Stiftung, is the legal successor of the Pallas Film (Germany).

Panoramic Films. Cours du soir. L'ecole des facteurs. Soigne ton gauche.

Les vacances de Monsieur Hulot. Parc Film. SEE Madeleine Films SA, Parc Film, Les Productions de la Gueville & Raoul Coutard.

Peliculas y Videos Internacionales, SA de CV.

Cuando escuches este vals. Cuatro hembras y un mach-o-menos. Emilo Varela contra Camelia la

Texana. Legitima defensa. Mi candidato.

Reventon en Acapulco. San Juan de Dios es Jalisco. Suprema ley.

Vamonos con Pancho Villa. Y hacemos de tocho morocho. Yo vendo unos ojos negros.

Phoebus Film (Germany). SEE Friedrich Wilhelm-Murnau-Stiftung, legal successor of the Phoebus Film (Germany).

Polwarth, Jean. The tale of two horses. Tschiffely's ride. The way southward. Porcelli, Vincenzo Franco.

Enrico IV.

Gli occhi, la bocca.

Immacolata e concetta-l'altra gelosia. Prima della rivoluzione.

L' ultima diva Francesca Bertini.

Portillo, Reynaldo Puente. Ahi vienen los Mendoza. Carita de primavera. Cinco vidas y un destino. Condenados a muerte. Cuando se vuelve a Dios. Entre picudos te veas. Llanto por Juan Indio. Mar sangriento.

Rio de la muerte. Praesens Film, AG. Heidi.

Heidi et Pierre.

Prds. Raul DeAnda. SEE Orofilms, SA de CV, Prds. Raul DeAnda & Prods. Rosas Priego.

Producciones Aguila, SA de CV.

El alazan y el rosillo. Aqul esta Heraclio Bernal. La ley de la sierra. El rayo de sinaloa. Sabor a sangre.

Valentin de la sierra. Producciones Gonzalo Elvira, SA de CV & Joaquin Mortera Diaz.

El beso de Judas. Producciones Gonzalo Elvira, SA de CV & Producciones Rosas Priego, SA. Isidro el labrador.

Producciones Gonzalo Elvira, SA de CV & Regia Films. Prohibido enamorarse.

Producciones Gonzalo Elvira, SA de CV & Video Mercury Films, SA.

La adelita. Al ponerse el sol. Alerta en el cielo. El amor de los amores. Los apuros de dos gallos. Aquella joven de blanco. Ay Jalisco no te rajes. Bahia de palma. El balcon de la luna. La bella Lola. Bello recuerdo. Busqueme a esa chica. Caminito alegre. Cantando a la vida.

Carmen la de ronda. Cena de matrimonios. Chantaje a un torero.

La ciudad no es para mi. Codo con codo. Como dos gotas de agua.

Cristo negro.

Las cuatro bodas de Marisol. Dos anos de vacaciones. Dos chicas locas locas. Dos pistolas gemelas. Los enredos de Marisol. Escandalo en la familia. Ha llegado un angel. Hijazo de mi vidaza. Historia de dos pilletes.

Historia de una noche. El juego de la oca. Mentirosa. Mi noche de bodas. Mi ultimo tango.

Noches de Casablanca. La novicia sonadora.

Un novio para dos hermanas.

Operacion cabaretera. Operacion secretaria. Palabras de amor. Pecado de amor. El pequeno coronel. Pero, en que pais vivimos? Un ravo de luz.

La reina del chantecler. La revoltosa.

Rififi en el convento. Samba.

El secreto de Tommy. Solos los dos. Sor Citroen.

El taxi de los conflictos. Teresa de Jesus. Todos los pecados del mundo.

Las tres perfectas casadas. La usurpadora.

Vamos a contar mentiras. La vida sigue igual. Whisky y vodka.

Producciones Gonzalo Elvira, SA de CV, Video Mercury Films, SA & Midega

Cotolay.

Producciones Juan DeOrduna. SEE Orofilms, SA de CV & Producciones Juan DeOrduna.

Producciones Tobari, SA de CV. Ranger: la ultima mision. Producciones Virgo's, SA de CV. Andante. Diamiana y los hombres.

El hombre desnudo. La incoente.

No hay cruces en el mar. La sangre enemiga. El sexo me da risa. El sexo sentio.

Producciones Zacarias, SA. Papa se desenreda.

Productions de la Gueville. Alexandre le bienheureux. Bebert et l'omnibus.

La Chinoise. Les copains.

La guerre des boutons. Le petit Marcel. Pierre et Paul.

Le plein de super. Productions de la Gueville. SEE Madeleine Films, SA &<Les>
Productions de la Gueville.

PROGRESS Film-Verleih GmbH. 1-2-3 Corona.

1952-Das entscheidende Jahr. 2 Tage im August-Rekonstruktion eines Verbrechens.

Die Abenteuer des Werner Holt. Abschied.

Ach, du frohliche . * * * Addio, piccola mia. Affaire Blum.

Alarm im Kasperletheater.

Alarm im Zirkus. Alaskafuchse. Alfons Zitterbacke.

Ali und der Hexenmeister.

Alle meine Madchen. Die Alleinseglerin.

Als Unku Edes Freundin war. Die Angkar.

Anmut sparet nicht noch Muhe. Anno Populi-Im Jahr des Volkes.

Der antike Munze. Anton der Zauberer.

Apachen. Der arme Mullerbursch und das Katzchen.

Aschenputtel.

Asta, mein Engelchen.

Atkins.

Auf der Sonnenseite. Der Aufenthalt.

Bankett fur Achilles. Der Barenhauter.

Der Bau des P. Bauch und Seele.

Bauhaus Dessau 1926-1932. Baumeister des Sozialismus.

Beethoven-Tage aus einem Leben. Bei Palucca.

Die beiden Enten und der Frosch.

Das Beil von Wandsbek.

Berg Simeli. Berlin im Aufbau.

Berlin um die Ecke. Berlin-Ecke Schonhauser. . . . Eine Berliner Romanze.

Beschreibung eines Sommers. Die Besteigung des Chimborazo.

Die besten Jahre. Betrogen bis zum jungsten Tag.

Die Beunruhigung. Der Biberpelz. Das Birnenmadchen.

Bis dass der Tod euch scheidet. Das blaue Licht.

Blaue Wimpel im Sommerwind. Die blauen Schwerter.

Blauvogel. Blonder Tango. Blutsbruder.

Bolero.

Bootsmann auf der Scholle. Botschafter des Friedens.

Die Bremer Stadtmusikanten. Der Bruch. Die Brucke.

Bruder und Schwestern. Die Buntkarierten. Burgschaft fur ein Jahr. Bye-bye Wheelus.

Cacilie, die Vogelscheuche. Carola Lamberti-Eine vom Zirkus. Chingachgock-Die grosse Schlange.

Chronik eines Mordes. Coming out.

Corinna Schmidt.

Darf ich Petruschka zu dir sagen? Dass ein gutes Deutschland bluhe. Daumelinchens Abenteuer.

Davids Tagebuch.

DEFA-Wochenschau "Der Augenzeuge." Dein unbekannter Bruder.

Denk bloss nicht, ich heule.

Eine deutsche Karriere—Ruckblick auf unser Jahrhundert.

Die deutsche Staatsoper. Der dicke Tilla.

Der Dicke und ich.

Don Juan-Karl-Liebknecht-Str. 78. Dornroschen.

Dr. Med. Sommer II.

Dresden—unvergangliche Stadt. Dresden-eine Stadt und ihre Kunst.

Der Dresdner Kreuzchor. Der Dresdner Zwinger im

Wiederaufbau.

Der Dritte.

Die dritte Haut Teil I.

Die dritte Haut Teil II. Die dritte Haut Teil III.

Du und mancher Kamerad.

Ehe im Schatten.

Einer trage des anderen Last

Einheit SPD—KPD.

Einmart.

Einsamkeit.

Der Eisenhans.

Der Eisriese.

Die Elenden, Teil I.

Die Elenden, Teil II.

Elf Jahre alt.

Die Elixiere des Teufels.

Emilia Galotti.

Die Entdeckung.

Die Entfernung zwischen dir und mir

und ihr. Eolomea.

Ernst Thalmann-Fuhrer seiner

Ernst Thalmann-Sohn seiner Klasse.

Erscheinen Pflicht.

Ete und Ali.

Evolution.

Exercises.

Der Exot.

Die Fahne von Kriwoj Rog.

Das Fahrrad.

Fahrschule.

Der Fall Gleiwitz.

Fallada—Letztes Kapitel. Die Falle.

Feenvogel.

Feierabend.

Felix und der Wolf.

Feuer unter Deck.

Feuer/Pfutze/Paukenschlag.

Das Feuerzeug.

Figaros Hochzeit.

Der fliegende Dino.

Der fliegende Hollander.

Die fliegende Windmuhle.

Flotenweise.

Die Flucht.

Die Flucht zu den Pinguinen.

Formende Hande.

Frau am Klavichord.

Frau Holle.

Die Frau und der Fremde.

Frauenschicksale.

Das Fraulein von Scuderi.

Freies Land.

Freundschaft siegt.

Friedensfahrt 1952 Warschau-

Berlin—Prag. Ein friedlicher Tag.

Friedrich Schiller.

Die frische Wasche und der Frosch.

Der Frosch im Bad.

Froschkonig.

Der Fruhling braucht Zeit.

Funf Patronenhulsen.

Funf Tage-Funf Nache.

Fur die Liebe noch zu mager?

Gala unter den Linden.

Die Ganse von Butzow.

Die Gansemagd.

Die gefrorenen Blitze, Teil I+II.

Das Geheimnis der drei Orangen.

Gejagt bis zum Morgen. Geliebte weisse Maus.

Genesung. Georg Friedrich Handel.

Die Geschichte vom armen Hassan.

Die Geschichte vom Fischer und

seiner Frau.

Die Geschichte vom Kalif Storch.

Die Geschichte vom kleinen Muck.

Die Geschichte von der

Ganseprinzessin und ihrem treuen

Pferd Fallada.

Geschwader Fledermaus.

Das gestohlene Gesicht.

Der geteilte Himmel.

Die Glatzkopfbande.

Gluck im Hinterhaus.

Die goldene Gans.

El Golpe Blanco-Der weisse Putsch.

Gritta von Rattenzuhausbeiuns.

Die grosse Reise einer alten

Schildkrote.

Grossvaters Suppenkessel.

Grube Morgenrot.

Grundung der Deutschen

Demokratischen Republik.

Grune Hochzeit.

Halfte des Lebens.

Hallo.

Eine Handvoll Hoffnung.

Eine handvoll Noten.

Hans mein Igel.

Hans Rockle und der Teufel.

Hasenherz.

Das hassliche junge Entlein.

Hatifa.

Der Hauptmann von Koln.

Das Haus am Fluss.

Heinrich Heine: Es ist eine alte

Geschichte

Heisser Sommer.

Heldensage.

Herr Daff baut sich ein Haus.

Herr Daff geht ins Museum. Herr Daff hat Schmerzen.

Herr Daff macht eine Filmaufnahme.

Herr Daff zeigt sich hilfsbereit.

Herr Daff zieht um.

Herr Schmidt von der Gestapo-

Filmische Dokumentation einer

Beamtenkarriere.

Das Herz des Piraten. Die Hexen von Salem.

Hilde, das Dienstmadchen.

Die Hirschkuh.

Hochzeitsnacht im Regen.

Hoffmanns Erzahlungen.

Hor zu.

Die Hosen des Ritters von Bredow.

Hotelboy Ed Martin. Humoreske-Musikalische

Arabesken.

I'm a Negro—I'm an American.

Ich war neunzehn.

Ich zwing dich zu leben.

Idyllische Landschaft.

Ikarus.

Im Jahr 1932-Der rote Kandidat.

Im Land der Adler und der Kreuze -

Bilder aus der deutschen

Geschichte.

Im Lohmgrund.

Im Staub der Sterne.

Immer bereit.

Insel der Schwane.

Irgendwo in Berlin.

Isabel auf der Treppe. Die italienische Reise von Johann

Wolfgang von Goethe. Jadup und Boel.

Der Jagderfolg.

Der Jager und der Sohn des

Zwergenkonigs.

Das Jahr 1945.

Jahrgang 45.

Jakob der Lugner.

Jan auf der Zille.

Jeder konnte es sehen.

Jetzt ist die Zeit. Johann Sebastian Bach.

Johannes Kepler.

Jorg Ratgeb, Maler.

Joris Ivens - er filmte auf 5

Kontinenten.

Der junge Englander.

Junge Leute in der Stadt. Jungfer, sie gefallt mir.

Junkerland in Bauernhand.

Kabale und Liebe.

Ein Kafig. Der Kahn der frohlichen Leute.

Das kalte Herz.

Kampuchea-Sterben und Auferstehen.

Das Kaninchen bin ich.

Karbid und Sauerampfer. Karl Friedrich Schinkel-dem

Baumeister zum 200. Geburtstag.

Karla.

Karriere in Paris.

Kathe Kollwitz in Moritzburg. Kathe Kollwitz-Bilder eines Lebens.

Kein Husung.

Kein Platz fur Liebe. KgU - Kampfgruppe der Unmenschlichkeit.

Kindheit.

Der Kinnhaken.

Kit & Co. Der kleine hassliche Vogel.

Die kleine Hexe.

Die klitzekleine Riesenmaus. KLK an PTX-Die Rote Kapelle.

Die kluge Bauerntochter.

Der Koffer.

Die Kolonie. Kommando 52.

Komodianten-Emil.

Konig Drosselbart.

Konigskinder. Konsequenz.

Konzert fur Bratpfanne und Orchester.

Der Kreis.

Der Krieg der Mumien. Die Kuckucks.

Kurzer Besuch bei Hermann Glockner.

Das Lachen.

Der Lange Ritt zur Schule.

Lebe.

Leben in Wittstock. Leben mit Uwe.

Leben und Thaten des beruhmten Ritters Schnapphahnski.

Leben und Weben.

Leben zu zweit.

Lebenslaufe - Die Geschichte der Kinder von Golzow in einzelnen

Die legende von Paul und Paula.

Leichensache Zernik.

Die Leiden des jungen Werther. Leipzig im Herbst.

Die letzte Heuer.

Leuchtfeuer.

Die Leuchtturminsel.

Levins Muhle.

Der liebe Kater und der Frosch.

Das Lied der Matrosen. Lied der Strome.

Das Lied vom Trompeter.

Liftstory.

Lin Jalďati singt.

Lissy.

Logische Folge. Die Losung. Lots Weib.

Lotte in Weimar. Der Lotterieschwede. Der Lowenschreck.

Der Lude.

Ludwig van Beethoven.

Das Luftschiff.

Die lustigen Weiber von Windsor.

Lutzower.

Das Madchen Christine. Madchen in Wittstock.

Mama, ich lebe.

Der Mann mit dem Objektiv.

Der Mann, der nach der Oma kam. Markische Forschungen.

Markische Ziegel.

Martha Lehmann.

Martha.

Marzurka der Liebe. Mausi und Kilo auf dem

Weihnachtsmarkt. Mausi und Kilo lassen Drachen steigen.

Mausi und Kilo machen Ferien. Mausi und Kilo sammeln Pilze.

Mausi und Kilo und die

Monsterblume. Meiers Nachlass.

Mein blauer Vogel fliegt. Mein lieber Robinson. Meine Frau macht Musik.

Meine Stunde Null.

Memento. Meta Morphos.

Mich durstet.

Minna von Barnhelm oder das Soldatengluck.

Mir nach, Canaillen.

Mitburger.

Mord ohne Suhne.

Die Morder sind unter uns. Moritz in der Litfasssaule.

Musik - Maus and Elefant. Folge 1. Mutter Courage und ihre Kinder.

Mutter.

Das Myrtenfraulein.

Nach einem Jahr (Beobachtungen in einer 1. Klasse).

Nackt unter Wolfen.

Der nackte Mann auf dem Sportplatz.

Nicht schummeln, Liebling!

Non plus. O.K. Ofenbauer.

Olle Henry. Orpheus in der Unterwelt.

Osceola. P.S.

Paul Dessau.

Paul Robeson bein uns. Pension Boulanka.

Peter und der Wolf. Das Pferdemadchen.

Die Pflaumenbaume sind wohl

abgehaun. Philip, der Kleine. Pole Poppenspaler. Potsdam baut auf. Potters stier. Preludio 11.

Die Prinzessin und der Ziegenhirt.

Professor Mamlock.

Des Prometheus Befreiung. Die Prufung-Chronik einer

Schulklasse. Psalm 18. Quartett zu funft. Rangierer.

Rapunzel. Der Rat der Gotter.

Rauschende Melodien. Razzia.

Reise ins Ehebett. Die Reise.

Remington Kaliber 12. Revue um Mitternacht. Der Richter von Zalamea.

Robert Mayer-Der Arzt aus Heilbronn.

Roman einer jungen Ehe.

Romeo und Julia auf dem Dorfe.

Rotation.

Das rote Ahornblatt. Rotkappchen. Rumpelstilzchen. Die Russen kommen. Das russische Wunder-Teil I. Das russische Wunder-Teil II. Sabine Kleist, 7 Jahre.

Sabine Wulff. Sanssouci.

Sanssouci heute.

Saure Wochen-Frohe Feste. Die Schauspielerin. Schaut auf diese Stadt. Die Schildkrote hat Geburtstag.

Schlosser und Katen. Die Schlussel.

Ein Schneemann fur Afrika.

Schneeweisschen und Rosenrot.

Schneewittchen.

Der Schneider von Ulm. Die schone Lurette.

Die Schone und das Tier.

Die schone Ziege und der Frosch. Eine schreckliche Frau. Das Schulgespenst.

Schusse unterm Galgen. Die schwarze Galeere. Schwarze Panther.

Der schweigende Stern. Der Scout.

Sechse kommen durch die ganze

Sechse kommen durch die Welt. Seine Hoheit-Genosse Prinz.

Seitensprung. Der Sekretar.

Die seltsame Historia von den

Schildburgern.

Die seltsamen Abenteuer des Herrn Fridolin B.

Semmelweis-Retter der Mutter. Severino.

Sheriff Teddy. Sie nannten ihn Amigo.

Die sieben Geisslein. Sieben Sommersprossen. Das siebente Jahr.

Signale-Ein Weltraumabenteuer.

Silvesterpunsch.

Sing, cowboy, sing.
Das Singen im Dom zu Magdeburg. Das singende, klingende Baumchen.

Sisyphos.

So darf es nicht weitergehen. So macht man Kanzler. Die Sohne der grossen Barin.

Der Sohne des Adlers. Die Sohne des Holzfallers. Solange Leben in mir ist.

Solo Sunny. Sonnensucher. Sonntag.

Sonntagsfahrer. Spiel mit dem Feuer. Spiel mit Lehm 1.

Spiel mit Lehm 2. Spiel mit Lehm 3.

Spiel mit Lehm 4. Spiel mit Lehm 5. Spiel mit Lehm 6.

Spiel mit Lehm 7. Spindel, Werbeschiffchen und Nadel.

Spur der Steine. Spur des Falken. Stahl und Menschen.

Stahl. Starker als die Nacht.

Stars.

Stern und Blume.

Sterne. Stielke, Heinz, funfzehn

Strassenbekanntschaft.

Streng geheim. Ein Strom fliesst durch Deutschland. Die Suche nach dem wunderbunten

Vogelchen.

Suite-Musikalische Arabesken. Susanne und der Zauberring.

Ein Tagebuch fur Anne Frank.

Tageskurs 1:4. Tango-Traum.

Das tapfere Schneiderlein.

Tecumseh.

Der Teufel mit den drei goldenen Haaren.

Der Teufel vom Muhlenberg.

Der Teufelskreis. Thomas Muntzer.

Tier-und Jagdgeschichten 1. Tier-und Jagdgeschichten 2.

Tier-und Jagdgeschichten 3. Tier-und Jagdgeschichten 4. Tier-und Jagdgeschichten 5.

Tiergeschichten.

Till Eulenspiegel. Tilman Riemenschneider. Tischlein deck dich.

Todeslager Sachsenhausen.

Todlicher Irrtum.

Die toten bleiben jung.

Der traum des Hauptmann Loy. Traum' nicht, Annett! Treffen in Travers.

Turbine I.

Turlis Abenteuer.

Der Ubergang. Ulzana.

Umwege.

Unbandiges Spanien. Die Unbesiegbaren. und deine Liebe auch.

Und wenn's nur einer ware. . . .

Und wieder 48.

Unser kurzes Leben. Unser taglich Brot.

Unsere Kinder. Unterm Birnbaum.

Unternehmen Geigenkasten. Unternehmen Teutonenschwert

(Archive sagen aus). Der Untertan.

Urlaub auf Sylt (Archive sagen aus). Urwaldmarchen.

US-Soldat Erikson gibt zu Protokoll. Vater der tausend Sonnen.

Venus nach Giorgione.

Vergesst mir meine Traudel nicht.

Die Verlobte.

Der verlorene Engel. Vernehmung der Zeugen.

Das Versteck. Das veruteilte Dorf.

Verwirrung der Liebe. Viel Larm um nichts.

Viel zu klein. Vietnam 1, Die Teufelsinsel.

Vietnam 2, Der erste Reis danach. Vietnam 3, Ich bereue aufrichtig. Vietnam 4, Die eiserne Festung.

Ein Vietnamfluchtling.

Vogel der Nacht. Ein Vogel.

Vom Huhnchen, das den Konig heiraten wollte.

Vom Knaben, der das Hexen lernen

Vom Lebensweg des Jazz. Vom mutigen Hans.

Vom Tode von Thomas Mann. Von einem, der auszog, das Gruseln

Von Hamburg bis Stralsund.

Vorspiel.

Vorwarts die Zeit.

Die Wahlverwandtschaften.

Walter Ballhause-einer von Millionen. Wascherinnen.

Der Weg nach oben.

Die Weihnachtsgans Auguste.

Ein Weimarfilm. Die weisse Katze. Weisse Wolfe.

Weisses Blut.

Wengler & Sohne—Eine Legende. Wenn die Krote quakt.

Wenn du gross bist, lieber Adam. Wenn ich erst zur Schule geh'. . . .

Wenn man vierzehn ist. Wer furchtet sich vorm schwarzen

Mann. Wer reisst denn gleich vor'm Teufel

aus.

Wie heiratet man einen Konig. Wieder in Wittstock.

Die Wiege des boxenden Kanguruhs. Wilhelm Pieck—Das Leben unseres

Prasidenten. Die Windrose. Winter ade.

Wittstock III. Wolz-Leben und Verklarung eines deutschen Anarchisten.

Wozzeck.

Zar und Zimmermann. Das Zauber-Mannchen.

Zille und ick.

Zuerst habe ich Lieder geschrieben . . . -Brecht nach der Schule. Zum Tode von Thomas Mann.

Zwei Deutsche.

Zwei Mutter. Das Zweite Gleis.

Das zweite Leben des Friedrich Wilhelm Georg Platow.

Zwerg Nase.

Zwischenfall in Benderath. Puerto Mexfilms-Jorge Camargo. SEE

Orofilms, SA de CV, Puerto Mexfilms-Jorge Camargo. Rachmaninoff, Alexander.

Again you leapt, my heart-song for high voice and piano.

Chorus of spirits for four-part unaccompanied mixed chorus.

First quarter for 2 violins, viola and cello.

Four pieces for piano solo. Lied (romance).

Motet for six-part unaccompanied mixed chorus-Deus Meus.

O mother of God perpetually prayingsacred concerto (Motet) for four-part unaccompanied mixed chorus.

Piece (canon) for piano solo.

POMAHC-Romance for piano duetmoderato.

Prelude for piano solo.

Prince Rostislav.

Rhapsodie russe pour deux pianos. Russian boatmen's song arranged for voice and piano.

Scherzo for orchestra.

Second quartet for 2 violins, viola and

Song of the nightingale for four-part mixed chorus and piano.

Symphone in d-moll for orchestra. Three nocturnes for piano solo.

Three songs.

Trio elegiaque for piano, violin and violoncello.

Two monologues from Pushkin's drama "Boris Godunov."

Two pieces for piano six hands. Two pieces for piano solo.

Two Russian songs arranged for unaccompanied mixed chorus. Two songs for bass voice and piano.

Two songs for high voice and piano. Were you hiccupping? Song for bass voice and piano.

Radiotelevisione Italiana, SPA.

Agnese di Hohenstaufen. Aida.

Andrea Chenier.

Attila.

Aureliano in Palmira. Il barbiere di Siviglia.

Caballe subjugantes.

Concerto Ravenna. Don Pasquale. Elisir d'amore.

La forza del destino. L' italiana in Algeri.

Magda Olivero. Marilyn Horn.

Otello. Pagliacci. Il pirata.

Ricciardo e Zoraide.

Tosca. La traviata. Il trovatore. Turandot.

Verdi requiem. Random House UK, Ltd. SEE Barfield, Arthur Owen, executor of the Estate

of C. S. Lewis, C. S. Lewis PTE, Ltd., Random H. Reyes (Mario Moreno) His succession.

À volar . . . joven. Ama a tu projimo. El bombero atomico. Cantinflas boxeador.

Cantinflas torero. Un dia con el diablo.

El gendarme desconocido. El mago.

Puerta . . . joven. El sete machos. Soy un profugo. El supersabio.

Los Tres Mosqueteros. Reyes, Mario Moreno.

Abajo el telon. El analfabeto. El barrendero. El bolero de Raquel.

Caballero a la medida.

El circo.

Conserie en condomino.

Don Quijote cabalga de nuevo.

Entrega inmediata.

El extra. Gran Hotel. El ministro y yo. Ni sangre ni arena. El padrecito. El patrullero 777. Por mis pistolas.

El profe. Un Quijote sin mancha.

Romeo y Julieta. El Senor Doctor. El Senor Fotografo. Si yo fuera diputado.

Su Excelencia. Sube y baja.

Rhombus (Germany). SEE Friedrich Wilhelm-Murnau-Stiftung, is the legal successor of the Rhombus (Germany). Richter, Nina Dorliac-. SEE Dorliac-

Richter, Nina.

Ritz Productions, SARL. Le hasard et la violence. L' heritier.

Sans mobile apparent.

Ritz Productions. Jet'aime moi non plus.

Une journee bien remplie. Poussiere d'ange.

Rene La Canne. Le secret. Violette et Francois.

Rizzoli Film di Angelo Rizzoli. SEE Columbia Tristar Film Distributors International, Inc. (formerly known as Columbia).

Rizzoli Film, SPA. L' Avventura.

RN (Germany). SEE Friedrich Wilhelm-Murnau-Stiftung, legal successor of the RN (Germany).

Roissy Films.

L'amour propre . . . ne le reste jamais tres longtemps. Association de malfaiteurs.

Au-dela de la peur.

Bang bang. Le boulanger de valorgue.

Branquignols. Le cave se rebiffe.

Le couturier de ces dames.

Dancing machine. Le demon dans l'ile.

Deux.

L'ennemi public no. 1.

Escalier C. Etats d'ame. Les felins.

Feu sur le candidat.

Fruits amers. Le gentleman d'epsom.

Gwendoline. Les heros sont fatigues.

Heureux qui comme Ulysse. Histoire d'amour.

L' homme a l'impermeable. L' homme de ma vie.

Un homme est mort. Honore de Marseille. L' ile mysterieuse.

Le jour et l'heure. La loi.

Les maitres du temps.

Mamaia. La maternelle.

Melodie en sous-sol. Meurtres en 45 tours.

Meurtres.

Mon phoque et elles. Os bandeirantes.

Le pion. Le President.

Le printemps, l'automne et l'amour.

Qui etes-vous Mr. Sorge? Le repas des fauves. Rififi a Tokyo.

Les ripoux. Les rois du gag. Sang et lumieres. Sauvage et beau. Scout toujours.

Secrets d'alcove. Un singe en hiver. Singoalla.

Les sous-doues en vacances. Les sous-doues passent le bac.

Les suspects. Le treizieme caprice. Le trou normand. Typhon sur Nagasaki. Le vent se leve. Les vieux de la vieille.

Roxy (Germany). SEE Friedrich Wilhelm-Murnau-Stiftung, is the legal successor of the Roxy (Germany).

SADAIC (Sociedad Argentina de Autores y Compositores de Musica).

La ametralladora. Anoranzas. Aromas del Cairo.

Azucena. Belen.

La caprichosa. El cisne. Corralera.

Curupaity. De corte antiguo. De mananita. La espera. Fiesta de luces. Joaquina.

Kika. Larga ausencia. Luis Alberto. Las madreselvas. Manos brujas.

Las margaritas. Mi maja. Mitad y mitad. Nanawa. Ofrenda Gaucha.

La oracion. Pavadita. Pobre tristeza. Por favor. Raulito.

Senntir del corazon. Suprema angustia. Trenzas negras. Tres de mayo. Tu en mis suenos. Una pena.

SADAIC. SEE Sociedad Argentina de Autores y Compositores de Musica (SADAIC).

Sandrew AB.

Anglar, finns dom. Barnen fran Frostmofjallet.

Brother Carl. Damen i svart. Duett for kannibaler. Froken Julie. Gladiatorena. Gycklarnas afton. Hugo och Josefin.

Jag ar nyfiken—bla. Jag ar nyfiken—gul. Kare John.

Klabautermannen. Kvinnodrom.

Laila.

Mannekang i rott. Ministern. Ryttare i blatt. Svalt.

Syskonbadd 1782.

Vita frun.

Schulz & Wuellner Filmproduktion GmbH (Germany). SEE Friedrich Wilhelm-Murnau-Stiftung, legal successor of the Schulz & Wuellner Filmproduktion GmbH (Germany).

Second (Residuary) Trust Under the Last Will of Alfred J. Hitchcock, by its trustees Leland H. Faust and Patricia Hitchcock.

The man who knew too much (1934 version). SFP Cinema.

L' annee prochaine si tout va bien. L' argent des autres.

La baraka. La boheme.

Les cavaliers de l'orage. La cle sur la porte. Coup de foudre. Le diable dans la boite. Un dimanche de flic. Docteur Francoise Gailland.

Fort Sagane. Le grand carnaval. Le grand frere. I. . . comme Icare. Le juge et l'assassin. Julie pot de colle.

Un mauvais fils. Mille milliards de \$. Les miserables.

Le retour de Martin Guerre. Les routes du sud.

La victoire en chantant.

SGAE. SEE Sociedad General de Autores y Editores (SGAE).

Shepard, David H.
For valour.
Love in exile.
Mademoiselle docteur.

Mademoiselle docteur.
Marriage of Corbol.
Second best bed.
Southern roses.

Shochiku Company, Ltd.

Baskushu.
Chichi ariki.
Dekigokoro.
Gion no shimai.
Hitori musuko.
Naniwa ereji.
Nijushi no hitomi.
Ningen no joken.
Shubun.
Todake no kyodai.

Todake no kyodai.
Tokyo boshoku.
Yoru no onnatachi.
Zangiku monogatari.

Simon & Schuster, Inc. SEE Barfield, Arthur Owen, executor of the Estate of C. S. Lewis, C. S. Lewis PTE, Ltd., Random.

Sindicato de Trabajadores de la

Produccion Cinematografica de la Republica Mexicana. El rebozo de Soledad.

Sociedad Argentina de Autores y Compositores de Musica.

A belisario roldan. A flor de llanto.

A la sombra de un misterio.

A la voz de un solo golpe. A mi madre. A orillas del dulce. A Pepe Guirro. A poncho y lanza. A su memoria. A tres bandas.

El abrojo. Abuelita. Achalay. El acomodo. Acordes portenos.

Adios Catamarca adios.

Adios mi amor.
Adios mi duena.
Adios que me voy

Adios que me voy ilorando. Adios que me voy llorando.

Adiosito mi vidita. Ahi va eso. Aire de baguala. Aires o relaciones. Aires pampeanos.

Al jardin de la republica. Al pibe lo tengo yo. Al rasguear de la guitarra.

El alacran. El alazan. Aldea castellana. Aldebaran.

Un alegre baion. Aleteando. Alfredo.

Alicia. Alla en el monte.

Alma de virgin. Alma del quebrachal. Alma gitana.

Alma Santiaguena. Alo alo Brasilia. El alojero. Alpazuma. El alzao. Amada ausente.

Amanecer.
Amaneciendo.
Amargura.
Amor de payaso.
Amor en sombra.
Amor feliz.

Amor gitano. Amor viejo vale mas.

Amorosa.
Amorosamente.
Ampajango.
Andalguala.
Andante religioso.
El andariego.
Angela Rosa.
El angelito.
Angelitos rubios.

Angelitos rubio Anita. Anoranzas. Anos de pibe. El antifaz rojo. Antu puncu. Anuritay.

El apache Argentino. Un aplauso.

Aquello fue lo que sone. Aqui esta la alegria. Aqui me pongo a cantar.

Arlequin.
Armonia.
Aroma criolla.
El arropero.
La arunguita.
Asi canto yo.
Asi cerquita.

Asi son estas mujeres.
Asi soy.

Asi te quiero. El aspero. Atadecer do Brasil.

Atoj Pozo. Aunque no lo crean. Aunque parezca mentira.

Ausencia.

Ausente es vivir

Auxillo.
Avemaria.
Ay bahiana.
Ay Elena.
Ay para Navidad.
Ay tirana.
Ay, aurora.

Ayayitay.
El ayunchero.
Azul y blanca.
La baguala.
Bahla blanca.
Bailando el beguine.
Baile de corte en vers.

Bailecito.
Bailemos la conga.
Un bailongo.
La bajada.
Bajo los cocoteros.
Bambolina.

Banana y mas bananas. Banda de sordos.

La bandena.
El bandeno.
El baquiano.
Bar exposicion.
El barbijo.
Bardi.
El barquito.
Barrio viejo.
Barrio viejo del 80.
El barrito.

El barrito.
Barro blanco.
Berceuse op. 3.
El besito.
Beso ingrato.
Besos que matan.
Blanca paloma.
Blanco y celeste.
Bluebird.
Bolero oriental.

Bolero oriental.
La boliviana.
El borrachito.
El borracho.
El boyero de los lobos.

Brasil Brasil.
Brichetti.
Brisa nortena.
Brisas nortenas.
La buenaventura.

Buenos Aires. Buenos Aires de antano.

Buey manso.
El buey solo.
La burundesa.
Ca ra ca fu n1.
El caballo.
Cabaret.
El cabrero.
El cabure.
Cachadora.

Cachadora.
El cachafaz.
Cadenas.
Cafe para dos.
Caifas.
La calandria.
Calavera viejo.
Calla y no llores.
Camandulaje.

Cana y no nores.
Camandulaje.
Cambalache.
Camino solitario.
Camisa de tio Nicu.
Campanitas.

Campanitas.
Campera.
Campo verde.
Canadita alegre.

El canchero.

Una cancion.

Cancion a Sgto. del Estero.

Cancion de cuna.
Cancion de Jarillero.
Cancion de los arrieros.
La cancion del emigrante.
Cancion del linyera.

Cancion desesperada. Cancion gitana. Cancion mora. Cancion sin palabras.

Candombe. Candombe criollo.

Canillita.
Canno mio.
Cantame.

Cantar de mi pago. Cantares de mi cantar.

Canto de amor. El cantor de Sevilla. Los cantores de Yerua. Capricho espanol. La cara de mi morena.

Cara o cruz.
Cara y seca.
El caramba.
El cardo azul.
Caricias de un fox.

Carino. La carinosa. El carnaval.

Carnaval de mi barrio. Carnaval en los valles. Carnavaleando.

Carne cansada. Carne y una. Cartas a Amelia n. 1.

Casavindo. Cascabel prisionero.

Cascabelito.
Caspi cuchara.
Catamarca.
La Catamarquena.

El catamarqueno. La catrera. Cavure 1. Centenario. Chacarera.

Chacarera de la lluvia. Chacarera de la tarde. Chacarera del norte. Chacarerita nortena.

El chalchalero. El challao. Chamame.

Chamberguito criollo.

El chamuyo.
Charamusca.
Charlemos.
El charquero.
Chavelita.
El chayerito.
Che polka mi.

China de la mazorca.

La china fiera. Chinita.

El chino Pantaleon.

Chique.

Chispero. Chistando.

Chorra. El chueco Fangio.

La churita. El Churito. Churrasca. Chuzas. Ciego.

Cieguito del bandoneon.

El cielito.
Ciello.
Cielo azul.
Cien por cien.
Cierto mi vida.
Cifra.

La cimarrona. Cinco nombres con efe.

El cisne y la rosa. El cisne.

Ciudad de Cordoba.

Ciudad de los Buenos Aires. El clarin del yaguaraz.

El clarin del yaguaraz.
La clarite.
La clavada.
Clemencia.
Cochero de plaza.
El cochesero.
Coco da Bahia.
El codiciado.
Collar de amores.
Color cielo.
Colosal mujer.
Como las golondrinas.

Como quiera. Como se adora el sol. Comparsa criolla.

Con esta cuyana me quedo.

Con los amigos.
Con los ojos del alma.
Concerto grosso.
Concierto en la luna.
Concierto para piano y orq.
Concierto para violin y 18.

Confesion.

Conlesion.
Coplas en la noche.
Coplas y rezos.
Coplitas del ano nuevo.
Corazon de alcaucil.
Corazon de arrabal.
Corazon de indio.
Corazon ingrato.
El corcel de extremadura.

El corcel de extremadura Coro pampa. Corrientes. La corrumba.

Coscorron.
Cosita.
Cotorro azul.
Coyita de Cochinoca.

Un crimen. La criolla. Criollazo. La criollita.

Criollita del Tajamar.

Cruz de hierro. CTV. El cuando. Cuando el amor. Cuando el dolor hiere el alma. Cuando mi china se fue. Cuando nada te debia.

Cuando yo me muera. Cuartito. El cuatrero. Cuatro corazones.

Cueca del reloj. Cuerdas de mi guitara. La culpa vos la tuviste. Cumpleanos de mama.

Cumpleanos de mi esposa.
Cunatai Pora.
Cupido valeroso.
El curdela.
Danza arabe.
Danza de esclavas.
Darsena norte.
De antano.

De clavel en la oreja.
De mal aguero.
De mi Tucuman.
De mis pagos.
La de mis valles.
De puro gusto.
De sobrepaso.
De vuelta al pago.
De vuelta la milonga.

Debajo de la morera.
Decime.
Delfino.
El desafio.
Desaliento.
La despedida.
El desvelao.

Detras de la enredadera. Un dia llegara. La dicha de un sueno. Dieciocho Septiembre.

Dieciocno Septi Dimelo al oido. Divagando. Divina mujer. La doble. El doblete. Domingo siete.

Los domingos de torrijos. El dominguero.

El dominguero Don Pacifico. Dona Esther. Dona Juliana. Dona Marcisa. Dona Maria. Donde esta mi

Donde esta mi amor. Donde se hallaba. Donde vamos a cantar. La donosa.

La donosa.
Dora la bailadora.
El dormilon.
Las dos glorias.
Dos panuelitos.
Dos perlas.
Dulce mirada.
Durazno al 40 el cie

Durazno al 40 el ciento. Ei marela.

Ei marela

Emblemas argentinos. En el fondo del mar. En la huella. En la huella del dolor. En la palmera. En la penumbra. En la tranquera. En ti halle consuelo.

En un pueblito de Andalucia.

En vano, en vano. Enamorado. La encrucijada. Enganera. El entrador.

Entre chatos y saetas.

Envidias. Escales en azul. El escondido. Escuelita de campo. Esencia de tango. La esperanza. Esquina el campo.

Esta carta te escribo. Esta noche me emborracho.

Esta vieja cancion.

La estancia de Don Ramiro.

Estilo pampeano. Esto es canela. Esto si que es la verdad. Estrella brillante.

Estrellita Santiaguena. Estrellita tucumana.

El favorito. Fiesta corrida. La firmeza. Flecha de oro. Flirteando. Flor de amor.

La flor de cardon. Flor de ceibo. Flor de Espana. Flor de Guaymallen.

Flor de loto.

Flor de mis vinedos. Flor de naranjo. Flor de pena.

Flor del aire. La flor del jardin.

Flor Santiaguena. Flora Tucumana.

Florcita.

Florcita de muna muna. Florcita de Toronjil. Florcita de tuliskin.

Florentino. Fortin Kakel. Frente a frente. La fuertena. El galan. Galicia. Gallo ciego. Galopando.

Gato. Gato de aguirre. El gato de more. Gato del centenario.

Gato moro. Gato y zamba. La gaucha. El gaucho.

Gaucho con botas nuevas.

Gaucho malo. El gaucho se va. Los gauchos.

El gavilan. Gente menuda. Ginebrita. Gitana. Gloria Aragon.

La golondrina.

Las golondrinas. Granaderos flor de criolla.

El granuja. La Guayaca. Guaymallen. La guinada. Guiseppe el zapatero.

Guitarreando. Guitarrera de San Nic.

Hagame el favor. Halcon negro. Hasta la muerte. He nacido en Bs.As. Herfana Virginia. El heroe de Chancay.

Historia. Honor gaucho. Horas de hastio. La Huacala. Huelgoat. Huella huella. Hueya. Idilio trunco. Igual que Judas.

Las ilusiones. Implorando. El importante. El incendio. Independiente club.

Los indios. Infamia. El ingeniero. El internado. Isca Yacu. Jacqueline. El jaileife.

Los jazmines de San Ignacio.

Jazmines sanjuaninos. Jose Julian. Juego limpio. La juerga. La juguetona. Juira Juira. El jujenito. Karisito.

El ketupi. La a la. El laberinto.

Ladrona de corazones. Ladrona de Sevilla.

Un lamento. Lamento del crespin. Lamento gaucho. Lamento pampeano. La lamparera. Largue e esa Mujica. Leguizama solo. Lejania. Lejos de mi tierra. Lejos de ti.

El lengue. Leyenda guacha. Lina.

Linda Entrerriana. Lirio blanco.

Llaita Mauca. Llaita Sumai. La llamada. El llanto.

Llanto de madre. Llegada.

Llorando la carta.

Lluvia. Lluvia de estrellas. Lo que fui.

Lo que nunca te drian.

La loca. Loniazos. La Lorencita. Lorohuasena. Lucecita de pobres. Luna de invierno. Lunatico. Luz mala. Ma conca.

Mal pagadora. El Malambo. Malandro. Malvaloca.

Manana de mananita. Manana de primavera.

El manantial. Mano cruel.

El manzano de Tunuyan. Las margaritas.

Maria del Carmen. Maria Elsa. Marion. La mariposa. La Mariquita. El marote. Martes 13.

La Martina Chapanay.

Martirio.

Marzurca romantica. Mas cerquita por favor. Mas triste mi corazon.

Matasano. La matera.

Mazorquera de Monserrat. Me acompana Senorita. Me causa un sentir.

Medallita de la suerte. La media cana.

La media luna. Medias de seda. Melodia portena. Mendoza.

Mentiras. La mentirosa.

Metele que son pasteles.

Mi belenista. Mi Buenos Aires. Mi caballo jerezano. Mi camisa. Mi despedida. Mi dolor. Mi linda cubana.

Mi mocha. Mi nina. Mi parejero. Mi pobre flor. Mi provinciana.

Mi querido Agustin.

Mi reflexion.

Mi sevilla.

Mi tierra. Mi ultimo vals.

Mi vida.

Mi viejo poncho e vicuna.

Mi yesquero.

Mia.

Midinette portena.

Miel de palo.

Mienten.

Milonga canyengue. La milonga celestial.

Milonga.

Milonguero del ayer.

Mirlo blanco.

Mis desenganos. Monedita de plomo.

El moreno.

El moro.

La muchacha del circo.

Mudanzas.

La mulata.

Mulatita mia.

El mulato.

Muneca cruel.

La muneca de couplet.

Munyinga.

Na pintunita.

Naipe marcado.

Naranjo esquina. Navidad nortena.

La negrita.

El negro de San Martin.

Ninguna.

No digas no.

No llores mas.

No se haga mala sangre. No te doy boliya.

Nobleza gaucha.

Noche de abril.

Noche de navidad.

Noche del ano nuevo.

Noche fria.

Noche noche.

Nochebuena.

Nochecitas de Belen.

Noches de amor.

Nocturne impromptu.

Nocturno.

Nocturno de los oasis.

Nocturno del amor nacido.

Nocturno del plenilunio.

Nocturno en la mayor.

Nocturno en Si Bemol.

Nostalgia sanjuanina.

Novia.

Noviando.

Noviecita mia.

Nubecitas del cielo.

Nubes de humo.

Nuestra culpa.

Nueve puntos.

O cordiion yajhe.

O tres danzas agrentinas. Obreita Santiaguena.

Ofrenda.

Oh. Paris.

Los ojos mas lindos.

Oios Negros.

Oios que lloran.

Ole.

Olga Olga.

El opio.

Oriental.

Orlando Gogni.

Orquideas negras.

El otro.

OTV. Ove mi llanto.

Pa que seguir.

Pa que te quiero.

Pachamama.

Pago largo.

La paisanita.

El paisanito.

Pajaro silvestre.

Pajaros en el monte.

Pal comesario. Pala pala pulpero.

El paladin.

Palanganeando.

El palito.

La palomita.

Palomitay.

Pampeanita.

Papirusa.

Paqueta. Para Abel Eduardo.

Para baile solamente.

Para el recuerdo.

Para querte naci.

Para ti.

Para todos.

Para todos los muchachos.

Parana.

La parda balcarce.

La pareia.

El parejero.

Pasaje de mi vida.

Pasion criolla.

La pasionaria. Pastorcito de Belen.

Patinando.

El patito feo.

Patotero sentimental.

Patricias Mendocinas.

Pavadas.

El payador.

El pechador. Pegando la vuelta.

El peludo.

Penitas negras.

Perfume gaucho.

Pericon por Maria.

Pericon y gato. Pescadores de Morgat.

Petronila.

El pial. Pialando recuerdos.

Picante.

Pico blanco.

Pidan albricias.

Piel de tizon. El pillete.

Pinta brava.

Pobre mariposa nocturna.

Pobre milonga.

La polka del espiante.

El pollito.

Polvorita.

El poncho del olvido.

Por si duerme mi-g....

Por tu olvido.

Por tus ojos moros.

Por un carino.

Porque canto asi.

Porque no he de ser feliz. Portena.

El porteno.

La posta.

La preferida. Preludio en la menor op. 20.

Preludio v fuga.

Preludio v toccata.

Una prenda que deje.

Prenda querida.

La presumida.

Primera suite.

La procesion. Provincia del Chaco.

La provinciana.

La pulpera de Santa Lucia.

Puntana.

El puntazo. Punto bravo.

Pura parada.

Pura pierna.

Oue has hecho. Que linda es mi cabana.

La que murio en Paris.

Que performance.

Que sapa senor. Que siga el baile.

Que suerte la del ingles.

Oue Vachache.

Que ventaje me llevas? Ouebradinho.

Quedate tranquilo.

Queja Indiana.

Quejas de Bandoneon. Quejas del alma.

La quenalita.

El quenero.

Querida calle Corrientes.

Quien mas quien menos.

Quien sera.

Quiero ser luz. Quiero volver.

Quisiera ser como el condor. La racha.

El ramito de flores.

Rancherita del querer. Ranchero sov.

Rasgueando.

El rasio. Real de guitarreros.

Rebelion.

Recordando el 900.

Recordando mi barrio. El recuerdito.

Recuerdos de Asconch. Recuerdos de Chova. Recuerdos de Espana.

Recuerdos del pole Recuerdos lejanos.

La refalosa. El refran. La Regalona. Reina andaluza. La reina mora. La reia.

Relato. El remantico. El remate.

El remedio. La remesura. Repeluz. Requintando. La resbalosa. Resentimiento.

El resero. Los reyes magos. La rezongona. La Rioja. El riojano. La risuena.

El rodeo. Romance del viento. Romance en Taragui. Romanza en si bemol.

Rompenueces. Rosa de sangre. Rosa de tango. Rosa Morena. El rosal. La Rosarina. Rosita. Royal Pigall. La rubia. Ruisenor.

Ruralia argentina. Sabado. Sabandija. Sabdo ingles. La saladina. La Salamanca. El Salkadino. Salta.

El rumbiador.

El salta conejo. Salto mortal. Saludo y se fue. Sangre gitana. Santa Fe. Santa Maria.

El Santiagueno.

Santos lugares. El sapo y la comadreja.

El Sargeanto Cabral. Saudades. Secreto. Sendita florida. Sensitiva. Serenata.

Serenata correntina. Serenata de la fuente.

Serenidad. La serrana. Sevilla. Sevilla alegre. Shimmy.

Si dejaras de quererme.

Si lo hallas. Si supieras.

Si tu me quisieras. Si yo fuera millonario.

Sierra chica. Siete de Abril. Silenciosamente. La silipequena. El simpatico. Sin dejar rastos. Snobismo. Sobretarde. Solloza mi corazon.

Sollozos. Solo aki te amare.

Solo contigo. Sombra.

Sombras de Buenos Aires. Sombras del desierto. Sombrerito de Atamisky.

Sonata.

Sonata de primavera.

Sonatina. Soy espanol. Soy un arlequin. Soy un porteno. Su carta no llego. Su noche de bodas. Suace Lloron. El sueno de Angelita. Sueno de juventud. Sueno de virgen. Sueno dorado. Sueno marchito. Suite gitana. Sumitaj.

Sun sun. Suplicando un beijo.

La tablada. La tafallesa. El taita. Tajo a tajo. El tango. Le tango. Tango brujo. Tango en do. Tarde de toros. La tarde que te vi. Tardecitas nortenas. Tata no quiere. Te quiero. Tei de olvidar.

Telaranas. Temple de acero. Teniente Luis A. Vel. Testamento de un criollo. Tiempo antiguo. Tiempos bravos. Tiempos mozos.

El tigre. El tigre Millian. Tigre viejo. Tijuca. Tinta verde. El tirador plateao.

Titere. Toda una vida. Todo negro. Toma mate toma mate. Toma tenemela.

Tonada.

Tonadita de mis pagos.

Torcacita. La tormenta. Tormentos. Toros y gurises. Torta frita. Tortazos. La totora. Traiga otra cana. Tren Lechero.

El trencito. Las tres donosas. Tres esperanzas. Tres piezas.

Tres piezas para violoncello.

El trianero. Trinos y alas. Triste. Triste separacion. El triunfo. La tropilla.

Trovas galanas. Tu olvido. Tu perro pekines. El tucu tucu. Tucuman. El Tucumanito.

Tuitas mis condiciones.

Tun tun.

Tuyo es mi amor. Una noche en Pekin.

Una sonrisa. La urpila. La Urpillita. La usapuca. El ututuko. Valescito viejo. Vallecito. Vals apasionado. Vals brillante. El vals de los 15 anos. Vals de los abuelos.

Vals del dolor op cincuenta.

Vals del olvido. Vals elegiaco. Vals en do menor. Vals en si bemol. Vals en sol bemol. Vals intimo op. 38. Vals para una noche 1. Vals para una noche. Vals para una tarde. Vals patetico. Vals romantico. Vals triste. Vamos a ver. Vamos mulita.

Variaciones de gato. Vayan saliendo. Venganza. Viaje al norte. La viajera perdida. Vibraciones del alma. Vicentito.

Victoria. Vidada del adios. Vidala de los angelitos. La vidala del Abaucan. Vidala del Culampaja. Vidala santiaguena.

Vidalita.

Vidita de mi vida.

Viditay. Viejo amigo. El viejo calabera. Viena paraiso de amor.

El viento blanco. Villancico.

Villancico de los ninos. Vinacho y vinagrillo.

La visita.
Vos mentis.
Voy caminito.
La voz de los cerros.
Ya me voy.
Ya sale el tren.

Yacu Chiri.
Los yaganes.
El yaguaron.
La yeguecita.
Yerba buena.
La yerba mora.

Yerma. Yira Yira.

Yo no se que me han hecho Yo quiero saber por que.

Yo se hacer. La yunta brava.

El vuto.

Yuyitos del campo. Zamba de mi nana. Zamba del regreso. Zamba del rio.

Zambita de alla.

Zambita de nochebuena. Zambita pa fray mamert.

Zamoranas. El zapateado.

Sociedad General de Autores y Editores.

A canzon dun marineiro. A enfermeda d anon.

A Galicia. A meiga. A outra nai.

Adelante caminante.

Adios adios.
Adios amor.
Adios del tejano.
Adios fontes.

Al llegar la navidad. Al sonar el clarin. Amorinos collin. Anoranzas.

Aqui te esperare. As lanchas do Xeito. As tres cousas. Balada del noreste.

Cantares de Galicia. El cante de la cana. Chepita.

Consellos.

De los Apeninos a los Andes.

De Santiago vengo.

Dilema.
Dime.
Emigrado.

Eres un rollo.

El eterno viajero. Las flores cantaran.

Galicia non ten morrina.

Galleguinos. El hombrecito (v a). Je serre les poings (v a).

Laura Laura.
El loco sonador.
Love me too (v a).
Madre querida.
Maria Solina.
El mensaje.
Mentras qu eu peno.

Mi pueblo. Muchacha de mayo. Na morte de curros. Necesito de tu amor.

Noche de amor. Nuestro aire. O home y a terra. O vello y o sapo. Os anxelinos oo ceo.

Padre Jose y Chico Juanon. Pastores cantaille ao neno.

Pensamientos.
Polo mar abaixo vai.
Por esos mundos.
Por esto me voy.
Queixas.

Toca el pandero Manuel.

Tu yo y los recuerdos. Sociedad General de Autores y Editores

(SGAE).

07 con el 2 delante.

El 1403 o Don Amancio el generoso.

4 3 2 1 morte. A a a amor.

A dios le pedi por ti. A donde vas.

A escondidas. A espaldas de mi pueblo. A flamenca no me ganas. A la altura del viento.

A la espera. A la mina.

A la orilla del alma. A la rueda mi carino.

A la trilla.

A la una a las dos y a las tres.

A la Virgen de I

A la Virgen de La Bella. A la Virgen de la Ermita. A la virgen de Regla. A la virgen macarena.

A las 11.
A las doce.
A menina bonita.
A mi hija mi locura.

A Monica. A plena luz. A por todas.

A quien vas a enganar.

A toda vela. A tu manera.

A tu paso por la Alhambra.

A un ermitano. A un perro. A una virgen gitana.
A veces es mejor.
A veces los recuerdos

A veces los recuerdos. A vosotros. Abderraman.

Abecedario del amor. Aborto criminal.

Abrazado a la orilla del recuerdo. Abre tu fosa amigo llega Sabata. Abuelita.

Acercate.
Acompaname.
Acuarelas campesinas.
Adelante.
Adelfas de Navidad.

Adeu adeu amor meo I sor. El adios. Adios al Brasil. Adios hasta luego. Adios Jamaica. Adios Maria.

Un adios sin rencores. Adios Sussan.

Adios verano adios amor.

Adios Xana. Adonde iras. AEG. El afilador. Afin. Africa pop. Agente end.

Agente tres s tres pasaporte para el

infierno.

Agente z 55 mision Hong Kong. Agentes del quinto grupo.

Agua brava 3. Agua de coco.

El agua el aire y la tierra. El agua no tiene color. Agua pasada.

Agua se vuelve encaje. Aguas abril. Aguila.

Aguila.
Aguila real.
Ahi en el cielo.
Ahi te mando m

Ahi te mando mi guitarra. Ahora o nunca.

Ahora o nunca Ainda Mais. Aire libre.

Aires de la Alameda. Airinos airinos aires.

Ajoli.

Al nuevo templo.
Al son del martillo.
Al verme pasar.
Al volver del puerto.
Ala hula rock.

Aladino.
Alandablus.

Alberti poeta marinero. Alcala Street.

Alcala Ŝtreet. El alcalde y la politica. Alegria mananera. Alegria montanesa. Alegrias del recuerdo. Alegrias en la plaza. Alerta en el cielo.

Algo mas.

Algo mas que un amigo.

Alguien.

Alguien tiene que perder.

Algun dia.

Algun dia volvere. Alina por favor. Alma de cristal.

Alma de gaviota. Alma de sonador.

Almas en peligro. Alondra del cielo. Alondra del rio. Alta fidelidad.

Altisimo. Altura y pelos. Amada mia.

Amalia.

Amame asi como sov.

Amanece Amanecer. La amante. Los amantes. Las amapolas. Amar.

Amar es perdonar.

La Amelia. Amigo. Amigos.

Amigos del campo. Amigos del hombre. Amigos nada mas.

Amiguetes. El amor. Un amor. Amor calladito. Amor bajo cero. Amor ciego.

El amor de los amores. Un amor desconocido. Amor donde estas amor. El amor empieza en sabado.

El amor es asi. El amor esta en venta.

El amor existe. Amor goloso. Amor latino. Amor masoca. Amor mi amor.

El amor no se busca. Amor salvaje. El amor sera placer.

Amor y lluvia. Amores de ninos. Los amores del Rocio. Amores en la marisma.

Amorios manchegos. Amplitudes.

Amuba kiba. Ana Maria (1954). Ana Maria (1987).

Anabelle. Un ancianito. Anda carretero.

Anda Mais. Andalucia ballet. Andaluz.

Un angel con su trompeta. El angel de la guarda. Los angeles del volante.

Angelina.

Anibal.

El anillo.

Un anillo nos separa. Animales.

Aniversario. Anoche perdi un sueno.

Anochecer.

Anoranzas sevillanas. Ante ti solo siento amor. Antologia del chiste I. Antologia del chiste IV.

Antologia del chiste V. Antologia del chiste VI. Apunts lirics.

Agua de manantial. Aquel atardecer. Aquel maldito dia. Aquella cancion. Aquella carta. Aquella melodia. Aquello no fue. Aqui Galicia.

Aqui hacen falta tres hombres.

Aquita Clara. Aragon. El arbol.

Aridos campos. Arrebatos de querer. Arremangate chiquilla.

Arrepentios. El arrojado. Los artistas. Asi eres tu. Asi es. Asi es la vida. Asi pasa la vida. Asi paso la semana. Asustadd estov.

Atletico de Madrid. Atrapado por el rock and roll.

Atrevete. Au revoir. Aun.

Aun te espero. Aunque llore la flor. Aunque tu no me creas.

Aura gitana. Autopista. Avecrem natural. Avellano.

Aventuras de Charlot. Ay amor ay amor. Ay bajamar.

Ay cholon. Ay con el ay. Ay este querer. Ay flores de Espana.

Ay gaitero. Ay gazuziya. Ay la familia. Av la taranto. Ay Maria Candelaria. Av Maria la morena.

Ay mi chiquilla torera. Ay Mohamed. Ay morena mia. Ay no sabes. Ay petenera.

Ay plaza de Santa Marta.

Av que no. Ay rosa. Aydame senor. Aver sone. Ayer y hoy.

Azucar v sal.

La azul caravana de las piedras.

Azul trompeta.

Azur.

Azul.

Azur de puig 82.

Babel. Babieca. Baby twist. Bailando bossa. Bailando con Tobias. Bailando el chic. Bailando en la vendimia. Bailando twist.

Baile de chulos y peleas. Baile de las marionetas.

Bailen.

Bajo el sol de la manana. Bajo el sol de Roma. Bajo la lluvia. Bajo la niebla.

La balada de los diez centimos. Balada para la soledad de mi guitarra.

Ball de rams. Ballet.

Ballet del cuerpo humano ilustraciones anatomia.

Ballet Eva. Ballet ruso.

Banda de los tres crisantemos.

La banda el Tirachino. Bandera y blason. Bandolera y soberana.

Barbacoa. Barbara Ward. Los barbaros.

El barbero de Sevilla (1952). El barbero de Sevilla (1987).

Barcelona.

Barcelona del meu cor.

Barco.

El barco partira. Un barco perdido.

Bares.

Barquito chiquitin.

Bartolo y sus instrumentos. El baston del abuelo. Basura esta en el atico. Baul de los disfraces.

Bautizo en Triana. Bayon de Espana. Be bop a lula. Beatnik. Beatriz.

El bebedizo. Beguin en la noche. Bella judia.

Bengador gusticiero. Besame que tengo miedo.

Besame. Beso tropical. Bichos.

Bienvenida campesina.

Bienvenidos.

Billy hom.

Blanca y negro.

Blanqueando tu fachada.

Bloque 6. Blue for Pepe. Blue note. Blues 48.

Blues for Moro. Blues tres cuartos.

Bocaccio soul.

La boda.

La boda del pasodoble. Boda en la aldea.

Bolero exotico.

Bolero por colombianas.

Bon dia. Bop in B. Bordas de mielo. Borrachos. Bossa nova.

Bossa Nova junto at ti. Bossanova del adios.

Both.

Branderburg Gate. El bravucon.

Brazo de gitano. Brevedades. Brigada criminal.

Brillante de borox. Brindo mis canciones.

Brindo por ti. Buen viaie Pablo. Buena sombra.

Bueno bonito y barato. Bueno para ti malo para mi.

Buenos dias Madrid. Buenos dias Maria. Buenos dias mi amor.

Buest bone. Bugui en la terraza.

Buleria de las fuentes. Bulerias de Suero.

Bulerias del estrecho.

Buongiorno amore. Buscador de piedras.

Buscame.

Buscando a mi madre. Buscando problemas. Buscando un hombre. Buscate una estrella.

Busco tonta para fin de semana.

Bwana. Byass 96.

Un caballero espanol. Caballito Lucero. Caballo Romano.

Cabecera del Mississippi.

Cabecita loca. Cabriola. Caca y cola. Cada minuto. Cadenas. Cafe. Cafe cafe.

Cafe puerto. Cajas de ahorros confederadas.

Caldo Maggi.

La calesera.

Calle real.

Cali.

Calle de las sierpes. Calle Ervira.

Calma y algo mas. Cami avall. Caminando

Caminar. Caminito del molino. Camino cortado. Camino de la felicidad. Camino de la gloria. Camino del Rocio.

El camino que lleva el viento.

Camp.

Campamento gitano. Campanas de la catedral. Campanas tilin tilan. Campanas tus besos. Campanillas de Sevilla. Campanilleros de Nerva.

Campanilleros navidenos. Campanitas de mi aldea.

Campesina.

Campesino infatigable. Campesinos tristes. Campo de concentracion.

Campos baldios. Cana v solea. Canarias.

Cancela de amores. Una cancion. Cancion a la Habana. Cancion al suicida indeciso.

Cancion Bohemia. Cancion de buen amor. Cancion de carpanta. Cancion de cuna. Cancion de juventud. La cancion de la gloria.

La cancion de Marisol. La cancion de Mortadelo y Filemon.

La cancion de rompetechos. Cancion de San Roque. Cancion de un final razonable. Cancion de Zampo.

La cancion de Zipi y Zape. Cancion del bus. Cancion del emigrante. Cancion espanola.

Cancion para dormir y despertar a

Nadia.

Cancion para el amor.

Una cancion para su fotografia.

Cancion ultima. Canciones.

Canciones de mi tierra. Canco d amor i de querra:

Canco per a en Joan Salvat Papasseit.

Candeli. Candles.

Canela sal y pimienta. Canela tabaco y ron.

Cani cani. Canta.

Canta con nosotros. Canta conmigo. Canta gitano canta.

Canta guitarra mia. Canta mi corazon.

Canta y ya seremos dos. Cantando aventuras.

Cantando se hace camino. Cantare una cancion.

Cantares de Andalucia. Cante por twist.

Cantemos romeros. Cantico delle creature. Cantinas andaluzas. Cantinas de la isla. Canto a Jaen.

Canto a Sevilla. Canto de Dante a Beatriz. El canto de la sirena.

El canto del urogallo. Canto mis canciones.

Caperucito Rodriguez Cortes. Capitan aventurero.

El capitan ayudante. El Capitan Trueno. Capote torero. Caprichosa. Captain aventurero.

Cara bonita.

La cara del ministro. Cara llorada cara reida.

Cara y cruz de un amor. Caracoles postineros. Caramelo caramelo. Carino rociero.

Carino sainto. Un carino tardio. Carino trianero. Las carinosas.

Carmela. Carmen. Carmen boom.

Carmen Carmina Carmela.

Carmen la de Ronda. La Carmeta. Carnaval carnaval. Carnavalito gitano. Carpanta y el marciano. Carpintero carpintero. Carretera de Vich.

El carretero. Carrusel. Carta Nevada.

Carta para mi padre. Carterito. El caserio. Casi como aver.

Casi me mato. La casta Susana. Castigo.

Castrus altus. Catalina. La catedral. Catetos.

Catorce rosas rojas. Caudal escondido.

Cazador.

El cazador furtivo. La cebolla de oro. Los celos. Celos con otro. Ceniciento.

Centenario Terry.

Cero siete con el dos delante. Cerveza el aguila.

Cerveza San Miguel.

El chacarero.

La chacha Rodriguez y su padre

La chacha Rodriguez y su padre (1987).

Chamberi. Champs elysees. Chance.

Chapuza. Chaquetilla verde. Charanga.

Cherie Babette.
La chica de mis suenos.
La chica del ascensor.
La chica del auto stop.
La chica del farwest.

La chica del farwest. Chica del molino rojo. La chica del pelo rojo. Una chica formal.

La chica optimista. Chica ye ye. Chicas de alquier.

Las chicas de la cruz roja. Las chicas de la escala musical.

Las chicas de laredo. Chiclanera.

Chico chica boom. El chico de la bateria.

El chico de la bateria Chico joven.

La chilaba del moro. Chinatown. El chino. Chiquilla.

Chiquita. Chiquitina. Chiribi.

Chismin chismanchas parrapachinchinchan. La chispa de la vida.

Chispita y sus gorilas. Chop suey.

Chop suey. La chorba del Jacinto.

Chuflillas del nino de la palma.

La chula celosa. Chulos y Americanas. Churumbelerias.

Ciclos. Cicutinas. El ciego del barrio.

Cielo Brasileno. El cielo el hombre y la tierra.

Cielo mando una estrella. Cien anos desde hoy.

Un cigarrillo a medias y una cacion.

Ciguenas de mi pueblo. Cinco de la venganza. Cinco minutos nada menos. Cinco pistolas de Texas. Cita en el 82.

Cita imposible.
Ciudad sin ley.
Clapping clapping.

Claveles toros y soberano.

Los claveles. Cleopatra. Clint el solitario de Nevada.

Club Femina. El cobra. Coca Cola familiar.

Coge el tren. Coiffeur pour dames.

Coleccion de canciones infantiles.

La colera del pobre. Colgada de ti.

Colombia tiene una copla.
Color de aceituna.
El color de mi pantalon.
Color preferido.
Un colt por cuatro cirios.
El Comandante Jareno.
Come me gustas.

Comecocos.
Comiendo melon.
Comienzo el dia.

Como agua en fin como agua. Como dos y dos.

Como dos y dos Como el fuego.

Como el perfume de una rosa. Como en aquellos boleros. Como eterno relicario.

Como fieras. Como la luz. Como los mares. Como quieras.

Como se forjan los metales. Como un dios sin panuelo. Como un gondolier.

Como un grito de amor y libertad.

Como un milagro de dios. Como un sueno. Como una sombra. Como una torre.

Como vengo del campo. Como yo te prometi.

Como yo te pro Complejito. Complemento. Compliment. Comprada.

Compre pase no molesta. Con castigarme tan fuerte. Con el brillo del oro.

Con el sol. Con ese beso.

Con la muerte a la espalda. Con las letras la luz. Con las manos abiertas. Con los grands de la arena.

Con los ojos abiertos. Con mas fuerza que nunca.

Con sabor espanol.
Con tu amor.
Con un merenguito.
Con una cruz en la arena.

Concierto para quinteto de jazz y

orquesta.
Condecoraciones.
Los conductores.
Coney Island.
Confesiones.
Conillet de vellut.
Conocerla es quererla.
Conquistador de carton.
Consejos.

Contigo.

Contigo fue.
Convenceme.
Una copa de mas.
Una copa de ron.

Copillas del doctor. Copla que esta en mi boca. Coplan ouvre le feu a Mexico.

Coplas.

Coplas de campanilleros. Coplas de Espana. Coplas de Ronda. Coplas del puerto.

Coplas del puerto. Coplas por la muerte de su padre.

Coplas y flores. Corazon de leon. Corazon de papel. Corazones de piedra.

Corcovado.
Cordoba.
Corona de espinas.
Corona de rey.
Corpus Christie.
Corraleras de la baraja.
Corraleras de la puebla.

Corre corre. Corre corre caballito. Correo de Algeciras.

Corrida de toros. Las corsarias.

Corte Ingles apertura valladolid.

Las cosas de mi caballo. Cosas del alma.

Cosas pequenas.
Cosita buena.
Cosmonauta.
Costa del sol.
La costa verde.
Covadonga.
Crece y mengua.
Creeme.

Creeme.
Creere.
Crepusculo.
Crimen.
Cristo.
Cristo de la e

Cristo de la expiracion. Cristo de la sangre. Crucero de verano.

Cruces.

La cruz de guerra. La cruz de piedra. Cuadros vascos.

Cuando Almanzor perdio el tambor.

Cuando digo tu nombre. Cuando hable la noche. Cuando llegara un buen dia. Cuando llegue el amor.

Cuando llegue el fin del mundo. Cuando llegues a la puerta grande.

Cuando me besas.
Cuando nos conocimos.
Cuando quieras tu.
Cuando salga de tu vida.
Cuando salga luna llena.

Cuando se pasa de los sesenta. Cuando sea mayor.

Cuando suenen las campanas. Cuando te olvidare.

Cuando todos cantemos juntos.

Cuando triunfe la verdad. Cuando tu amor se vaya.

Cuando vienes. Cuando y donde. Cuando yo me vaya. Cuanto mas lejos estoy.

Cuarteto en sol. Cuarteto I.

Cuatro canciones.

Cuatro canciones castellanas.

Cuatro copas. Cuatro cosas bien.

Cuatro dolares de venganza. Cuatro en la frontera. Cuatro estaciones.

Cuatro letras. Cuatro noches. Los cuatro novios. Cuba va II parte. Cucarachas.

Cuenta conmigo. Cuenta nueva. Cuentame carpintero. Cuentame papa.

Un cuento de Bocacio. Cuento del Dante.

Cuestecita de moyano.

Cuidado con el amor. Cuidado con las senoras. La culpa fue de mi suegra.

Culpable.

Curro gallardo. Custodia la de Molina.

Dale a la vara. Dam dam.

La dama de la suerte. Dama de noche. La dama del alba.

Dama del sol y de la luna.

Dama gentil. Dame fe.

Dame la manita Pepe Luis.

Dame tu amor. Damelo.

Dan las diez en punto en un reloj.

Dancing girls. Danny boy.

Danza de MacGregor. La danza de Salome. Danza de Zruspa. Danza del hula hoop.

Danza y tronio. Darle al pico.

Date por vencido corazon. De Almunecar a Estepona.

Las de armas tomar.

De Cadiz.

De carino nadie muere. De cierto modo.

De cuando en cuando. De flor y de piedra. De gozo estamos llenos.

De la mano.

De la rambla al tibidabo. De las minas de rio tinto. De las Vegas a Espana.

De los muleros.

La de los ojos en blanco. De picos pardos a la ciudad.

De puro mid to cuerpo. De que sirve discutir. De Tuxpan al ancho mundo.

Los de vanguardia. Las de villadiego. Debajo del puente.

Debo partir. El decimo de Dona Manolita.

Deep river. Deja de llorar.

Deja la flor. Deja todo y vente a New York.

Dejala asi como esta. Del mismo pan.

Del moro ha venido un barco.

La del reves.

Del roce nace el carino.

Delirio.

Demasiado amor. Deme su autografo. Dentro de una botella. Descubrimiento de America.

Desde que te tengo. Desde que tu no estas.

Deseamos. Desembrujado. Desengano de amor. Desilusion. Desnudame.

Desnudo al sol. Despierta corazon. Despiertate mujer. Despiertate. Despierten pastores.

Despistado.

Despues.

Despues de tanto amor. Destino Estambul 68. Detras de una guitarra. Detras del Rio Grande. Devuelveme mi amor.

El dia.

El dia de hoy viene de lejos. El dia de los enamorados.

El dia de reyes. Un dia llegara. Un dia pregunte.

El dia que se suene verde. Diamantes a gogo.

Dias de gloria. Dicen que te quiero. Dicencias. Diciembre 3 y 4. Diecisiete anos. Dieron las doce. Diez rivales. Diferente.

Dias de escuela.

Dificil. Difunto es un vivo.

Diki diki. Dime amor. Dime gitana. Dime por que. Dime que bebes. Dime que me quieres. Dime senor. Dime si dime no.

Dimelo en Septiembre.

Dimelo tu. Dinamic madison. Dinamita. Dinamita Iim. Dineritos al bolson.

El dinero. Dinero dinero. Dinero y riquezas. Disco verbena. Disco verde. Discoteando. Discotheque. Diselo a tu virgen. Distancia.

Divisioni corazzate. Divorcio.

Do mi fa. Doc manos de plata. Un dolar de fuego. Dolly Milo.

Dolores la caracola.

Don Amancio el generoso o hasta el fin nadie es dichoso.

Don Amancio el generoso. Don Cucurucho.

Don dinero. Don Gil de Alcala. Don Juan. Don Miguel. Don Quijote. Don Ramon.

Dona Mariquita de mi corazon.

Donde estara mi nino. Donde habran ido. Donde no te vea.

Donde quiera que yo vaya. Donde vives.

Dora del 20 en adelante.

Dorado. Los dos. Dos amores.

Dos caraduras con suerte.

Dos caras. Dos corazones rotos.

Dos dias. Dos estrofas. Dos panuelos. Dos rosas diferentes. Dos semanas. Dosis de heavy metal.

Dosis de madre. Dosvivales de Fort Alamo.

Dudando dudando. Duerma vd tranquila madre.

Duermete nenu.

Dueto.

Dulce como el azucar. Dulce hogar.

Dulce Lola.

Dulce nombre de Jesus.

Dulcero cale. Dulcinea.

Duo soprano y tenor del acto 2.

Durchs wilde Kurdistan.

Duvi duvi. E viva espana. Echale la red. Echale valor. Echando cuentas. Eh toro.

Los ejecutivos. Eko.

Eko Eko 1982. En el tren. El y tu.

Elegia del nino marinero.

Ella se va. Els pastorets. Els veremadors. Los emigrantes. Emmanuelle y Carol. Empapados en amor. Empieza la rumba. An empty sky. En algun lugar. En busca de ti. En cualquier lugar.

En el and 70 y amor. En el dia de la fiesta. En el eco perdido. En el molino.

En el pub. En el sendero. En el silencio de la noche.

En el zoco Toledano. En frente a la comedia. En la bodega del barco.

En la distancia. En la mitad de un beso.

En la playa.

En la puerta de tu casa.

En las nubes. En libertad.

En Lima esta lloviendo. En nombre del amor.

En que pones tu los ojos. En silencio.

En tierra extrana. En tus ojos yo lei. En un corral del vecinos. En un mundo de amor.

En un rincon del mundo. En una isla maravillosa.

En verano. Enamorada.

Enamorada del amor. Enamorado de ella. Enamorandome de ti. Enamorate de mi.

Encarnacion. La encina.

La encontro en la Rocina. Enfrente de mi casa.

Entrar por uvas. Entre canales de llanto. Entre chumberas.

Entre dos amores. Entre el cielo y la tierra. Entre el recuerdo y el olvido.

Entre fandango y playera. Entre las cejas.

Entre malaga and Seville. Entre risas anda el juego.

La entrega.

Los equipos de Sevilla.

Era un dia gris. Eres como el mar. Eres diferente.

Eres la estrella de mis ojos.

Eres mi cruz. Eres mujer. Eres tu: Eres un show. Eres una estrella azul. Eres una rosa.

Eres ya mujer. Erzfall. Es a ti.

Es amarga la verdad. Es dificul morir de amor.

Es imposible. Es justo que se vaya.

Es Madrid corazon de Espana.

Es mas te perdono. Es mejor. Es muy posible.

Es solo un dia mas. Es verdad. Esa es mi felicidad.

Esa mujer. Esa mujer es un dolor.

Escalofrios. Escuchame. Escuchate. Ese.

Ese beso que me has dado.

Ese hombre. Ese soy yo.

La esmeralda democratica.

Eso es el amor. Eso es rocio. Eso esta bien. Esos labios rojos. Espada de luna.

Espana aparta de mi este caliz. La espana de pandereta. Espana en semana santa.

Espana Madrid. Espanol o portugues.

Lo espanol. Espanolear. Espanolita.

El espedo de las doncellas.

Esperame sentada. Esperanza de Jerez. Esperanza macarena. Esperare a manana.

Esperate.

La espuma que lleva el mar. Esta noche contigo.

Esta tarde llueve como nunca.

Estampa I.

Estampas de la dehesa. Estan en el cementerio. Estando contigo.

Estas perdiendo tu tiempo. Este gacho sa pasao. Este hombre es.

Este mal de amor. Este nino es un tunante. Estoy en crisis. Estoy en la lluna. Estoy llorando.

Este Madrid.

Estoy queriendo.

Estoy triste. Una estrella se perdio. Estrella sin luz.

La estrella y el monaguillo. Estudiantina madilena.

Eva Cancer. Eva Escorpio. Eva Libra. Eva sin nombre. Everybody knows. Evocacion al pirineu. Evocation.

Examenes y naranjas. Extension madrugada. Ezuko Irudiak.

Fabulosos de Trinidad.

Falso.

Fama de la faroles. Famila colon beat. Fandango en Italiano. Fandango y playera. Fandangos carceleros. Fandangos de madrugada. Fandangos de romeria. Fandangos del sufrimiento.

Fandangos marineros. Fanta. Fanta once. Fantasia dos. Fantasia espanola. Fantasia no 13. Fantasia Rusa.

Fantasias ritmicas dos. Fauna iberica. El favorito de la reina. Fea y con gracia.

Felicidad. Femina. Feria de sevilla. La feria.

Festival Mary Santpere. La ficha de telefono. La fiera agazapada.

Fiesta.

Fiesta espanola.

Fiesta gitana en el sacromonte.

Filigrana torera. La filla del mar. Fin de semana. La fina.

Finolis. Flamenca ye ye. Flan fan fan. Flor de arrayan. Flor de barrio. Flor de invernadero. Flor de loto.

El florero. Las flores de la distancia. Flores toledanas. Florista chulapa. La florista oriental.

Flotando suavemente. Folia Canaria. Folklorikos mix. Fondo musical. For lady. For two trumpets.

El fracaso de un poeta.

Franceska.

Francisco on the run.

Freephonia.

Fria y automatica.

Frivolina. El frutero.

Fue aver.

Fue en Estoril.

Fue novia de un marinero.

Fue por casualidad. Fue porque llovia.

Fuego en la sangre.

Fuego en mi corazon.

Fuentes de Granada. Fuga desesperada.

Fuiste tu.

Ful de ases.

Fumanchu.

Futbol en accion.

Futbolstrasse.

Gafas negras.

Gaitero.

Galeria de perpetuas.

Galletas premium de cuetara.

Gallina blanca.

Galopa jaca.

Galope de amor.

Gamberros. The game of love.

Game over.

Ganadero.

Gansters en la oscuridad.

Garafa en el soberao.

La gatita negra.

El gato montes.

La gaviota.

Las gaviotas.

Gemini X.

El genero alegre.

Genio alegre.

La gente.

Geografia cale.

El gessami i la rosa.

Gibraltar.

Gina.

Ginebra seca.

El giraldillo.

Gitana marinera. Gitanilla.

Gitanilla moruna.

Los gitanitos.

Gitano. Gitanos.

Gitanos campanilleros.

Giulietta baila el rock.

Gloria al senor.

Gloria pura.

Golfo que vio una estrella.

La golondriana.

Golondrina errante.

Good bye Sevilla.

Gracia y justicia.

Gracias.

Gracias amor gracias.

Gracias amor.

Gracias por venier.

El gran amor.

Gran premio.

Granada mia.

Great is our love.

Guajiras.

Guapa.

Guapo heredero busca esposa.

Guardas la cara de dios.

Guardiamarina soy.

La Guavaba. Guerrilla.

Guitarra entre los huesos.

Guitarras en la noche.

Guk euskaraz zuk zergatikez.

Hablame de tu querer.

Hablando de amor.

Hablemos.

Hace 1000 anos.

Hace tres anos.

Hacia la masia.

Happy song.

Hasta los gatos quieren zapatos. Hasta que llego el alba.

Hay cierta gente.

Hay que lavalo.

Hay que tener como sea.

Hay tanto tanto tanto.

Hay un allmanaque llend de 26.

Hay un fantasma en mi cama.

He bajado al infierno.

He encontrado a una nina.

Les he oido decir.

He preguntado a mi corazon.

He sonado una fuga.

Heces.

Helen Curtis.

El hermano lobo.

Hermano mejicano.

Herrero.

Hey hey hey.

Hicieron festivales.

Hierba salvaje.

Hija del mar. El hijo del alba.

Hijo del Capitan Blood.

Himno.

Himno a Jaen.

El himno de las galaxias.

Himno de los cruzados de nuestra

Senora de la cabeza. Himno de los hinchas.

Himo a Granada.

Hipnosis. El hipodromo.

Una historia de amor.

Historia de tres rodas rojas.

Historia de un historiador.

Historia de un toro.

La historieta de margot. Hit parade.

Hitchock makes me happy.

Hola Lola.

El hombre de hoy. Hombre de la guitarra.

Hombre de mar.

Hombre del disco pomme una

cancion.

El hombre del tercero.

Un hombre es un cristal. El hombre lobo.

Hombre sin rumbo.

Homenaje a Miguel Hernandez.

Homenaje.

Hong Kong. Honolulu.

Horas de amor.

Las horas pasaran. La hormiguita.

Hospital de urgencia.

Hoy canto por no llorar.

Hoy como ayer.

Hoy he perdido en ti toda esperanza.

Hoy me llamara.

Hoy nos hemos dicho adios. Hoy quisiera estar a tu lado.

Hoy te encontre.

Hoy te quiero mas que ayer.

Hoy te quiero ofrecer.

Huella de un amor.

Huelva de mis amores.

Huelva y el descubrimiento.

El huevo de colon.

Huyendo del amor.

I ask the Lord.

I don't believe you. Idilio muerto.

If you miss me from the back of the

bus?

Ilegas de madrugada.

Imposible.

Impromptus II. In a little Amsterdam sexshop.

In love with a Scandinavian reindeer.

In the universe.

Indiferencia.

Inseparables.

Intensidad y altura. Los intereses creados.

Intermedio del acto 2.

Introduccion.

Investigacion criminal.

El irreal Madrid.

Isabel. Isabel Isabel.

Isadora.

La isla de los placeres.

Isla del caribe.

Italian style. Jabon de azufre peleon.

Jaen altivo y lejendario.

Jaime I.

Jamas la olvidare. Jamboree.

lames.

La jarrita marrow. La jaula.

Jazz band.

Jeanine's theme. Jesus preso.

Jim Dinamita.

Jingles.

Jo crec (part II). Jocs privats.

Johnny no sabe por que. Johnny Raton.

Jose Maria.

Jose Maria (El tempranillo).

Jose Maria el tempranillo.

Joselito y su Gloria.

Jota del torico. Joticas al nino. Juan Cancer. Juan Escorpio. Iuan Piscis. La juana. Juanito tirado.

Juaniyo el gato montes. Juego limpio.

Juegos.

Juegos de accion. Jugar y bailar. Juguetes. Juliette.

Junto Dende Sabaliyo. Juro por mi vida. Justo a la mitad del dia. Juventud a la intemperie. Juventud a la intermperie.

Kabul. Kamasutra. Kas.

Kas•gafas negras.

Ketty.

Kiss kiss bang bang.

Kitateto. Kolinos. Ku Kux Klan. Labores de bastidor. El ladron de esperanzas. Lady of the haze. Lagarto.

Lagrimas al suelo. Lagrimas como brillantes. Lamentos de guitarra.

Latino.

Laura Milonga y lejania. Lavanderas de Roma. Lavando en los tejados.

Lazos.

Lazos de mis palillos. Leche rania.

La lechera. La legio d honor. Legion del silencio la. Legionarios y regulares. Lei su carta ayer.

Let's fall in love again.

Levantina.

Leyendo una historia.

Libertad para mirar escaparates.

Libertad sin ira. Libre como el viento. Libro de fortuna.

Lidia.

La liga no des cosa de hombres.

La ligona.

Los ligues del Rocio. Limonada de carino.

Lina.

Linda gaditana. Linda Hawaiana. Linda muneca. La linda tapada. El lio padre. Llanto moro. Llegando. Llego el amor.

Llevame a Pekin.

Llevame donde tu quieras. Llevame mis penas.

Llevatelo. Llora conmigo. Lloraba un zagal. Llorame. Lloraras.

Llueve en agosto de 1981.

Lluvia.

Lluvia de abril. Lluvia de verano. Lo que nunca muere. Lo que yo quiero. Lo tienes todo para mi. Lobo un soldado mas. Loca por el circo. Loco de celos. Loco loco. Loco por ti. Locos.

Locos amorios. Locura de celos. Locutor 007.

Logotipo TV mundiales 82. Lola la Cordobesa.

Lolita twist. Lolito y pochola. Looking at the Sene.

Lord Gris. Lost in the universe. The lovely one. Lucero divino.

Un lucero. Luego.

Luego que el so se va. Luna de Belen. Luna de benidorm. Luna de miel en el Cairo.

Lunita clara. Macarena. Macarena presumia.

Macarras.

Madre Asturias. Madre el hijo.

Madre mia de la amargura. Madre mia de la esperanza. Madrid hasta luego.

Madrid Madrid musical. Madronos al nino.

Magico influjo de la luna.

Magico sonido. Magnifico Tony Carrera.

Maite maite maite. La maja de tronio. El majareta.

Make love no war. Mal humor. Mala condicion. Mala mala mala.

Mala suerte. Malaga.

Malaga en semana santa. Malaga flor marinera. Malaga la bella. Malaga novia morena. Malaga tiene un lucero. Malaguena Lola.

Malaguenas canasteras.

Malakatra.

Maldigo tus ojos verdes. Una maleta en un taxi. Maletilla mentiroso.

El malo.

La malguerida. Mama la Jijonenca. Mama quiero ser artista. Mambo faraonico. Mambo sonado. Manada de buitres.

Manana.

Manana marchare. Manana me lo diras. Maneras de vivir. Manhattan blues. Manolo.

Manolo Martin Vazquez. Manuela se llama.

Les maquinaries de l alegria.

Mar de silencio. Mar y cel.

Marca cinespana SA. Marcha de los versallieri.

Marcha en fa. La mare. Mare Lola.

Mare mia de la amargura.

La marea. La maredeueta. Mari Carmen. La mari pepa. Maria.

Maria Calvario. Maria Castana. Maria Cristina. Maria de los milagros. Maria de Molina. Maria del Pilar. Maria Espana. Maria la de Torrero.

Maria Rosa (1964). Maria Rosa (1987). Maria Teresa. Maria Virtud. Mariana pineda. Marianne.

Marinela. Marineras de Cadiz. Marineras de Mazgon. Marineras de Punta Umbria. Marineras del Rompido.

Marinero. Marinero en tierra.

Marionetas. Mariquitas. Marismenos. La marisquera. La marquesa Leonor. Marquesita de la estrella.

Marta. Martinez Aroca. Martini.

Mary Ann. Mas alla.

La mas bonita del puerto. El mas feliz del mundo. Mas furte que yo. La mascara.

Mascara de carnaval.

La mascara de Scaramouche.

Matame.

Matricula de honor. Maxifalda maxifalda. Me besaste tu. Me caso en la mar. Me conformo.

Me dijeron ayer.

Me equivoque otra vez.

Me estoy acostumbrando a quererte.

Me estoy volviendo loco. Me falta su amor. Me gusta el twist. Me gusta el verano. Me incluyo.

Me llaman la presumida.

Me marchare. Me olvidare. Me queda la palabra. Me voy de casa. Me vuelvo loco.

Meditacion en la Alhambra. Lo mejor de Chipiona. Mejor reir que llorar.

Melodia. Menta y canela. Mercedes la Jerezana. Mereces un trono. El meu carrer. Mi amada bienve. Mi amor esta lejos. Mi amor pediras. Mi amor viejo amor.

Mi amor y yo. Mi balcon se asoma al Mediterraneo.

Mi beso. Mi boda. Mi buena estrella. Mi cafelito.

Mi calle.

Mi cancion desesperada.

Mi Carlota. Mi casa. Mi cascabelito. Mi companera. Mi corazon. Mi cortiio.

Mi destino es como el viento.

Mi escuela. Mi espana.

Mi Espana cascabelera.

Mi hobby. Mi huelva. Mi Luis.

Mi madre espanola. Mi malaga.

Mi Mari Lola. Mi novia. Mi orgullo. Mi panolito.

Mi pequena estrella.

Mi revista. Mi rinconcito. Mi sentencia.

Mi sombrero Cordobes.

Mi tierra.

Mi Tito Fernando. Mi torero espanol.

Mi traje campero.

Mi trenza de pelo negro.

Mi ultimo adios. Mi valverde. Mienes.

Mienteme. Mientras brillen las estrellas.

Mientras tanto.

Mil cosas.

El milagro de San Cornelio. Milonga del torerilo.

Mimi. Mini tia. Minuetto. Un minuto mas. Los mios. Mira a esa chica.

Mira a tus espaldas. Mira la lluna me asombra mas que

Mira mira. Mira que joven esta. Mira que lucero. Miradas. Miradla.

Mirame a los ojos madre. Mirame con ojos pornograficos.

Mirame Johnny. Miranda. Mirandote amar. Mireme usted.

Mis amigos donde estaran. Mis mejores canciones. Mis noches de Madrid. Mis penas por Bulerias. Mis poemas mi guitarra.

Mis tres rosas. Misa de gallo. Miss Espana.

Modistilla de la Florida. Monedas de amor.

Monica. La montana. Mora gitana. La mora mia.

Mortadello y Filemon contra el

mandarin chin chin.

El mosquito. La moto. Moza y doncella. Msnolas y toreros. Muchacha muchachita. Muchacha solitaria. Muchacha tipica. Muchachita.

La muchachita del pianillo. Muchas veces me pregunto.

Mucho. Mujer. Mujer cortada. La mujer de cristal. La mujer de la noche.

Mundo nevo.

Una mujer de la vida. Mujer granaina. Las mujeres bonitas. El mundo con amor. Mundo en mis manos. Un mundo mejor.

El mundo para los dos. La muneca del amor.

Munecos.

Muros transparentes. Las musas latinas. Musica fondo cabriola. Musica musica musica. Musica para gallos. Muy cerca de ti. My corazon. My lady.

Na na na. Nacht der reitended leich. Nacht der vampire.

Nacimiento. Nada.

Nada de nada. Nada es imposible. Nada mas de amor. Nada que hacer. Nadie. Nadie mas.

Nadie sabe lo que tiene. Nadie te quiere como yo.

Nana. Nana de Jerez. Nana de María.

Nana del carino. Nana para despertar a una muchacha.

Nana Rociera.

Los naranjales han florecido.

El naranjo de bulnes. Natacha y yo. Natural blues. Naturaleza. Navidad flamenca. Navidad gitana. Ne means yes in Greek.

Necesitaba. Necesito un trago.

Negros. Nena.

Nere Mirentxu maitea. Nesquik cha cha cha. Nevada Joe.

Ni Alemania ni Francia. Ni conozco a nadie. Ni el viento ni el tiempo. Ni en pintura.

Ni que lo pasao me mientes.

Ni se te ocurra. El nido de golondrinas.

La niebla. The night.

Nik baditut bortuetan.

Nina.

Nina caracola. La nina de la ventana.

La nina de los besos. Nina de los ojos negros.

La nina del sol. Nina Galicia. Nina Isabel. La nina mimada. La nina y el espejo. Ninas al salon. Las ninas alegres.

Ninguno de los tres se llamaba

Trinidad.

Nino de las monjas. Nino de su mama. El nino del globo verde. El nino el pajaro y la flor.

El nino suena.

Ninos

Los ninos de extremadura.

Ninos y hombres. No aguanto mas. No cantes marinero. No digas adios. No digas nada.

No digas que me quisiste.

No digas que me quis
No eres buena.
No es pa tanto.
No es tan facil.
No es verdad.
No estamos solos.
No hay derecho.
No hay derecho Lou.
No hay dos sin tres.

No juegues con el amor. No le pegues mama. No llores Caridad. No llores mas.

No llores nina no llores. No llores por amor. No lo quiero saber.

No me abandones. No me digas que hora es.

No me preguntes. No me quieras como amigo.

No me quiero casar. No no lo puedo asegurar. No no puede ser verdad. No no soy fuerte. No nos dejan ser ninos.

No perdere la cabeza por ti.

No podre olvidarte. No por favor.

No pude aguantar tus celos.

No quiero penas.

No sabes lo que es amor. No se mi nombre.

No se que tiene el camino. No se te notan los anos. No se vende el rocanrolll.

No soy mala mujer. No soy Mejicano.

No te ame. No te lo vas a creer. No te pongas asi.

No te pongas minifalda.

No te rebeles.

No te vayas de mi lado. No te vayas de Navarra. No te vayas de Pamplona.

No temas a la ley.

No tengas prisa muchacho. No tengo tiempo.

No tiene buen corazon. No tiene difficultad. No tienes corazon.

No volvera la primavera. No volvere a estar enamorado.

No volvere a pasar por alli.

No voy mas lejos. No vuelvas mas. No vuelvo a amar. Nobody knows the trouble I've seen.

Noche bella.
Noche clara.
Noche de estrellas.
Noche de fox.
La noche de las flores.
Noche de luna.
Noche de otono.

Noche de swing. Noche de toritos negros. Una noche en Granada. La noche esta con los dos. La noche la luna y mi amor.

La noche luna y olivo.
La noche no es para mi,
La noche que te hable.
Noche silenciosa.
Noches de Casablanca.
Noches en Granada.

Noelia.

Non te pares en mio puerta.

Noria.

Nos queremos. Nostalgia sentire.

Notaras que aun te quiero.

La novela de ahora. El novio de la muerte. Los novios.

Nube agua ala y brisa. Nube de verano. Nubes sobre el mar. Nuestra-Andalucia. Nuestra cancion. Nuestra juventud. Nuestro amor.

Nuestro hogar sera el mundo.

Nuestro momento.
Nuestro padre Jesus.
Lo nuestro termino.
Una nueva melodia.
Nueve sobre diez.
Numero uno.
Nunca imagine.
Nunca mas.
Nunca olvidare.
Nuveos gladiadores.

O me quieres o no me quieres. O soy tu hombre o no lo soy.

Obertura.

Ocaso de un amor. Oda a la integridad.

Odio en la frontera (que viva

carrancho).
Oh amigo.
Oh John.
Oh latin boy.
Oh mi mama.
Oh my love I

Oh my love I love you so.

Oh no.

Oh oh blanca flor. Oh senor. Ohe ohe ohe.

Oi Betlehem.
Oi pello pello.
Ojo de cristal.

OK.

An old Scottish castle.

Old Spain. El ole. Ole con ole.
Ole ola.
Ole ole.
Ole tanguillo.
Ole tus lunares.
Oles de la cacion.

Oles de la cació Olimpica. Los olivares. Oliver Twist. Olivera.

Once mi bikinis.
One two three for five.

El oni.

Operacion Goldman.
Operacion silencio.
Una oportunidad.
Oportunista.
Oriental massage.
Oriental Zoe.
Oripsus.

Otono. Otra vez.

Otro hombre y otra mujer.

La oveja negra. Oyeme. El padre cura. Paisajes. Pajarita de papel. Pajaritos mananeros.

Pajaro enjaulado. Los pajaros de Baden Baden.

Palabra.

Palabras flamencas.
Palo de Brasil.
Paloma buena.
Paloma perdida.
Palomo linares.
Pamela.

La pandilla. Papagayo.

Papagayo.
Un par de corazones.
Para despertar a Nadia.
Para la feria de abril.
Para no pensar en ti.
Para que despues vuelva.
Para que no me olvides.
Para que no te enfades.
Para que seguir asi.

Para ti.

Para ti pequenas cosas. Para ti solamente.

Para toda la vida.

Para una imaginaria Maria Del Carmen.

Para volver a mi.
Paraba papa.
El paraiso perdido.
Paraiso

Parejas. El parque.

Parque de atracciones. Parque de Maria Luisa.

La parranda.
Partiras.
Pasa la vida.
Pasara a la historia.
Pase lo que pase.
Paseando por Rio.
Pasion y prejuicio final.

Un paso mas.

Pasodoble de las majas. Pasodoble de Lorca. Una pastora en la sierra. Pastora la de Triana. Pastorela.

Patrulla Americana. Patty corazon. Los payasos del amor.

Pecadora. Peces. Pedaleando. Pena villalta.

Penas. Penas de amores. Penelope.

Pensamientos sentimentos. Pepa corales.

Pepito en el fondo del mar.

Pequena Bibi. Pequena estancia no uno.

Pequena mia. Pequeno jazz.

Pequeno problema de vivienda.

Pequeno ruisenor. Pequeno y andarin. Perdi tu amor. Perdido en la ciudad.

Perdona. Peregrino. Perfume andaluz. Perfume de mujer. Periquito chiu chiu.

La perla. Pero mucho mas.

Pero ten cuidado. La perra chica. Persecucion en Madrid.

Pesadilla. Pesadilla nuclear. Los pescadores. Pescadores de Cadiz.

El pescaiyo. Peter Pan. Philips shave. Picara. La picarona.

Piconeros cordobeses.

Piedra fria. Piel. Piel morena. Pieza caprichosa. Pilatos.

El pino y el capirote. Pinta la Nina y la Santa Maria. Pinta pintame el amor.

Pintada esta mi casa. Los pirandones. Pirata. Piropo a Granada.

Pisoteados.

Una pistola para Ringo. Pistoleros de Arizona.

Placita chica. Platerillo. Playa de amor. Plegaria. Plegaria del mar. Plegaria del Rocio. Plegaria malaguena. Pobre clown. Pobre loco. Pobre pajarillo. Poco a poco.

Poco olvido mucho amor.

Los pocos anos. Podriamos volver.

Poema para ser seido y cantado. Poesia es un arma cargada.

Poeta. Las politicas. Polsimada. Popurri I. Popurri II. Popurri III. Poquito. Por amor. Por amor a ti.

Por caracoles." Por cuatro razones. Por cumlir. Por el adios a la pena.

Por el real de la feria.

Por eso y por muchas cosas mas.

Por favor. Por Jaberas. Por la paz. Por la vela. Por la vida juntos. Por las calles de Sevilla. Por pura casualidad.

Por que fue Don Juan Tenorio.

Por que mentir.

Por que seguir matando.

Por que sera.

Por que te quiero a ti. Por que te quiero tanto. Por que to fuiste. Por robarte un beso. Por si algun dia. Por si vas a salir. Por tu amor. Por tu cartino. Por una mujer. Por una tonteria.

Por Verdiales. Porque soy joven. Porque te quiero. Porque volvieras tu.

Portrait. El pozo.

El precio de un asesino. Prefiero una mentira. Pregonero malagueno. Preludio de verano. Pregunta a pregunta. Presentacion Carmen. Presentacion show. Presentacion. Presidio. Primavera lejana.

Primer amor. Primer cuartel. Primores de espana. Princesa de amor. Principe azul.

Prisionera. Prisionero de un querer. El productor. La profecia.

Profesionales de la muerte.

Profesor eroticus. Prologo telemusical.

Promeas. Promesa campera. Pruebame.

Psique. Publicidad SA. Pueblo de pescadores. Puedo.

Puente de Santa Isabel.

Puerta.

Puertas al campo. Puerto de compostela. Puerto Espana. El punaito de arena. El punal y la rosa.

Puro se sienta espera y dispara.

Oeste.

Quasi una dona.

Que bello es vivir junto a ti. Que bonita es mi tierra. Que bonito es volver. Que cosa es el amor. Que desilusion. Que dificil es. Que doblen campanas.

Que dolor senti tan grande. Que dura es la vida. Que el cielo me juzgue.

Las que empiezan a los 15 anos. Que es lo que estas haciendo. Que familia tan graciosa.

Que guapa estas.

Que hace una chica como tu en un sitio como este.

Que haces tu. Que hago yo sin ti. Que le pasa a esta musica. Que maravilloso.

El que mas. Que mas da.

Que mas quieres de mi. Que may delante detras al lado.

Que merengue.

Que no me quieres mirar. Que noche la de aguel dia. Que nunca te habia querio. Que pasan los estudiantes. Que pasara manana.

Que pena me das tio. Que poderio.

Que publico mas tonto tengo.

Que puedo hacer. Que quieres que tenga.

Que sera.

Que si patatin que si patatan.

Que somos la policia. Que tabernero. Que te me vas.

Que te pasa tierra mia. Que tiene este amor. Que tire la toalla. Que trabajo me cuesta. Que vas a hacer.

Que voy a hacer. Que ya se acabo. Quejas de amor. Querer.

Querer escondido. Querido general. El queso de bola.

Quien compra una cancion.

Quien dijo pena. El quien es. Quien lo va a saber. Quien manda soy yo. Quien maneja mi barca. Quien no tiene su vestido azul.

Quien pudiera saber amar. Quien puede hablar de libertad.

Quien sabe se va a ti.

Quien yo.

Quiereme con musica.

Quiero. Quiero adorarte.

Quiero besarte. Quiero conocerte. Lo quiero pa mi.

Quiero que crezca contigo. Quiero recorrer tu cuerpo. Quiero saber todo de ti.

Quiero ser feliz. Quiero ver.

Quince anos tiene mi amor. El quinto de los cuatro.

Quisiera.

Quisiera algun dia.

Quisiera oir tu voz en esta noche.

Quisiera saber por que. Quisiera ser golondrina. Quisiera ser tu sombra.

Quisiera ser. Quiso el destino. Radio diez.

Radiografia de ciertos anos. Radiografia de una apariencia.

Una rafaga de plomo. La ragazza vissiata. Ragon falez. Ramon Montes. Rapidos.

Raquel. Ratoncito Mikey. Record d Eivissa.

Recuerdo a manolete. Recuerdo a Sevilla.

Recuerdos.

Recuerdos de Andalucia. Recuerdos junto al mar.

Red kimono. Redada. Reflexions.

Regalame tu presencia.

Regina.

Regionales andaluces. Regionales catalanes. Regionales gallegos. Regionales paletos.

Regresare.
La reina cale.
La reina de las tintas.
La reina jamon.

Reir mas es imposible. Rejas de bronce. Relax now baby. Rema rema marinero.

Renacera. El rencor. Repiteme.

Requien para una nina progre. Retorno a determinada naturaleza.

Retrato.
Reunion blues.
Revive 1900.
Revoltosa.
Rey de reyes.
Reyes de oriente.
Reza el cartel.
Rimo en el club.
Rimo negroide.

Un rincon encontrado. Un rincon para querenos.

Rio maldito.

Ris ras. Rita de Junco y Capuli.

Ritmos.

Road to Marbella. Las rocas y el mar.

Rociero.

Rociero orgulloso. Los Rocieros no tienen edad.

Rocinante. Rocio de los cielos.

Rock and roll en la plaza del pueblo.

Rock de la alegria. Rock festival. Rock melody. Rodando. Rodriguez Miguel.

Rogelio. Rojo y azul.

Las romanas caprichosas. Romance de la soltera. Romance de zamarrilla. Romance dela de Utrera.

Romanza de soprano y tenor del acto

2. Romeria. Romeria de fe. Una rosa. Rosa de abril. La rosa de Lora.

La rosa que yo te di. Rosa Rosario. Rosario. Rosas del Rocio. Rosas y luceros. Rota.

Rubores. Rufo el pescador. Rumba de los celos. Rumba del gorrion. Rumbita tru la la. Rumbo al sur.

Saber esperar. Sabes.

Sabes que robe por ti.

Sabia.

Sabor de mi tierra guanche.

Sabrosa cumbia.

La saga de los Rius. Sal de espuma. Salta.

Salve virgen hermosa. Samarcanda. Samba caramba.

Samba de alas oscuras. Samba de la plazoletilla.

Samba del pito. Samba sin nombre. Sambando.

San Antonio. San Antonio de la Florida.

San Cristobal.

San Francisco 466 California USA.

La sandunga.
Sangre de amor.
Sangre de reyes.
Sangre sobre Texas.
Santa Clara.
Santa Lucia.

Santa Yagueda. Santiago de la aproximacion. Santiago desde lejos.

Sans.

La sardana de les monges (1976). The sardana of the nuns (1980).

Schummania. Se acabo. Se acabo el extrano. Se acabo lo que se daba. Se equivoco de tejado.

Se fue a Bolina. Se fue mi corazon. Se nos olvida.

Se que hay una persona. Se va a poder entonces. Se vende un corazon. Secate los ojos.

Segaores.
Seguidillas al uso.

Selva virgen de Venezuela. Semana santa en Espana. Semana santa en Granada. Semana santa en Jaen. Semana santa en Sevilla. Una sencilla cancion de amor.

Senda de celos. Sendas del viento.

Senor.

Senor Capitan de Indias. Senor Captain. Senora del arco iris.

Senora del desamparo. Senora Dona Cibeles. Senora vecina.

Sentra vecina.
Sentencia.
Ser alguien.
Ser gaviota.
Ser urbano.
Sera el amor.
Seremos amigos.

Serena. Serranas de Jose Maria.

Serranilla. Sesamo.

Sevilla de amores. Sevilla de Espana. Sevilla es una joya. Sevilla mora.

Sevilla se nos va. Sevilla y ole. Sevillana en twist. Sevillana rock and roll. Sevillana y Trianera. Sevillanas de el melenas. Sevillanas de la alondra. Sevillanas de la coronacion. Sevillanas de la feria. Sevillanas de la Giralda. Sevillanas de la marisma. Sevillanas de la nina perdida. Sevillanas de los celos. Sevillanas de los ojos negros. Sevillanas de los pelegrinitos. Sevillanas del burladero. Sevillanas del carino. Sevillanas del minishorts.

Sevillanas del Rocio. Sevillanas marismenas. Sevillanas rocieras. Si contigo estoy. Si fuera mio tu amor. Si hubiers sabido. Si llega el.

Sevillanas del panuelo.

Si me dices que no. Si me ven hablar contigo. Si no es contigo.

Si no estuviera loco. Si no te quisiera tanto. Si quieres olvidar. Si quieres recordarme.

Si senor si senor. Si te vas.

Si tu quisieras ser amor.

Si tu quisieras. Si un acorde de guitarra.

Si vieras. Si yo fuera. Si yo pudiera. Siempre.

Siempre de acuerdo. Siempre es domingo. Siempre la feria. Siempre queda el amor.

Sientate y espera. Siento. La siesta. Siete.

Siete caminos me llevan. Siete pistolas para Timothy.

Sigue pidiendo fe. Sigue to camino. Silleda.

Simplemente Maria. Sin amor.

Sin decir adios. Sin it.

Sin mas ni mas.

Sin motivos sin razones solamente

porque si. Sin querer. Sin ti. Sin tu saberlo. Sin una ilusion. Sinfonia no. 1. Sinfonia no. 16. La sinforosa.

Sintonia TV mundiales 82. Sintonia alguero. Sistema pelegrin. Situacion coyuntural. Soberano 1973.

Soberano color olor y sabor. Soberano espana es cosa de hombres.

Sobre el dato falso. Sobre el viento. Sobre tomillo y romero. Social peligrosidad. Socorro y minuto. El sol enamorao. El sol que si que no. Sola triste y sin amor. Soldadito de madera. Solea la gitanilla. Soleares de la pena. Soleares del desconsuelo. La soledad asi no es soledad.

Soledades. Solitario. Solmaente tu. Solo a ti. Un solo amor. Solo aqui pensando. Solo lo haago en mi moto.

Solo pienso en ti. Solo quien perdio su corazon.

Solo quien tuvo una flor. Solo sabe mentir. Solo tu mi amor. Solo un dia mas.

Solterias.

La sombra de un olivo.

Sombras y luces 100 anos de cine espanol.

Sombrero abrigo guantes. Un sombrero de copa. Un sombrero un saxo. Somos dos.

Son cosas. Son de Maria. Un sonador. Sonando.

Sonando en tus brazos. Sonata no. 1 para violin y piano.

Sonata no. 3. Sonia.

Sonora.

Sonido del Mediterraneo.

Sonrie sonrie. Sor Angelica. Sorchis. Sorpredente. Sos amor. Soy asi. Soy como tu. Soy gitano. Soy Madrilena. Soy peregrino. Soy Rociero.

Soy tu amor. Soy un sonador. Soy un vividor. SPQR.

The stage coach. Su mundo era quello. Suavemente.

La sucursal de la gloria. Suena un reloj. Sueno de Marisol. Sueno despierto. Un sueno en Mallorca. Sueno o momento. Sueno o no. Sueno torero. Suenos de fantasia. Suenos de ninos. Suite de Julio Iglesias.

Suite de senoras y senores n 1. Suite de senoras y senores n 2.

Suite espanola. Summer love. Sunny day. Superguapa. Superpresentacion. Surf del disfraz. Sus caracoles. Susana. Susana Susana. Suspense. Suspiro marinero.

Susy. Tabata. Tablao. Tal para cual. Tal vez. Tamali.

Tambores del infierno. Tan cerca de ti. Tan reprimido. Tan solo una paloma. Tana Federova. Tango para Antonio. Tangos de la canastera. Tangos de Malaga. Tangos del querer.

Tani. Tanto da. Tanto navegar.

Tartamudos y tontitos. Taurus.

Te acuerdas Maria. Te busque para amarte. Te comprendo.

Te debo.

Te digo adios tristeza.

Te empece a echar de menos.

Te esperare. Te espero mi amor. Te hiciste querer tanto. Te llevare una rosa. Te llevo dentro. Te necesito. Te pedi una flor. Te presentia. Te puedo compartir. Te quiero.

Te quiero amar. Te quiero asi. Te quiero cada dia mas.

Te quiero de verdad. Te quiero mimar. Te quiero solo a ti. Te quiero te quiero. Te sigo queriendo.

Te tengo que encontrar.

Te tienes que vender. Te vi en un sueno. Te voy a abandonar. Tela de arana. Telefonos.

Tema de Jordi y Violeta. Tema del miedo. Tema para Rocio. Temptation.

Ten.
Tengo.

Tengo bastante.
Tengo duda.
Tengo ganas.
Tengo miedo torero.
Tengo tu amor.
Tengo un pocito.
Tenias que ser tu.

El Teniente Florisel. Tennor pan. Teodolindo primero. El terententen.

Teresa.
Terra baixa.
Terrible de Chicago.
Terry

Terry.
Terry 1973.
Tesoro de coplas.
Texas addio.

This lonely heart needs you. La tia de Carlos en minifalda.

La tia de Carlos en mis Tia de Carlos. El tiemp vuela. Tiempo de amor. Tiempo de lluvia. El tiempo derramado. El tiempo pasa. Tiene dueno.

Tiene dueno.
Tienes cara de difunto.
Lo tienes que saber.
Tienes que ser tu.
Tientos del loco.
Tierra Canaria.
La tierra de la alegria.
Tierra de promision.
Tierra de vandalos.

Tierras lejanas. Tiger de los siete mares. Tigre se perfuma con dinamita.

Tira la piedra.
El tiro de pichon.
To maleta.
Toca madera.
Todavia puedo.

La tierra se abre.

Todo.

Tombola.

Tony.

Todo el amor del mundo. Todo empezo con un mono.

Todo es mas sencillo.
Todo es muevo.
Todo ha sideo espera.
Todo me sobra.
Todo se mueve.
Todo tu amor.
Todos estamos solos.
Toffes damel.
Toledo.

Top secret.
Toreador.
Torerillo muerto.
Torero.
Torero de ole.

Torero guiero se. Torero tengo que ser. Tormenta sobre el pacifico. Tormento de celos.

La tornilo.

El toro azul de Picasso.

Torre de arena.
Torre de arena.
Torrot.
Toto de arabia.
Touch me.
Trafalgar.
Traicionero.
Traje campero.
Trajecito blanco.
La trampa.
Tras de ti.

Travesuras de Morucha.

Treinta pasos y al fin la libertad.

El tren. La trenza. Tres cantaores. Las tres cosas.

Tres cuartetas a la muerte.

Tres danzas espanolas del siglo XVI.

Tres estaciones.
Los tres maletillas.
Tres rondenas.
Los tres sables.
Tres vinas.

Trescientos millones.

Trescientos miliones.
Trigo limpio.
Trilce II.
Trilce XLVI.
Trilce XXXIV.
Trinaranjus.
Trinia la Malaguena.

Trinia la Malagi Trinidad. El Tripili. Tristan. Triste.

Triste historia. Tropicana. Tu.

Tu amor le va a mi piel.

Tu cabello. Tu cadena. Tu carita.

Tu eres mi musica.
Tu eres mi prision.
Tu eres senora.
Tu hermosura.
Tu lancha azul.
Tu lecho.
Tu locura.

Tu macompanyes. Tu mientes.

Tu no tienes sentimentos.

Tu no tienes sent Tu nombre. Tu para siempre. Tu pasado. Tu ru tu tu.

Tu seras la primera. Tu siempre estas ahi. Tu simplemente tu. Tu tienes algo.

Tu ultimo retrato por el viento.

Tu vida y mi vida.
Tu y yo no.
Tu y yo.
Tuna club.
Tus mentiras.

Tus ojos negros.
Tus ojos.
Tus ojos.
Tus trenzas nina.
Tuset Street.
Twist del Faraon.
Twist rocking.
Twist twist twist.
Typical Spanish.

The ugly boy story.
La ultima carcelera.
Ultima espanolada.
La ultima paloma.
Ultimos golpes del torete.

Un dia en la vida de una adolescente.

Un dos tres cuatro y cinco. Un millon de ratas. Un ole para las madres. Una de dos

Una de dos. Una mujer enamorada. Una noche mas.

Una vez al ano no hace dano.

Una vez al mes. Una vez nada mas. Unidos.

Unidos. El vaiven. Valiente.

Un vals inolvidable. Vamonos cuervo. Vamos a amarnos. Vamos muy bien. Van a nacer dos ninos. Vaquero soy.

Variaciones sobre un tema vasco.

Varietes.
Varios.
Vaya Espana.
Ve con el.
Veinte anos.
Veinte de marc.

Veietes.

Veinte pasos para la muerte. Veinticuatro horas cada dia.

Vela y timon.
La veleta de querer.
Veleta.
Ven a Jerusalem.
Ven amor ven.
Ven conmigo.
Vencidos.

Vendedora de coplas.
Vendedora de frutas.
Vendimiadoras.
Venecia en Septiembre.
Venganza guiero.
Vengo a verte pasar.
Venid todos al circo.
Vente serrana.
Venus del Turia.

Verano.
Verano ya me voy.
Veranos macizos.
La verdad.

Verdiales de la costa. Versos v cantares. Verte v no verte. Vertigo en la pista.

Vete de mi. Vete vete vete. Una vez.

Viaje al centor de la mente.

El viaje de la vida. El viajero.

Victimas del desamor.

La vida. Vida anorada. La vida es alucinante. La vida es asi. La vida es joven. La vida es una ilusion. Vieja amistad. Vieja levenda.

Viejo dragon. Viejo trovador. El viejo viejo viejo. Vienen los chinos. Viento.

Villa y corte. Villagarcia.

El villancico de Tobias. Villancico en twist. Villancicos al Mesias. Villancicos de navidad. Vino guitarra y amigos. Vino una ola.

Violadores del amanecer.

Virgen marinera. El viso. Vistas de Rio. Vistete de blanco. La viuda alegre. Las viudas. La viudita ye ye.

Viva la republica. Viva mi carreta. Viva San Andreu. Viva Valencia. Vives tu vida.

Vivir.

Vivir amar sonar. Vivir de recuerdos. Vivir de un aplauso. Vivir para ver vivir.

Vivir sin dinero. Vivir un largo invierno.

Vivo cantando. Vivo solo para ti. Voleras a Îlorar.

Volver a empezar. Volver a verte. Volveras.

Volvere a nacer.

Voy. Voy a buscarte. Voy a cambiar.

Voy a proponerte un juego.

Voy buscando. Voy con Triana. Voy preguntando. Vuela caballo Lucero. Vuela vuela. Vueltas a la manzana. Vuelve a Jerusalem.

Vuelve al camino Romero.

Vuelve amor. Vuelve conmigo. Vuelve otra vez. Vuelve pronto. Vuelve septiembre. Vuelvo a estar sin it. Walkin.

Walking in Red Square. We're in love.

Whisky jazz. Xan das canicas. Y ahora que Senor Fiscal. Y ahora que te has ido.

Y al final Maria. Y aun despues. Y comenzo a llover. Y cuando el rostro volvi.

Y me enamore de ella. Y me has mentido. Y mil para olvidar. Y riase la gente. Y se enamoro.

Y se. Y sonar. Y te vas.

Y tu que sabes. Y vo esperando. Y yo que se. Ya dire mias tambien.

Ya es hora. Ya estan las semillas. Ya estov parao. Ya le cante manan. Ya llego navidad.

Ya nacio. Ya no es el que era ayer. Ya no estoy sola. Ya no me importas. Ya sov mayor.

Ya tiene diecisiete anos. Ya veran apenas comenzamos. Yamile la mas bella flor.

Ye ye de miedo. Yiddish blues.

Yo busco una muchacha como tu.

Yo del amor me rei.

Yo era. Yo le aconsejo. Yo me confieso. Yo me divierto. Yo no debi volver.

Yo no me marcho de aqui. Yo no quiero jugar con el amor.

Yo no seria nadie. Yo no soy marinero. Yo quiero amor. Yo quisiera. Yo recordare. Yo se.

Yo soy casado senorita. Yo soy el circo.

Yo soy flappex. Yo soy Sevilla. Yo soy un pez. Yo te amo mucho. Yo te cantare. Yo te dare.

Yo te encontrare. Yo te ensene a volar.

Yo te sigo.

Yo to ire a ver por las tardes. Your love is a melody. Zambomba y panderos. Zapateado de Cordoba. Zapatero a tus zapator.

Zarabanda.

Zenbat did zure billa. Zipi Zape de vacaciones. Zorrita en bikini. El zorro plateado.

Soeisha, Ltd. SEE Art Theatre Guild of Japan Company, Ltd. & Soeisha,

Ltd. Sofidoc.

Mr. Hawarden.

Sofracima.

L' amour en herbe.

Couche moi dans le sable et fais jaillir

ton petrole. Dupont-lajoie. La guerre est finie. Les hommes. Le joli mai. Loin du Vietnam. Le mystere Koumiko.

Nous n'irons plus au bois. L' odeur des fauves. Popsy pop.

Sans sommation. Soldat Duroc, ca va etre ta fete. Trop jolies pour etre honnetes.

Sokal Film (Germany). SEE Friedrich Wilhelm-Murnau-Stiftung, legal successor of the Sokal Film (Germany).

Stigwood (Robert) Organisation, Ltd. Cream-farewell concert. Storybook Entertainment, Inc.

Alenkii tsvetochek. Derevnya utka. Detstvo Bambi. Eevan da Mariya. Finist yasniy sokol. Koltsa almanzora. Korol-olen.

Korolevstvo krivih zerkal. Ledyanaya vnuchka.

Morozko.

Ogon, voda v mednievhe trubie. Podarok chyornogo kolduna. Poka byut chasi.

Posle dodjdichka, v chetverg. Princessa na goroshynyeh.

Rusalochka. Skazka o skazkah. Skazka rasskazannaya nochuy.

Taina djel yehznoy dveri. Tam na nevedomieh dorodjkah. Varvara-krasa, dlinaya kosa. Vesyoloyeh volshebstvo. Volshebnaya lampa Aladdina.

Vozmi menya s soboi. Yunost Bambi. Zolotieyeh roga. Sverdlovsk Studio.

Allo Warshava.

Bezymyannaya zvezda. Dien semeinogo torjestva.

Doroga. Garmonia. I tv uvidish nebo.

Igra bez pravil. Ishi vetra. Ishite I naidete.

Kakaia u vas ulavbka.

Kochoushi front. Kto esli ne ty.

Lekarstvo protiv straha. Melodia lubvi.

Mig udachi.

Naznachaeshcia vnuchkoi.

O kino, kino... Odnofamilets.

Osetinkskai legenda.

Otkrytie.

Poet zemla buriatskai. Posledni ugon.

Posliedni god berkuta. Privalovski milion. Prosto Sasha.

Riadom s toboi.

Samay medlianay poezd.

Samay silnay. Seredina jizni. Severnay variant. Severnve zori. Silnaye duhom.

Silva. Smelogo publia boitica. Surovaye kilometri.

Tanvets orla. Tolko lubit. Tolko vdvoem. Trembita.

Tsirk zajigaet ogni. Ugrum-reka.

Uralskai ryabinoushka. V noch lunogo zatmenia.

Valkiny parusa. Vechnoe dvijenie. Vstretimcia u fontana.

Tallinnfilm Studio.

Atomik.

Atomik v opasnosty.

Bezumie. Charomora.

Charomora i Kapitah Trumm.

Dikie lebedy. Gorye-kuznets. Gvozd. Klabush. Koshky-mysky. Krovavy djon. Kryl.

Letnye sportivnye igry.

Lyudy v soldatskih shiuyelyah.

Martov hleb.

Moloshnik is Mviekvla. Novy nechisty is preispodney.

Novye druzya. Nukisamer (chertyonok).

Nyanki.

Obezyanka fips.

Ohotnik.

Opashye lgry.

Operator kyps na neobitaemom

Operator kyps v mirve gribov. Operator kyps v myrye jagod. Operator kyps v tsarstve kamnyey.

Ozornye povoroty. Poludenny parom. Poslednyava relikviva.

Prostaki.

Rozhdenye zhanra. Tsvetuye karandashy.

Ukauaru. Vesna.

TaurusFilm GmbH & Company (a Kirch Gruppe Co.).

Das amulett des todes.

Auch ich war nur ein mittelmabiger Schuler.

Cuore di Mamma.

Die Ente klingelt um halb acht. Hokuspokus oder: Wie lasse ich meinen Mann verschwinden . . . ?

Ich kusse Ihre Hand, Madame. Ein Kafer auf Extratour.

Ein Kafer gibt Vollgas. Lumpacivagabundus.

Regine.

Sans famille—Perrine.

Das Verrukteste Auto der Welt. Wickie und die starken Manner.

Teledis & Madeleine Films.

Les deux pigeons. La femme novee. Le lieure et la tortue. Le meunier, son fils et l'ane. La mort et le bucheros.

Le savetier et le financier. Teledis Company.

L' alchimiste de Rouen. L' ami Joseph.

Une annee et un jour. Les bandits de la foret.

Les bijouse.

Les bijoux de la couronne.

Captivite.

Le champion du roi. Le chevalier errant. Le condamne a mort.

La confession de Theodule Sabor.

La couronne en danger. Le defi.

Les deux amis. Les deux cogs. Le diable s'amuse.

Dimanche d'un bourgeuis de Paris.

L' ecole du roi. En famille.

L' epee duroi Arthur. L' espoir s'eloigne. La fiancee.

Le fugitif.

Le gardien du temple. La grande entreprise. La guerre d'ecosse. L'heritier d'Angleterre. L' homme des cavernes.

L' homme qui venoait des pardons.

Les hommes du coup de main.

Les hommes et la guerre: ceux d'en

Les hommes et la guerre: commando grand nord.

Les hommes et la guerre: le jour dernier.

Les hommes et la guerre: le price de lo liberte.

Les hommes et la guerre: les

sequelles. Les hommes et la guerre: un amour de guerre.

Le iongleur.

La legende bas de cuir. La legende de bas de cuir. Le lion amoureux.

Le lion et l'algle. Le Lord de Kerak. Le loup et le chien.

Un mariage de connivence.

Le medecin sarasin. Les moines de Latroun.

Oeil pour oeil. La parure. Le petit professeur. Les petites gens de Lyton. Le premier rendez-vous. Prince Otto.

La rancon du roi. Les regrets de Mosieur Saval. La reine en danger.

Le renard de Banbury. La rencontre des champion. Le roi des normand.

Le roi du peuple. Le roi pirate. Une saison en enfer.

Toine. Les tombales. Vive le roi.

Teledis Company & INA. Les aventures de Tom Sawyer.

Le complot. Les corsaires. Don Quichotte. Les globe trotters. L' Ile au tresor. Le judgement.

La liberte commence demain. Quelqu' un qu' on attendait pas.

Le retour des ilis. Robinson Crusoe.

SOS frequence 17: alerte generale. SOS frequence 17: chien a abattre. SOS frequence 17: le grand saut. SOS frequence 17: les menoltes. SOS frequence 17: objet volant non identifie.

SOS frequence 17: vengeance posthume.

Le vrisor de Joe L'Indien.

Les yeure noirs.

Teledis Company & Kathy Bryner Hifler. Le roman d'un fricheur.

Le roman d'un tricheur.

Teledis Company & Madeleine Films. Les quatre verites.

Les animaux malades de la peste.

Le chat, la belette et le petit lapin. Le corbeau et le renard. L' huitre et les plaideurs.

Teledis Company & Marcel Ophuls. Faites vos ieux mesdames.

Matisse ou le talent du bonheur. Terra Filmkunst GmbH (Germany). SEE Friedrich Wilhelm-Murnau-Stiftung, legal successor of the Terra Filmkunst GmbH (Germany).

Tigon Film Distributors, Ltd. Simon Simon.

TK Tonfilmproduktion GmbH

(Germany), SEE Friedrich Wilhelm-Murnau-Stiftung, legal successor of the TK Tonfilmproduktion.

Toho Company, Ltd.

Araki mataemon ketto kagiya no tsuji. Bakumatsu.

Bangiku.

Byakufujin no voren.

Chi to suna. Europe tokkyu. Furimukeba ai.

Ikimi.

Inochi bonifurou.

Izu no odoriko. Kaidan.

Keiji monogatari 3 shiosai no uta. Kuroobi sangokushi.

Nagareru.

Natsukashiki fueya taiko.

Nine kanketsuhen.

Norainu.

Sakura no mori no mankai no shita.

Sasaki kojiro. Shiosai. Shunkinsho.

Shuu.

Tomei ningen.

Tora no o o fumu otokotachi. Tsuma no kokoro.

Wagahai wa neko de aru.

Yama no oto. Yoidore tenshi.

Toho Pictures, Inc. & Nippon Television Network Corporation.

Bu-su.

Tonfillmstudio Carl Froelich & Co. (Germany). SEE Friedrich Wilhelm-Murnau-Stiftung, is the legal successor of the Tonfillmstudio Carl Froelich & Co.

Top Entertainment Productions, Inc. Entre la fe y la lujuria.

Toyko Eiga Shinsha. Ezovakata no ketto.

Trans Rhein Film, GmbH. SEE Madeleine Films, SA & Trans Rhein Film, GmbH.

Transit Film GmbH for Free State of Bavaria (Federal State of Germany). Tante Inges Garten.

Transit Film GmbH.

Alles hort auf mein Kommando.

Ball der Nationen. Banditen der Autobahn. Der Barbier von Sevilla. Bei Dir war es immer so schon. Der Biberpelz.

Blume von Hawaii.

Das Brot der fruehen Jahre.

Der bunte Traum. Der Cornet.

Dany, bitte schreiben Sie.

Dein Mund verspricht mir Liebe.

Drei Kaiseriager.

Durch die Walder, durch die Auen.

Echo der Heimat, Folge 3. Eins A in Oberbayern.

Erzahl mir nichts. Die fidelen Detektive.

Die Frau des Botschafters. Geld aus der Luft.

Ein Herz schlagt für Erika. Sie.

Die sieben Kleider der Kathrin.

Die spanische Fliege. Staatsanwaeltin Corda.

Stern von Rio. Stresemann.

Tanz in der Sonne. Die Treppe.

Das unsterbliche Antlitz. Viktoria und ihr Husar. Von der Liebe besiegt.

Wenn die Musik nicht waer. Wetterleuchten ueber dern Zillertal.

Willy, der Privatdetektiv. Transit Film, GmbH.

Genosse Muenchhausen.

Gestatten, mein Name ist Cox. Die goldene Pest.

Der Griff nach den Sternen.

Heimkehr ins Gluck. Heisse Ernte.

Herbstmanoever. Der himmlische Walzer.

Der Hochtourist. Die Hohe Schule.

Ich denk, mich tritt ein Pferd.

Ich suche Dich. Das ideale Brautpaar.

Ingrid, die Geschichte eines

Fotomodells. Jonny rettet Nebrador. Katz und Maus.

Koenigin einer Nacht. Das Kreuz am Jaegersteig.

Der lachende Dritte. Made in Germany.

Das Maedchen Marion. Der Major und die Stiere.

Der Mann meines Lebens. Marianne.

Mister Dynamit. Moskau-Shanghai.

Die Nacht der Entscheidung. Nur ein Komoediant.

Oberwachtmeister Borck. Oh diese Manner.

Panik. Pikanterie.

Der Raub der Sabinerinnen. Raubfischer in Hellas. Rivalen der Manege.

Rosen aus dem Sueden. Rosen fuer Bettina.

Das Sandmaennchen.

Sauerbruch-Das war mein Leben. Schuesse im Dreivierteltakt.

Die Zeit der Schuldlosen.

Zigeunerblut.

Zwei Bayern in St. Pauli. Zwei Herzen voller Seligkeit. Zwischen Strom und Steppe.

Transit Film, GmbH for Federal Republic of Germany.

Bavaria—Tonwoche Nr. 1, 1935, Nr. 2, 1935, Nr. 3, 1935 et al.

Bavaria-Tonwoche Nr. 1, 1936, Nr. 2, 1936, Nr. 3, 1936 et al. Bavaria-Tonwoche Nr. 1, 1937, Nr.

2, 1937, Nr. 3, 1937 et al. Bavaria-Tonwoche Nr. 1, 1938, Nr.

2, 1938, Nr. 3, 1938 et al. Bavaria-Tonwoche Nr. 41, 1934-Nr. 52, 1934.

Bavaria-NDLS-Tonwoche Nr. 1, 1935, Nr. 2, 1935, Nr. 3, 1935 et al.

Bavaria-NDLS-Tonwoche Nr. 1, 1936,

Nr. 2, 1936, Nr. 3, 1936 et al. Bavaria-NDLS-Tonwoche Nr. 1, 1937, Nr. 2, 1937, Nr. 3, 1937 et al.

Bavaria-NDLS-Tonwoche Nr. 1, 1938, Nr. 2, 1938, Nr. 3, 1938 et al.

Bavaria-NDLS-Tonwoche, Nr. 49. 1934-Nr. 52, 1934.

Bavaria-NDLS-Wochenschau Nr. 1, 1934, Nr. 2, 1934, Nr. 3, 1934 et al.

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Deulig-Tonwoche, Nr. 53, 1933-Nr. 104, 1933. Deulig-Tonwoche, Nr. 105, 1934—Nr.

156, 1934.

Deulig-Tonwoche, Nr. 157, 1935-Nr. 209, 1935.

Deulig-Tonwoche, Nr. 210, 1936-Nr. 261, 1936. Deulig-Tonwoche, Nr. 262, 1937-Nr.

313, 1937. Deulig-Tonwoche, Nr. 314, 1938-Nr.

365, 1938. Deulig-Tonwoche, Nr. 418, 1940-Nr.

467, 1940. Deulig-Woche Nr. 1, 1922-Nr. 52, 1922.

Deulig-Woche Nr. 1, 1923-Nr. 52, 1923

Deulig-Woche Nr. 1, 1924-Nr. 52,

Deulig-Woche Nr. 1, 1925-Nr. 52, Deulig-Woche Nr. 1, 1926-Nr. 52,

Deulig-Woche Nr. 1, 1927-Nr. 52,

1927 Deulig-Woche Nr. 1, 1928-Nr. 52,

Deulig-Woche Nr. 1, 1929-Nr. 52, 1929.

Deulig-Woche Nr. 1, 1930-Nr. 52, 1930.

Deulig-Woche Nr. 1, 1931-Nr. 52,

1931.

Deulig-Woche, Nr. 1, 1932—Nr. 25, 1932.

Deutsche Wochenschau, Nr. 511, 26, 1940—Nr. 537, 52, 1940.

Deutsche Wochenschau, Nr. 538, 1, 1941—Nr. 589, 52, 1941.

Deutsche Wochenschau, Nr. 590, 1, 1942—Nr. 642, 52, 1942. Deutsche Wochenschau, Nr. 643, 1.

1943—Nr. 694, 52, 1943. Deutsche Wochenschau, Nr. 695, 1, 1944—Nr. 746, 52, 1944.

Deutsche Wochenschau, Nr. 746, 1, 1945—Nr. 755, 10, 1945.

DLS-Wochenschau, Nr. 1, 1930—Nr. 52, 1930.

DLS-Wochenschau, Nr. 1, 1931—Nr. 52, 1931.

DLS-Wochenschau, Nr. 1, 1932—Nr.

DLS-Wochenschau, Nr. 2, 1929—Nr. 52, 1929.

Echo der Heimat, Folge 4.

Echo der Heimat, Folge 5.

Echo der Heimat, Folge 6.

Echo der Heimat, Folge 7.

Eiko-Woche, Nr. 1, 1914—Nr. 34, 1914.

Eiko-Woche, Nr. 35, 1915—Nr. 86, 1915.

Eiko-Woche, Nr. 87, 1916—Nr. 138,

1916. Eiko-Woche, Nr. 139, 1917—Nr. 190,

1917. Eiko-Woche, Nr. 191, 1918—Nr. 224,

1918. Emelka-Bavaria-Tonwoche, Nr. 1,

1934—Nr. 40, 1934.

Emelka-Bavaria-Tonwoche, Nr. 50, 1933—Nr. 52, 1933.

Emelka-Tonwoche, Nr. 1, 1930—Nr. 14, 1930.

Emelka-Tonwoche, Nr. 1, 1933—Nr. 49, 1933.

Emelka-Tonwoche, Nr. 15, 1931—Nr. 66, 1931.

Emelka-Tonwoche, Nr. 67, 1932—Nr. 118, 1932.

Emelka-Woche, Nr. 1, 1927—Nr. 52,

Emelka-Woche, Nr. 1, 1928—Nr. 52, 1928.

1928. Emelka-Woche, Nr. 1, 1929—Nr. 52, 1929.

Emelka-Woche, Nr. 1, 1930—Nr. 52,

1930. Emelka-Woche, Nr. 1, 1931—Nr. 52,

1931. Emelka-Woche, Nr. 36, 1926—Nr. 52, 1926.

Ewiger Wald. Feuertaufe.

Filmarchiv der Personlichkeiten: Friedrich Bergius.

Filmarchiv der Personlichkeiten: Hans Carossa.

Filmarchiv der Personlichkeiten: Edwin Erich Dwinger. Filmarchiv der Personlichkeiten: Olaf Gulbransson.

Filmarchiv der Personlichkeiten: August Horch.

Filmarchiv der Personlichkeiten: Heinrich Hunke.

Filmarchiv der Personlichkeiten: Friedrich Wilhelm Hymmen.

Filmarchiv der Personlichkeiten: Karl Krauch.

Filmarchiv der Personlichkeiten: Franz Lehar.

Filmarchiv der Personlichkeiten: Walter Lohlein.

Walter Lohlein. Filmarchiv der Personlichkeiten: Wilhelm Pinder.

Filmarchiv der Personlichkeiten: Willi Reichert.

Filmarchiv der Personlichkeiten: Alfred Rosenberg.

Filmarchiv der Personlichkeiten: Eduard Spranger.

Filmarchiv der Personlichkeiten: Walter Stockel.

Filmarchiv der Personlichkeiten: Heinz Tietjen.

Filmarchiv der Personlichkeiten: Ernest Vollbehr.

Filmarchiv der Personlichkeiten: Emil Staub.

Filmarchiv der Personlichkeiten: Fritz Wachtler.

Der Fuhrer schenkt den Juden eine Stadt.

Junges Europa Nr. 1.

Junges Europa Nr. 2.

Junges Europa Nr. 3. Junges Europa Nr. 4.

Kampf gegen Sowjet-Russland.

Krieg in Frankreich. Leibstandarte SS "Adolf Hiltler" im

Einsatz. Meester-Woche, Nr. 1, 1914—Nr. 13,

1914. Meester-Woche, Nr. 1, 1915—Nr. 52,

1915. Meester-Woche, Nr. 1, 1916—Nr. 52,

1916. Meester-Woche, Nr. 1, 1917—Nr. 52, 1917.

Meester-Woche, Nr. 1, 1918—Nr. 52,

Meester-Woche, Nr. 1, 1919—Nr. 52,

1919. Meester-Woche, Nr. 1, 1920—Nr. 52,

1920. Meester-Woche, Nr. 1, 1921—Nr. 52,

Meester-Woche, Nr. 1, 1922—Nr. 16,

Opel-Woche (Nachtrag) Nr. 9, 1928. Opel-Woche Nr. 1, 1931—Nr. 2, 1931

Opel-Woche Nr. 1, 1931—Nr. 2, 1931. Opel-Woche, Nr. 3, 1930—Nr. 52, 1930.

Opel-Woche, Nr. 33, 1928—Nr. 52, 1928.

Opel-Woche, Nr. 8, 1927—Nr. 13, 1927.

Opel-Wochenschau (Anhang) Nr. 5,

1927

Opel-Wochenschau (Eildienst) Nr. 44,

Opel-Wochenschau Nr. 1, 1928--Nr. 32, 1928.

Opel-Wochenschau Nr. 14, 1927—Nr. 52, 1927.

Opel-Wochenschau, Nr. 1, 1929—Nr. 52, 1929.

Opel-Wochenschau, Nr. 1, 1930/Nr. 2, 1930.

Opel-Wochenschau, Nr. 13, 1926—Nr. 20, 1926.

Panorama Nr. 1.

Panorama Nr. 2.

Panorama Nr. 3.

Panorama Nr. 3

Phoebus-Opel-Blitzberichte, Nr. 1, 1926—Nr. 12, 1926.

Phoebus-Opel-Woche, Nr. 1, 1927— Nr. 7, 1927.

Nr. 7, 1927. Phoebus-Opel-Woche, Nr. 21, 1926—Nr. 28, 1926.

Der Sieg im Westen.

Terra-Gaumont-Woche, Nr. 1, 1925— Nr. 12, 1925.

Terra-Gaumont-Woche, Nr. 1, 1926— Nr. 36, 1926.

Tobis-Wochenschau Nr. 1, 1939—Nr. 52, 1939.

Tobis-Wochenschau Nr. 1, 1940—Nr. 51, 1940.

Tobis-Wochenschau Nr. 36, 1938—Nr. 52, 1938.

Trianon-Auslandswoche Nr. 1, 1924— Nr. 4, 1924.

Trianon-Auslandswoche Nr. 1, 1925— Nr. 52, 1925.

Trianon-Auslandswoche Nr. 1, 1926—Nr. 52, 1926.

Trianon-Auslandswoche Nr. 1, 1927—Nr. 30, 1927.

Trianon-Revue Nr. 1, 1925—Nr. 9, 1925.

Trianon-Revue Nr. 10, 1926—Nr. 11, 1926.

Trianon-Revue Nr. 12, 1927—Nr. 13, 1927.

Trianon-Wochenschua Nr. 1, 1928— Nr. 52, 1928.

Trianon-Wochenschua Nr. 1, 1929—

Nr. 5, 1929. Trianon-Wochenschua Nr. 31, 1927— Nr. 52, 1927.

Ufa-Auslandstonwoche Nr. 1, 35, 1931—Nr. 18, 52, 1931.

Ufa-Auslandstonwoche Nr. 19, 1,

1932—Nr. 70, 52, 1932. Ufa-Auslandstonwoche Nr. 71, 1, 1933—Nr. 122, 52, 1933.

Ufa-Auslandstonwoche Nr. 123, 1, 1934—Nr. 175, 53, 1934.

Ufa-Auslandstonwoche Nr. 176, 1, 1935—Nr. 227, 52, 1935.

Ufa-Auslandstonwoche Nr. 228, 1, 1936—Nr. 279, 52, 1936.

Ufa-Auslandstonwoche Nr. 280, 1, 1937—Nr. 331, 52, 1937.

Ufa-Auslandstonwoche Nr. 332, 1,

1938-Nr. 383, 52, 1938.

Ufa-Auslandstonwoche, Nr. 384, 1, 1939-Nr. 435, 52, 1939.

Ufa-Auslandstonwoche, Nr. 437, 1, 1940-Nr. 487, 52, 1940.

Ufa-Auslandstonwoche, Nr. 488, 1. 1941-Nr. 539, 52, 1941. Ufa-Auslandstonwoche, Nr. 540, 1,

1942-Nr. 591, 52, 1942. Ufa-Auslandstonwoche, Nr. 592, 1.

1943-Nr. 643, 52, 1943. Ufa-Auslandstonwoche, Nr. 644, 1,

1944-Nr. 695, 52, 1944. Ufa-Auslandstonwoche, Nr. 696, 1, 1945-Nr. 713, 18, 1945.

Ufa-Auslandswoche Nr. 1, 1927-Nr. 52, 1927.

Ufa-Auslandswoche Nr. 1, 1928-Nr. 52, 1928.

Ufa-Auslandswoche Nr. 1, 1929-Nr. 52. 1929.

Ufa-Auslandswoche Nr. 1, 1930-Nr. 52, 1930.

Ufa-Auslandswoche Nr. 1, 1931-Nr. 34, 1931.

Ufa-Tonwoche Nr. 1, 1930-Nr. 16,

Ufa-Tonwoche Nr. 17, 1931-Nr. 68,

Ufa-Tonwoche Nr. 69, 1932-Nr. 120,

Ufa-Tonwoche Nr. 121, 1933-Nr. 172, 1933.

Ufa-Tonwoche Nr. 173, 1934-Nr. 225, 1934.

Ufa-Tonwoche Nr. 226, 1935-Nr. 278, 1935.

Ufa-Tonwoche Nr. 279, 1936-Nr. 330, 1936.

Ufa-Tonwoche, Nr. 331, 1937-Nr.

382, 1937. Ufa-Tonwoche, Nr. 383, 1938-Nr. 433, 1938.

Ufa-Tonwoche, Nr. 434, 1939-Nr. 485, 1939.

Ufa-Tonwoche, Nr. 486, 1940-Nr.

510, 1940. Ufa-Wochenschau, Nr. 1, 1925-Nr.

14, 1925. Ufa-Wochenschau, Nr. 1, 1926--Nr.

52, 1926. Ufa-Wochenschau, Nr. 1, 1927-Nr.

52, 1927. Ufa-Wochenschau, Nr. 1, 1928-Nr.

52, 1928. Ufa-Wochenschau, Nr. 1, 1929-Nr.

52, 1929. Ufa-Wochenschau, Nr. 1, 1930-Nr.

52, 1930. Ufa-Wochenschau, Nr. 1, 1931-Nr.

52, 1931. Ufa-Wochenschau, Nr. 1, 1932-Nr. 52, 1932,

Ufa-Wochenschau, Nr. 1, 1933-Nr. 12, 1933.

Wehrmachtswoche, Nr. 1, 1940-Nr. 12, 1940.

Der Westwall. Wir helfen siegen. Zeit im bild: arbeit hinterm Westwal. Zeit im bild: Bilder von der Moldau.

Zeit im Bild: die musik kommt.

Zeit im Bild: Europas Kunstschuler in Wein

Zeit im Bild: Furtwangler dirigiert. Zeit im Bild: Grosse Deutsche Kunstausstellung 1942 in Munchen.

Zeit im Bild: Hinaus aufs Land. Zeit im Bild: Hongkong.

Zeit im Bild: Im Rhythmus der Freude.

Zeit im Bild: Inseln der heimat. Zeit im Bild: Kampf gegen die tuberkulose.

Zeit im Bild: Krieg gegen Kirchen. Zeit im Bild: Lofotenfischer.

Zeit im Bild: Lothringisches Erz. Zeit im Bild: Manner am Steuer. Zeit im Bild: Meisterschule des

deutschen Handwerks. Zeit im Bild: Metallspende des deutschen Volkes.

Zeit im Bild: Pimpfe lernen fliegen. Zeit im blid: Soldaten in Eis und Schnee.

Zeit im blid: Streifzug durch Kopenhagen.

Zeit im blid: Wir senden forhsinn-wir

spenden Freude. Zeitspiegel Nr. 1 (12 minuten am laufenden band).

Zeitspiegel Nr. 18 (12 Minuten Sarrasani).

Zeitspiegel Nr. 4 (12 Minuten mit auslandischen Kunstlern).

Zeitspiegel Nr. 6 (12 Minuten mit etwas rhythmus). Zeitspiegel Nr. 8 (12 Minuten bei Paul

Lincke). Zeitspiegel: 12 Minuten bei der

jungsten deutschen Filmproduktion. Zeitspiegel: 12 Minuten

Tonfilmstudio Carl Froelich. Zeitspiegel: 12 Minuten Ufa. Zum 29. Oktober 1942.

Transit Film, GmbH for Free State of Bavaria (Federal State of Germany).

Der 1. Mai 1934 in der Landeshauptstadt. 10 Jahre Gau Ostpreussen. 37 Bundes-Schiessen des

Schutzenbundes der Provinz Sachsen.

Der 9. November. Abrustung?

Alles Leben ist Kampf.

Altgermanische Bauernkultur. Der Amtswalterappell durch den Fuhrer in Halle und Magdeburg im Dezember 1932.

Anlasslich des 14-jahrigen Bestehens der NSDAP fand der 1. Hamburger Gau-Parteitag statt.

Appell des Kreises Liebenwerda in Falkenberg 1936.

Appell des Kreises Sangerhausen

Appell des Kreises Schweinitz in Jessen am 18.-19 Mai 1935.

Arbeit und Wehr.

Aufmarsch der SA-Gruppe Sachsen in Dresden.

Aufmarsch zum 1.Mai 1933 in Weissenfels.

Aus der Tiefe empor. Aus eigener Kraft. Ausser Gefahr. Bau der Ehrentempel.

Bauern in Not. Bauern marschieren.

Beginn der Arbeitsschlacht 1934 am Tage des Fruhlingsanfangs.

Ein Bergmann will ich werden. Berufung der Ratsherren der Stadt Halle a.S. durch den Gauleiter

Staatsrat Jordan. Besuch des Herrn Staatsrat Jordan auf

dem Kupfer-Messingwerk Hettstedt. Bildbericht Nr. 4.

Bildbericht Nr. 5. Bildbericht Nr. 6. Bildbericht Nr. 11. Bildbericht Nr. 12. Bildbericht Nr. 18.

Blut und Boden. Blut und Boden, Grundlage zum

neuen Reich. Buckeberg.

Bunte Monatsberichte.

Ein Dank an unsere Verwundeten.

Dein Wald.

Deutsch ist die Sarr!

Deutsche Madchen im Dienst am

Der Deutsche Reichstag 1933 in Nurnberg.

Der Deutsche Tag in Nurnberg am 2. September 1923.

Deutsche Vergangenheit wird lebendig.

Deutsche Wehr, deutsche Ehr. Deutscher Erntetag. Deutsches Land in Afrika.

Deutschland erwacht.

Deutschland gestern und heute. Deutschland im Zeichen des

Kinderhilfswerks. Eine Division greift an.

Dr. Ley besichtigt den Gau Halle-Merseburg am 18.06.1934. Dr. Todt-Berufung und Werk.

Drei Jahre Kampf um Frieden. Die dritte Gaugeschaftsstelle.

Durch Kampf zum Sieg. Echo der Heimat.

Ehre und Recht!

Ehrt Eure deutschen Meister. Einer von Vielen.

Einsatz der Jugend.

Empfang der Spitzen der Behorden in der Reichsstatthalterei.

Enthullung des Oberland-Denkmals fur seine in Oberschlesien gefallenen Kameraden.

Das Erbe. Erbkrank. Die Erde ruft.

Erde schafft das Neue.

Erntedankfest Buckeberg 1. Oktober

Die Eroffung des Bayerischen

Landtages.

Die erste Leipziger Herbstmesse im neuen Staat.

Der ewige Jude. Ewige Wache. Die Fahnen hoch.

Fahrt der 600 altesten Kampfer durch OstpreuBen.

Fahrtenbuch Albanien. Feierliche Eingliederung des Bohmerwaldes in den Gau

Bayerische Ostmark. Feierliche Eroffnung der

Reichsautobahn Halle-Leipzig am 25. April 1936. Feindliche Ufer.

Feldzug in Polen. Fern vom Land der Ahnen. Festliches Nurnberg. Fettage in Halberstadt.

Filmbericht Nr. 1 der NSDAP.

Flammen der Vorzeit. Flieger uber Deutschland.

Flieger-Handwerk-Wettbewerb 1938.

Flugzeug in Seenot. Franz Eher Nachf. GmbH,

Zentralverlag der NSDAP.

Frauen am Werk. Freude, Erholung, Gesundheit. Der Fuhrer.

Fuhrerbesuch in Italien. Fur Ehre, Freiheit, Frieden.

Fur jeden etwas. Fur uns!

Gau-Kulturwoche in Danzig. Gauleiter Jordan besucht den Kreis Schweinitz, 09.03.1934.

Gauparteitag der nationalsozialistischen deutschen Arbeiter-Partei.

Gauparteitag Halle-Merseburg am 13.-15. Oktober 1993.

Gauschule der Deutschen Arbeitsfront Reitzsch, Kreis Bitterfeld, August

Gaustadt Halle.

Gautag der NSDAP Gau Mecklenburg. Gedenkfeier der nationalen Erhebung

Generatorausbildung. Geschichte der NSDAP. Gestern und heute. Glaube und Schonheit.

Gluckliche Jugend. Die grosse Reserve.

Grossflugtag Mitteldeutschland in Schkeuditz.

Grundsteinlegung der Akademie fur Deutsches Recht, Munchen,

Gruppensporttag der SA in Magdeburg 1937 im Brigadebereich

Hakenkreuz uber Osterreich. Ein

Bildbericht vom Kampf der NSDAP in Osterreich.

Halle feiert den 1. Mai 1934.

Hamburgs grosste Kundgebung 1. Mai

Hande am Werk.

The Heimat marschiert. Heimatfest in Kolleda, 07.-08. Juli

1934.

Heime der Hitlerjugend. Hermann Goring auf dem Reichsbauerntag Goslar 1936.

Hessen-Nassauische Arbeitsschlacht 1934

Hier steht Magdeburg.

Hitler Aufruf an das deutsche Volk. Hitler in Munchen am 19. Marz 1933.

Hitler uber Deutschland. Hitler-Jugend in den Bergen.

Hitler-Jugend marschiert in Halle. Die Hitler-Kundgebung in Hamburg, 20 Juli 1932.

Hitler-Tag in Coburg. Hitlers Kampf um Deutschland.

HJ marschiert. Horst Wessel.

Der I. Kreiskongress der NSDAP des Kreises Liebenwald am 2. Juli 1933.

Im Schlesierland marschieren wir. Jahre der Entscheidung.

Juden ohne Maske.

Jugend.

lugend erlebt Heimat. Jugend erlebt Japan.

Jugend im Kriegsgeschehen. Jugend im Zeichen der Leistung.

Junge auf See.

Das junge Deutschland marschiert. Junge Meister in Eis und Schnee.

Junges Europa Nr. 7. Junges Europa, Filmschau der HJ, Nr.

Junges Europa, Filmschau der HJ, Nr.

Jungmadel. Kampf um Berlin (1929). Kampf um Berlin (1931).

Kampf um den Rhein (1932). Der Kampf um den Rhein (1936).

Katastrophenschutz durch den Arbeitsdienst.

Kradschutzen von morgen. Kraft durch Freude.

Kraft durch Freude, 1. Seereise mit der "Monte Olivia", 02.-07. Mai 1934.

Kraftfahrt tut not.

Kreisappell in Bitterfeld 11.08.1935. Kreisappell in Merseburg am 25. August 1935.

Kreisparteitag Delitzsch 14. Januar 1934.

Kreisparteitag Freiberg 1934. Kreisparteitag in Ammendorf 15. April 34.

Kreisparteitag in Delitzsch am 2. Juni 1935.

Kreistag der NSDAP des Kreises Zeitz 17.-18. August 1935.

Kreistag der NSDAP und der Deutschen Arbeitsfront am 16., 17.+18. Oktober 1936 in Olpe.

Kreistagung des Saalekreises der NSDAP in Wettin am 2. Juli 1933.

Kriegseinsatz der Frau.

Kumpels. Landesbischof Peter besucht Halle am 12.04.1934.

Landvolk in Not.

Laufendes, marschierendes Volk.

Madel auf's Land. Madel im Landjahrlager. Marsch zum Fuhrer.

Meine Ehre heisst Treue.

Mensch so ein Blech.

Ministerprasident Gohring besucht Dresden am 9. und 10. Februar

Ministerprasident Pg. General Gohring besucht Weisenfels. Mittellandmadel im Sommerlager.

Motor-HJ.im Sattel.

Der Mutterdienst der deutschen Frauenwerke.

Nationalsozialistische Kundgebung im deutschen Stadion zu Berlin am 27.7.1932.

NS Bildbericht Nr. 5. NS-Bildbericht Nr. 8.

NS-Bildbericht Nr. 9. NS-Bildbericht Nr. 15. NS-Bildbericht Nr. 16.

NS-Bildbericht Nr. 19.

Das NS-Fliegerkorps auf dem Reichsparteitag 1938. NS-Ton-Bild-Bericht Nr. 2.

NSDAP Frankfurt am Main. NSDAP Gautag 1937, 29, und 30. Mai

in Seestadt Rostock. NSDAP Schlesischer Gautag in Brieg.

NSDAP-Treffen in Essen. Der Nurnberger Pparteitag der Nationalsozialistischen deutschen arbeiterpartei von 01. bis 4. August

1929. Nurnberger Uhrwerk.

Oberbannaufmarsch der Hitler-Jugend Halle-Merseburg in Halle am 5. und 6. August 1933.

Obersalzberg.

Opfer der Vergangenheit. Ostland-deutsches Land. Panik durch Ping-Pong.

Panzer-Abwehr-Abteilung 14 ruckt in ihre neue Garnison Halle ein, 18. Marz 1936.

Parteitag der Nationalsozialistischen Deutschen Arbeiterpartei, 20. und 21. August 1927.

Pioniere voran.

Die politischen Leiter in Nurnberg. Polizei-Funfkampf.

Quer durch die Dubener Heide. Reichsbauerntag Goslar 1935.

Reichskanzler Adolf Hilter spricht. Reichsminister Dr. Goebbels spricht in Dresden.

Reichsminister Pg. Dr. Goebbels

besucht Halle a/S, 3. Oktober 1935.

Richtfest der Heeres- und Luftnachrichtenschule Halle am 21. November 1935.

Riesenaufmarsche sieht die Grossstadt.

SA-Aufmarsch in Bayreuth. Der SA-Mann. Ein Tag aus dem Leben der SA-Fuhrerschule.

Die Saat geht auf. Sachsen auf dem Reichsparteitag 1933

in Nurnberg. Die Sachsentreffen zum Gauparteitag

in Leipzig. Schicksalswende. Die Schule der Nation.

Schumi Maritza.

Die Segelflieger-Schule Wernigerode. Das Seidendorf.

Selbsgedrehter Film der Maaifeiern in Berlin und Halle.

Sieg des Glaubens. Soldaten von morgen. Das Sowjetparadies.

Die Stadt der Verheissung Stadt und Land Hand in Hand.

Stadt und Land. Steinmetz am Werk. Steppke.

Sturmdienst am Gerat. Die Sunden der Vater.

Tag der Deutschen Arbeit im Stadtund Landkreis Weissenfels. Tag der Freiheit!--Unsere

Wehrmacht.

Tag der Hitlerjugend in Kulmbach am 25.06.1933.

Tag der Nationalen Arbeit. Tag der Wehrmacht in Halle. Der Tag des neuen Ehrenburgers. Tage der Flieger, 11.-13. Oktober 1935

in Merseburg. Tagebuch der SA. Terror oder Aufbau?

Thuringer Land-dem Fuhrer die

Treffen der 26.SS-Standarte zur Paul-Berck-Gedenfeier in Eisleben am 11.02.1934.

Treffen der SA in Gera. Juli 1930.

Triumph des Willens. Und Ihr habt doch gesiegt. Unser Fuhrer-des Reiches

Wiedergeburt. Unser Gau in Nurnberg 1934.

Unsere Jugend (Napola).

Unsere Jugendgruppen. Unsere Kinder unsere Zukunft.

Unsere NS-Schwestern. Volk baut in die Zukunft.

Volk und Fuhrer (teilweise in: "Der Fuhrer")

Vorspannfilm: Deutschland erwacht. Wahlveranstaltung der NSDAP in Berlin.

Was Du ererbst.

Was geschieht mit Deinem Opfer. Der Weg in die Freiheit.

Der Weg zu uns. Die Wehrmannschaft. Eine wilde Jagd. Der Wille zum Fliegen. Wintersonnenwende. Wir rufen Dich.

Wir unter uns.

Wir wandern mit den Ostgermanen. Wir wollen zur See.

Wort und Tat.

Das Zeitzer Heimatfest und seine

Braune Messe. Zinsknechtschaft.

Zwei Madel finden ihren Weg. Zwischen Zelten und Fabriken.

Trenker (Luis) Film, GmbH. (Germany). SEE Friedrich Wilhelm-Murnau-Stiftung, is the legal successor of the Luis Trenker Film, GmbH.

TVMA & Associati SRL of Alfredo Angeli.

La notte pazza del conigliaccio. UFA (Germany). SEE Friedrich Wilhelm-Murnau-Stiftung, legal successor of the UFA (Germany).

Ukranima Studios. A vi druzia kak hi sadites.

Aistenok.

Begemot i solntse. Bratets krolik i bratets lis.

Budenovka. Bumazhny zmey. Byla u slona mechta.

Chelovek i slovo. Chelovek kotory umel tvorit chudesa. Chelovek, kotory umel letat.

Chetyre nerazluchnyh tarekana i sverchok.

Chto na chto pohozhe. Chudo moroz.

Delo poruchaetsya syshyku Teddy. Den 8-i ili perkvy urok myshleniya.

Detushok i solnyshko. Dobroye imya.

Drob. Dver.

Esly padayut zvezdy. Igray moya dudochka. Istoriva s vedinitsey. Ivasik-Telesik.

Kak Kazaky gol pokupaly. Kak Kazaky kylyesh varily. Kak Kazaky nevest vyruchaly.

Kak Kazaky olympiytsam pomagaly. Kak kormily medvezhonka. Kak Kosaky v football igraly. Kak koshechka i sobachka mylypol.

Kak Kozak schastye iskal. Kak muzhya zhen prouchily. Kak vorobey um iskal.

Kak yozhik shubku menyal. Kak zheny muzhey prodavaly. Kakogo rozhna hochetsya.

Kamen na doroge. Kit and kot.

Kok yozhik i medrezhonok vstrechaly novy god.

Kolumb prichalivaet k beregu. Korotkie istorii.

Kot Basilio i mishouok pik.

Kotygoroshko. Kozlik i ego gorye. Kozlik i oslick. Krymskaya legenda. Kto poluchit ananas.

Kto v lesu hozvain. Legenda o plamennom serdtse. Legenda o yolochke.

Lesnaya pesnya. Lisichka so skakalochkoy. Malchik i oblako. Maltchik s uzdechkoy.

Mama, papa i zolotaya rybka. Mars-XX.

Marusya Boguslavka. Medvezhonok i tot, ktovrechke

Mi. ka + Mashka. Misteria—buff. Mova hata skravu. Musicalnie kartinky. Muzikalnye skazky. Nam pomozhet robot. Nastoyashiy medvezhovok.

Nepogoda, nepogoda! Neposeda, Myakish i Netak. Neumeyika. Nikchemuchka.

Nikita Kozhemyaka. Nochnye kapitany. Nytochka i kotyonok. Oduvanchik—tolstie shechki.

Oktyabrsky marsh. Oleshka-belye rozhky. Osennyaya rybalka.

Oskolky. Ostorozhno-nervy.

Ot zvonka do zvonka. Otkrytoe pysmo Seleznya. Pan Kotskiy.

Parasolka i avtomobil. Parasolka na modnom kurorte.

Parasolka na ohote. Parasolka na rybalke. Parasolka-druzhinnik. Pervaya zima.

Pesenka v lesu.

Pochemu u osla dlinnye ushy. Pochemy u petuska korotkie shtany.

Podarok.

Priklucheniya Kazaka Eneya. Prikluchenya Capitana Vrungelya I. Prikluchenya Capitana Vrungelya II. Prikluchenya Capitana Vrungelya III. Prikluchenya Capitana Vrungelya IV. Prikluchenya Capitana Vrungelya V.

Prikluchenya Capitana Vrungelya VI. Prikluchenya Capitana Vrungelya VII. Prikluchenya Capitana Vrungelya

Prikluchenya Capitana Vrungelya IX. Priklyuchenia pertza. Priklyuchenia Zhirafky.

Priklyucheniya kuznetsa vakuly. Priklyuchenya malysha gippopo. Pro myshouka, kotory hotel byt pohozhimna cheloveka.

Pro polosatogo slonenka.

Pro porosenka kotory umel igrat v shashki.

Prysheltsy.

Pugalo. Pushok i Druzhok. Pvanie volky.

Rastrepanny vorobey.

Salyut.

Samy dorogoy risunok. Samy glavny vorobey. Skaska o beloy ldinke. Skaska o yabloke.

Skaska o zhadnosty. Skaska pro lunny svet. Skaska raiskogo sada. Skasky o mashinah.

Skazanie pro Igorev pohod. Skazka o Chugaystre.

Skazka o chugaystre.
Skazka o tsareviche u 3-h lekaryah.
Skazka pro dobrogo posoroga

Skazka pro dobrogo nosoroga. Skazka pro Ivana, pana i zlodeya.

Solomenny bychok. Sotvorenye micromira. Sputnik kovolevy.

Ssora.

Strashnaya noch Fomy Zamykalkina.

Strashny, seriy i lohmaty. Tak derzhat.

Tayina chernogo korolya. Tayna strany zemlyaniki.

Teply hleb.

Tigrenok v chainike.

Tri bukvy is yashika radista.

Tsyblenók v kletochku.
Tyap-lyap.
Tyav i Gav.
Utenok Tim.
V myre pernatyh.
Vasya i dinosaur.
Vereskovy myod.
Vesely tseplyonok.
Veselyi hudozhnik.

Vesnyanka. Vodoprovod na ogorod. Vokrug sveta ponevole. Volshebnik Oh.

Volshebnye ochky. Vozhak.

Zaichishka zabludilsya. Zakon otmeniaetsya. Zayatz i yozh. Zelenaya knopka. Zelenaya pilyulya. Zenitka.

Zhizn popolam. Zhuravlik.

Zlostny razbivatel yaits. Zolotoye yaichko.

Zubnaya byl.
Ulrich (Kurt) Film (Germany). SEE
Friedrich Wilhelm-MurnauStiftung, legal successor of the Kurt
Ulrich Film (Germany).

Vespier, Marilyn.

Dance for Burgess.

Victor Klein-Film GmbH (Germany). SEE Friedrich Wilhelm-Murnau-Stiftung, is the legal successor of the Victor Klein-Fil.

Video Universal SA de CV. Bajo influencia del miedo.

La fornarina. Loquita de amor.

Visionlight. SEE Madeleine Films, UGC, TVE for Visionlight & TF1 Film Production.

Walerstein, Gregorio.

Aventuras de Joselito y Pulgarcito.

El caballo blanco.

Un extrano en la escalera.

Feliz ano amor mio.

Westeuropaische Film AG (Germany). SEE Friedrich Wilhelm-Murnau-Stiftung, is the legal successor of the Westeuropaische.

Dated: April 10, 1998.

Marilyn J. Kretsinger, Assistant General Counsel.

[FR Doc. 98–10002 Filed 4–16–98; 8:45 am]
BILLING CODE 1410–30–P

Friday April 17, 1998

Part III

National Archives and Records Administration

36 CFR Part 1228

General Records Schedule (GRS) 20; Notice and Final Rule

NATIONAL ARCHIVES AND RECORDS ADMINISTRATION

General Records Schedule (GRS) 20

AGENCY: National Archives and Records Administration.

ACTION: Notice regarding General Records Schedule (GRS) 20.

SUMMARY: In accordance with the Order of the United States District Court for the District of Columbia, dated April 9, 1998, in *Public Citizen* v. *Carlin*, Civil No. 96–2840, the Archivist of the United States issues the following statement:

Notices previously published by the Archivist in the Federal Register on December 16,1 1997, 62 Fed. Reg. 65737–65738, and January 14, 1998, 63 Fed. Reg. 2268, which stated that disposition practices for electronic records are "currently authorized under the National Archives and Records Administration's General Records Schedule 20 ('GRS 20')," should have instead stated that GRS 20 has been declared null and void by the United

States District Court for the District of Columbia.

The government has filed an appeal of the Court's declaratory judgment, but GRS-20 remains null and void pending resolution of that appeal. All federal agencies are advised that when submitting agency schedules to NARA for approval, electronic versions of records created on office automation applications should be scheduled in accordance with paragraph 5 of NARA Bulletin 98-02. NARA is currently working to develop an alternative approach to GRS-20 for the disposition of records created on word processing and electronic mail applications and has formed an interagency Electronic Records Work Group, consisting of select NARA staff, Federal records officers, and information management specialists, with oversight by the Deputy Archivist of the United States. The Work Group is to have recommendations to the Archivist by July 1 and an implementation plan by September 30, 1998. The Court has authorized the Archivist to state that a federal agency may continue to follow

its present disposition practices for electronic records until: (1) September 30, 1998; (2) the agency has submitted and received approval from NARA on a Request for Records Disposition Authority; (3) notification by NARA that the appeal has been resolved and NARA has provided further guidance as a result of the appellate court's decision; or (4) further Order of the District Court.

FOR FURTHER INFORMATION CONTACT: Michael Miller, Modern Records Program (NWM), National Archives and Records Administration, 8601 Adelphi Road, College Park, MD 20740–6001, (301) 713–7110. NARA Bulletin 98–02 is available on NARA's web site at http://www.nara.gov/records/grs20/bltn-grs.html. Further information

about the Electronic Records Work Group is available at http://www.nara.gov/records/grs20/index.html.

Dated: April 14, 1998.

John W. Carlin,

Archivist of the United States.

[FR Doc. 98–10263 Filed 4–16–98; 8:45 am]

BILLING CODE 7515–01–P

¹ Editorial Note: The December notice was published on December 15, 1997.

NATIONAL ARCHIVES AND RECORDS ADMINISTRATION

36 CFR Part 1228

Disposition of Federal Records; General Records Schedule 20

AGENCY: National Archives and Records Administration.

ACTION: Notification regarding General Records Schedule (GRS) 20.

SUMMARY: Pursuant to the Order of the United States District Court for the District of Columbia, dated April 9, 1998, in Public Citizen v. Carlin, Civil No. 96–2840, NARA is notifying agencies that General Records Schedule Number 20, "Electronic Records," cited in NARA's regulations on disposition of

Federal records (36 CFR 1228.44), has been declared null and void. The notice required by that Order is published elsewhere in this issue of the Federal Register.

EFFECTIVE DATE: April 17, 1998.

FOR FURTHER INFORMATION CONTACT: Michael Miller, Modern Records Program (NWM), National Archives and Records Administration, 8601 Adelphi Road, College Park, MD 20740–6001, (301) 713–7110.

SUPPLEMENTARY INFORMATION: 36 CFR 1228.44 lists the General Records Schedules that are currently approved by the Archivist of the United States. In its Order of October 22, 1997, the United States District Court for the District of Columbia declared General

Records Schedule 20 null and void. In its April 9 Order, the Court has authorized the Archivist to state that a federal agency may continue to follow its present disposition practices for electronic records until: (1) September 30, 1998; (2) the agency has submitted and received approval from NARA on a Request for Records Disposition Authority; (3) notification by NARA that the appeal has been resolved and NARA has provided further guidance as a result of the appellate court's decision; or (4) further Order of the District Court.

Dated: April 14, 1998.

John W. Carlin,

Archivist of the United States.
[FR Doc. 98–10264 Filed 4–16–98; 8:45 am]

BILLING CODE 7515-01-P



Friday April 17, 1998

Part IV

Department of Energy

Office of Energy Efficiency and Renewable Energy

10 CFR Part 490

Alternative Fueled Vehicle Acquisition Requirements for Private and Local Government Fleets; Proposed Rule

DEPARTMENT OF ENERGY

Office of Energy Efficiency and Renewable Energy

10 CFR Part 490

[Docket No. EE-RM-98-507]

RIN 1904-AA98

Alternative Fueled Vehicle Acquisition Requirements for Private and Local **Government Fleets**

AGENCY: Department of Energy (DOE). **ACTION:** Advance notice of proposed rulemaking and notice of public hearings.

SUMMARY: The Department of Energy is today publishing an advance notice of proposed rulemaking, as required by the Energy Policy Act of 1992 (the Act), Pub. L. 102-486, that begins a process to determine whether alternative fueled vehicle acquisition requirements for certain private and local government automobile fleets should be promulgated under the terms of section 507(g) of the Act. The establishment of such an acquisition program is reliant on whether this program is necessary for achieving the Act's replacement fuel goals and whether this program will enable the actual realization of these goals. Thus, this notice requests comments on the replacement fuel goals set forth in section 502(b)(2) of the Act, identifying the problems with achieving the goals, assessing the adequacy and practicability of the goals, and considering all actions necessary to meet the goals. Additionally, this notice requests comments on whether DOE should propose the inclusion of alternative fueled urban bus acquisition requirements for private and local government fleets in conjunction with a fleet requirement program that may be established under section 507(g) of the Act. This notice is intended to stimulate comments that will inform DOE's decisions concerning future rulemaking actions and non-regulatory initiatives to promote alternative fuels and alternative fueled vehicles.

DATES: Written comments (8 copies) must be received by DOE by July 16, 1998. Where possible, commenters should identify the specific section and question number to which they are responding.

Oral views, data, and arguments may be presented at the public hearings, which are scheduled as follows:

- 1. In Los Angeles, CA, beginning at 9:30 a.m. on May 20, 1998.
- 2. In Minneapolis, MN, beginning at 9:30 a.m. on May 28, 1998.

3. In Washington, DC, beginning at 9:30 a.m. on June 4, 1998.

The hearings will end after all persons who have requested an opportunity to speak have made oral presentations. Requests to speak at any of the hearings should be phoned to Andi Kasarsky, (202) 586-3012, and received no later than 4:00 p.m., May 18, 1998, for the Los Angeles, CA, hearing; May 26, 1998, for the Minneapolis, MN, hearing; and June 2, 1998, for the Washington, DC, hearing. Each oral presentation is limited to 10 minutes.

ADDRESSES: The hearings will be held at the following addresses:

1. Los Angeles, CA-Roybal Federal Building, 255 E. Temple Street (at Los Angeles Street), 2nd Floor Conference

Room, Los Angeles, CA.
2. Minneapolis, MN—U.S. Court House, 300 South 4th Street (at 3rd Avenue), Skyway Conference Center (Room 259—2nd level), Minneapolis, MN.

3. Washington, DC—U.S. Department of Energy, Room 1E–245, 1000 Independence Avenue, SW., Washington, DC 20585.

Written comments should be addressed to: U.S. Department of Energy, Office of Transportation Technologies, EE-34, Docket No. EE-RM-98-507, 1000 Independence Avenue, SW., Washington, DC 20585, telephone (202) 586-3012. Copies of the public hearing transcripts, written comments received, technical reference materials mentioned in the notice, and any other docket material received may be read and copied at the DOE Freedom of Information Reading Room, U.S. Department of Energy, Room 1E-190, 1000 Independence Aye., SW., Washington, DC 20585, telephone (202) 586-3142, between the hours of 8:30 a.m. and 4:00 p.m., Monday through Friday, except Federal holidays. The docket file material will be filed under "EE-RM-98-507."

For more information concerning public participation in this rulemaking proceeding, see section V of this notice (Public Comment Procedures).

FOR FURTHER INFORMATION CONTACT:

Kenneth R. Katz, Office of Energy Efficiency and Renewable Energy, EE-34, U.S. Department of Energy, 1000 Independence Avenue, SW., Washington, DC 20585, afvdeployment@hq.doe.gov; or phone (202) 586-9171.

Vivian S. Lewis, Office of the General Counsel, GC-72, U.S. Department of Energy, 1000 Independence Avenue, SW., Washington, DC 20585.

For information concerning the public hearings, requests to speak at a hearing,

submission of written comments, and to obtain copies of materials referenced in this notice, contact Andi Kasarsky, (202) 586-3012.

SUPPLEMENTARY INFORMATION:

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I. Introduction

A. Authority

The Energy Policy Act of 1992 (Pub. L. 104-486) authorizes DOE to pursue a rulemaking concerning alternative fueled vehicle acquisition requirements for private and local government fleets on two distinct schedules. First, section 507(b) provides for an early rulemaking, which was to be completed by December 15, 1996. As part of that rulemaking, section 507 (a)(3) of the Act required DOE to publish an Advance Notice of Proposed Rulemaking (ANOPR) to begin a rulemaking process for determining whether alternative fueled vehicle (AFV) acquisition requirements for private and local government fleets are necessary to achieve the Act's energy security and other goals. 42 U.S.C. 13256(a)(3). If no rule was promulgated by December 15, 1996, then sections 507(b)(3), (c), and (e) require a later rulemaking to determine by January 1, 2000, whether vehicle acquisition requirements are "necessary," as described in section 507(e). 42 U.S.C. 13256(b)(3), (c) and (e).

DOE published an ANOPR for the purposes described in section 507(a) and (b) on August 7, 1996. 61 FR 41032. This notice was intended to stimulate comments to assist DOE in making decisions concerning future rulemaking actions and non-regulatory initiatives to promote alternative fuels and alternative fueled vehicles. Three hearings were held to receive oral comments on the ANOPR. They were held on September 17, 1996, in Dallas, Texas; on September 25, 1996, in Sacramento, California; and on October 9, 1996, in Washington, DC. A total of 70 persons spoke at the three

hearings, and 105 written comments were received by November 5, 1996.

On April 23, 1997, DOE published a Notice of Termination stating that DOE would not promulgate regulations to implement alternative fueled vehicle requirements for certain private and local government fleets according to the early schedule of section 507(a)(1) of the Act. 62 FR 19701. As required by sections 507(b)(3), (c), and (e), DOE today begins a rulemaking under section 507(g) of the Act to determine, no later than January 1, 2000, whether alternative fueled vehicle acquisition requirements for private and local government automobile fleets under the later schedule of section 507(g) are considered "necessary" to achieve the Act's "replacement fuel" goals. (A "replacement" fuel is the nonpetroleum portion of an "alternative fuel" as those terms are defined in section 301 of the Act. (42 U.S.C. 13211).)

Section 504(c) of the Act provides additional, albeit limited, rulemaking authority to develop and implement programs, other than regulatory alternative fueled vehicle acquisition mandates, to meet the general program goals set forth in section 502(a) of the Act. (42 U.S.C. 13254(c).) Section 502(a) describes goals to promote availability of domestic replacement fuels to the maximum extent practicable in order to have the greatest impact in reducing oil imports, improving the Nation's economy, and reducing greenhouse gas emission. (42 U.S.C. 13252(a).) The predicate for using the rulemaking authority under section 504(c) is a determination that achievement of the specific numerical goals in section 502(b)(2) would result in a "significant and correctable" failure to meet the general program goals in section 502(a). Section 504(c) precludes DOE from promulgating rules that would mandate: production of alternative fueled vehicles; vehicle marketing or pricing practices, policies, or strategies; and production or delivery of alternative fuels. In preparing a notice of proposed rulemaking following evaluation of comments received in response to this advance notice, DOE will be considering whether to propose rules under section

From prior rulemaking activities under title V of the Act, DOE knows that there are diverse interests with strongly held views about the general program goals of the Act and the role that Government should play in achieving those goals. Broad acceptance of final rules setting forth an affirmative program would be desirable and, to that end, DOE may use a neutral and

experienced convener under the Negotiated Rulemaking Act of 1990 to assist DOE in determining whether to develop proposed rules using consensus rulemaking procedures. 5 U.S.C. 563.

B. Program Background and Goals

The transportation sector currently accounts for approximately two-thirds of all U.S. petroleum use and roughly one-fourth of total U.S. energy consumption. A virtual one-to-one relationship exists between additional gasoline and diesel fuel consumption and America's increased use of imported oil. The gap between the transportation sector's demand for petroleum and our domestic petroleum production continues to widen. Today, the U.S. consumes 4 million barrels per day more than it produces for transportation purposes alone; that gap is projected to rise to 8 million barrels per day by the year 2010. According to the latest projections by the Energy Information Administration (EIA), the transportation sector will consume 15.8 million barrels per day of petroleum in 2010, if no significant changes are made to usage patterns and vehicle efficiency. About 8.4 million of these barrels are projected to be used by light duty vehicles. The transportation sector represents one of the major sources of energy vulnerability for American society and the American economy today.

U.S. dependence on imported petroleum has also grown since the Act's enactment. In 1992, 41 percent of total U.S. petroleum consumption was derived from foreign sources. By 1996, imports had increased to 46 percent. EIA projects U.S. petroleum import dependence to reach approximately 52 percent of consumption by 2000 and 60 percent of petroleum consumption by 2010. Congress enacted the Act, in part, to address these energy security concerns, many of which are more critical now than at the time of passage. Titles III, IV, V, and VI of the Act contain provisions requiring DOE to establish a variety of programs aimed at displacing substantial quantities of oil consumed by motor vehicles.

Title III sets forth mandatory requirements for Federal fleet acquisitions of alternative fueled vehicles, which began in fiscal year 1993. Since that time, approximately 30,000 alternative fueled vehicles have been acquired by the Federal fleet. Federal agencies have gained considerable experience with many types of alternative fuels and alternative fueled vehicles.

Title IV directs DOE to establish a program to certify alternative fuel

technicians, acquire data about alternative fuels and alternative fueled vehicles, and establish a public information program. DOE has established a cooperative program with the auto service industry and numerous technical colleges to develop and implement national standards for certification of alternative fuel training programs.

Title IV also includes programs related to demonstrating the feasibility of the commercial application of using alternative fuels for urban buses and other motor vehicles used for mass transit. Since 1992, many fleets across the country have begun replacing their buses with alternative fueled buses. Currently, alternative fueled transit buses are operated in thirty-eight States. According to the American Public Transit Association and the Federal Transit Association, more than 2,600 alternative fueled buses were in use in 1996. That number is estimated to increase to about 4,500 in 1998. Approximately 22 percent of new buses on order for the January 1998 through April 1998 time frame will be operated on alternative fuels. In comparison, 14 percent of new buses ordered in 1996 operated on alternative fuels.

Over the last several years, DOE has analyzed the costs and benefits of alternative fuel and AFV use in the transportation sector. A series of technical reports recorded the results of these analyses and is entitled "Assessment of Costs and Benefits of Flexible and Alternative Fuel Use in the U.S. Transportation Sector." These reports will be placed in the public docket for this rulemaking in DOE's

Freedom of Information Reading Room. Section 502 requires DOE to establish a program to promote development and use of replacement fuels, especially domestic replacement fuels, in light duty motor vehicles. DOE is required to focus on those replacement fuels having the most impact in: Reducing oil imports, improving the health of the Nation's economy, and reducing emissions of greenhouse gases. DOE is in the process of performing analytical work to guide the design of this replacement fuel demand and supply program. Section 502(b) requires DOE to assess, among other things, the feasibility of producing adequate replacement fuels to displace 10 percent of U.S. motor fuel by 2000 and 30 percent by 2010. DOE has undertaken such a study, the partial results of which have been published by DOE's Office of Policy as Technical Report Fourteen: Market Potential and Împacts of Alternative Fuel Use in Light-Duty Vehicles: A 2000/2010 Analysis. This

analysis was conducted in 1994 under a set of premises (i.e., estimated future oil prices) that were more favorable to alternative fuel use than the expectations found in the Annual Energy Outlook 1998 (DOE/EIA-0383(98)). This report is available by calling the National Alternative Fuels Hotline at 1–800–423–1DOE or 703–528–3500. A copy will be placed in the docket file for this rulemaking.

The following key results and conclusions emerged from the analysis

contained in this report:

• For the year 2000, ten percent replacement of light duty motor fuel use with alternative and replacement fuels is feasible and appears likely with existing practices and policies.

 Displacing thirty percent of light duty motor fuel use by 2010 also appears feasible, however, feasibility is based on several assumptions that may not be realized without additional alternative fuel incentives.

 With a fully established refueling infrastructure and sufficient vehicle availability, market forces would continue to support 30 percent use of alternative fuels and would sustain even higher levels as alternative fueled vehicles assume an increasingly larger share of the total light duty vehicle

population.

• In long-run equilibrium, making alternative fuels and alternative fueled vehicles available would provide an estimated net annual economic benefit of up to \$10.3 billion in 2010. Much of this benefit—\$4.2 billion—consists of an increase in consumer satisfaction from the availability of new classes of vehicles and less expensive fuels; the remaining \$6.1 billion reflects dollar cost savings from alternative fuel use, mainly through the reduced cost of fuel imports.

• Benefits from reduced emissions of criteria pollutants are estimated to be up to \$3.7 billion annually.

Although this analysis indicates that a free market could sustain a large volume of alternative fuel use, it does not appear at the present that the market will move toward such a scenario without Government action. The report states that in order to realize any

substantial use of alternative fuels by 2010, the Federal and/or State governments will have to take steps soon to encourage the increased use of

alternative fuels and vehicles.

DOE is also required by section 506 to prepare a Technical and Policy Analysis of various issues related to replacement fuels and alternative fueled vehicles for submission to the President and Congress. On October 27, 1997, DOE published a Notice of Availability and

Request for Comments (62 FR 55622) on a proposed analysis on these issues, prior to its final transmission to the President and Congress. Comments were due to DOE by January 26, 1998. Copies of the proposed Technical and Policy Analysis may be obtained from the National Alternative Fuels Hotline, 9300 Lee Highway, Fairfax, VA 22301–1207, (800) 423–1DOE, or electronically from the Office of Energy Efficiency and Renewable Energy's Transportation Technologies website at: http:// www.ott.doe.gov/office.rules.html. DOE is required by section 506(c) to preserve all comments received on the analysis for use in required rulemaking proceedings under section 507, including the rulemaking, covered in today's notice, for determining whether local government and private fleets should be required to acquire alternative fueled vehicles. Public comments on the section 506 Technical Analysis can be reviewed at DOE's Freedom of Information Reading Room under Docket Number EE-NOA-97-506. Currently, twelve written comments have been received on the analysis.

The preliminary partial results of the section 506 Technical Analysis indicate that the potential use of replacement fuels sustainable by the market could be as high as 30 to 38 percent under various scenarios and ultimately could be greater than 50 percent. In order to reach these levels of replacement fuel use, major transitional impediments would have to be overcome, including changes in the relative fuel/vehicle prices to consumers. Changes to the price that customers pay for alternative fueled vehicles and alternative fuels may require the establishment of additional financial, and non-financial, incentives both for the end user and for the vehicle and fuel providers.

For example, the analysis states that the Act's suggested goals of displacing 10 percent of transportation fuels in the year 2000 and 30 percent in the year 2010 would require that AFV sales:

◆ Grow to between 35 and 40 percent of total new light duty vehicle sales by 1999 to meet the 2000 goal; and

◆ Stay in the range of 30 to 38 percent to build an AFV population sufficiently large enough to meet the 2010 goal.

If the 30 percent goal applied to year 2020, instead of 2010, the analysis states that AFV growth would have to:

◆ Double every year between 1995 and 2000, going from approximately 30,000 to 500,000 sales per year;

◆ Increase by 50 percent per year to 4,000,000 in the period from 2001 through 2005; and

◆ Remain at a constant 32 percent of total light duty vehicle sales in the

period from 2005 through 2010. Under this scenario, the AFV population in 2020 would be large enough so that 30 percent of light duty vehicle motor fuel would be replacement fuel. This scenario is believed to be more representative of new vehicle technology market introduction generally, than the growth paths necessary to meet the Act's suggested goals. However, the draft analysis indicates that it is unlikely that the estimated growth in alternative fueled vehicles and alternative fuel use will occur solely due to the Federal, State, local government, and fuel provider alternative fueled vehicle acquisition requirements of the Act. The draft analysis suggests that new policies may need to be established before these projections of alternative fuel and alternative fueled vehicle use can be realized. These policies could result in additional grant programs, budget increases for existing grant programs, additional financial and non-financial incentives, additional excise tax changes, and/or the establishment of new programs.

In addition to the hearings, reports and analyses required by Title V, DOE held two stakeholder forums in 1997 for the purpose of discussing the replacement fuel goals, the potential private and local government fleet acquisition requirements, and the issue of mandates versus incentives. These forums took place on June 24, 1997, in Long Beach, CA, and on November 19, 1997, in Dallas, TX. Issues discussed at these forums included the current availability and use of alternative fuels and alternative fueled vehicles; existing governmental incentives, both financial and non-financial; taxes on alternative fuels; alternative fuel economics; and the need for additional programs and incentives that will catalyze the alternative fuels market. In preparation for the Dallas forum, DOE produced a "Fleet Forum White Paper" that summarized the current status of these issues, characterized the types of incentives and provided a basis for discussion. This document will be placed in the docket for this rulemaking and can be reviewed at DOE's Freedom of Information Reading Room.

Pursuant to section 505 of the Act, 42 U.S.C. 13255, DOE is promoting voluntary use of alternative fueled vehicles through its Clean Cities Program. Under this program, DOE joins with local governments and organizations in public/private partnerships aimed at developing markets for alternative fueled vehicles.

The program aims to bring together enough participants in each local area to reach the necessary volume of alternative fueled vehicle use to justify installation of refueling infrastructure and other joint facilities, as well as to promote other forms of cooperation. As of March 1998, 61 U.S. communities have signed agreements to participate.

Title V also contains nondiscretionary alternative fueled vehicle acquisition requirements. Sections 501 and 507(o) of the Act require certain alternative fuel provider and State government fleets to include increasing percentages of alternative fueled vehicles in their annual acquisitions of new light duty vehicles. DOE published a final rule to implement these vehicle acquisition requirements on March 14. 1996. 61 FR 10621. As a result of these requirements, alternative fuel provider and State fleets have reported, to date. the acquisition of approximately 5,000 alternative fueled vehicles to DOE. This quantity is expected to increase after additional reports are received and tabulated.

The use of alternative fueled vehicles, alternative fuels, and replacement fuels has been steadily growing since 1992. According to the EIA report entitled, "Alternatives to Traditional Transportation Fuels 1996" (December 1997), the following estimates apply in respect to the use of alternative fueled vehicles, alternative fuels, and replacement fuels:

♦ More than 380,000 alternative fueled vehicles were in use in 1997; a 51 percent increase since 1992.

♦ An additional 50,000 alternative fueled vehicles are expected to be in use by the end of 1998.

◆ From 1992 to 1996, gasolineequivalent gallon consumption of alternative and replacement fuels increased by 76 percent, while consumption of traditional fuels increased just 10 percent.

◆ From 1992 to 1996, alternative and replacement fuel consumption increased from 2,106,000 to 3,707,000 billion gasoline-equivalent gallons, while consumption of traditional fuels increased from 134,000,000 to 148,000,000 billion gasoline-equivalent gallons.

♦ United States consumption of alternative fuels is expected to grow by more than 45 million gasoline-

equivalent gallons from 1996 to 1998.
The availability of alternative fueled vehicles from Original Equipment Manufacturers (OEMs) has been increasing steadily. Several types of alternative fueled vehicles, including light-, medium-, and heavy-duty vehicles are available from OEMs.

Alternative fueled vehicles are available from Chrysler, Ford, General Motors, Honda, and Toyota, Manufacturers have announced plans for new offerings of alternative fueled vehicles in the next few years. Both Chrysler and Ford announced that they intend to produce large numbers of flexible-fuel vehicles (including sedans, minivans, and compact pickup trucks) that are capable of operating on E85, a blend of 85 percent ethanol and 15 percent gasoline, and/or gasoline. Currently, available model types include compact and fullsize pickup trucks; cargo and passenger vans; minivans; compact sport utility vehicles; delivery trucks; and subcompact, compact, mid-size, and full-size passenger cars. Available fuel types include 85 percent ethanol (E85). 85 percent methanol (M85), compressed natural gas (CNG), liquefied natural gas (LNG), propane (liquefied petroleum gas or LPG), and electricity.

C. Required Rulemaking

This advance notice of proposed rulemaking is the first step in a required rulemaking under section 507(g) of the Act for determining whether local government and private fleets (other than alternative fuel providers subject to section 501) should be required to acquire alternative fueled vehicles, 42 U.S.C. 13257(g). A DOE decision to impose alternative fueled vehicle acquisition requirements on private and local government fleets is dependent on a determination that such requirements are "necessary" to achieve the replacement fuel goals of section 502(b)(2)(B), or as modified by DOE under section 504 or 507(e), and that the requirements would enable the actual realization of these goals. If the replacement fuel goals, as modified, cannot be met by the imposition of these acquisition requirements, the Act does not permit DOE to go forward with such

Such a fleet mandate would cover local government and private fleets (excluding alternative fuel provider fleets covered by section 501 of the Act) of 20 or more light duty motor vehicles (including passenger cars and trucks under 8500 lbs. gross vehicle weight rating), which are:

 Centrally fueled or capable of being centrally fueled;

 Operated primarily within a metropolitan statistical area with a population of at least 250,000 according to the 1980 census; and

• Owned, leased, operated or otherwise controlled by an entity which owns or operates 50 or more such vehicles in the United States.

Various classes of light duty motor vehicles are excluded from the basis for determining coverage. Excluded categories are listed in section 490.3 of DOE's final rule for State government fleets and certain alternative fuel providers. 10 CFR part 490. Appendix A to subpart A of 10 CFR part 490 provides a list of the 125 metropolitan statistical areas with a population of at least 250,000, according to the 1980 Census.

The statutory authority for the required rulemakings is described below. Each may require a separate rulemaking action, or may be combined into a single rulemaking. Additionally, a third optional rulemaking, as described below in section D, may require a separate rulemaking, or may be included in this single rulemaking action.

1. Advance Notice of Proposed Rulemaking

Section 507(c) of the Act requires DOE to publish an advance notice of proposed rulemaking for the purposes of: (a) evaluating progress toward the goals of producing replacement fuels to replace, on an energy equivalent basis, at least 10 percent of motor fuel consumption by the year 2000 and at least 30 percent by the year 2010; (b) identifying the problems with achieving those goals; (c) assessing the adequacy and practicability of those goals; and (d) considering all actions necessary to achieve those goals. Today's notice is issued to comply with this statutory requirement.

2. Later Rulemaking

Sections 507(e) and (g) of the Act require DOE to initiate a rulemaking to determine if the statutory conditions for a later mandate, beginning in model year 2002 or thereafter, are met. In order to determine that a mandate is "necessary," section 507(e) of the Act, 42 U.S.C. 13257(e), requires that DOE make the following findings by rule:

(a) The goal of replacement fuel use described in section 502(b)(2)(B), or as modified by section 504, is not expected to be actually achieved by 2010 by voluntary means or pursuant to Title V or any other law without such a fleet requirement program, taking into consideration the status of the achievement of the interim goal described in section 502(b)(2)(A); and

(b) Such goal is practicable and actually achievable within periods specified in section 502(b)(2) (or such other date as is established under section 504) through implementation of such a fleet requirement program in combination with voluntary means and the application of other programs relevant to achieving such goals.

Section 507(g) provides the following alternative fueled vehicle acquisition schedule for a program established by this later rulemaking:

20 percent of the light duty motor vehicles acquired in model year 2002; 40 percent of those acquired in model vear 2003:

60 percent of those acquired in model

year 2004; and

70 percent of those acquired in model year 2005 and thereafter.

Under section 507(e)(2), these percentages can be reduced by rule, to no less than 10 percent. Additionally, section 507(g)(2) allows DOE the option of starting the acquisition schedule later than model year 2002.

If DOE were eventually to determine under section 507(f) that a fleet requirement program is unnecessary, DOE would be required by section 509 of the Act to submit to Congress recommendations for possible requirements or incentives applying to fuel suppliers, vehicle suppliers, and motorists that would achieve the Act's fuel replacement goals.

D. Law Enforcement Vehicle and Urban Bus Optional Rulemakings

Section 507(k)(1) allows the Secretary. by rule, to include fleets of law enforcement vehicles in a fleet requirement program established under section 507(g), if it is determined that this inclusion would contribute to achieving the goal described in section 502(b)(2)(B) (or such other date as is established under section 504). 42 U.S.C. 13257(k)(1). A DOE decision to include law enforcement motor vehicles in a fleet requirement program established under section 507(g) is dependent upon a determination that this inclusion will not hinder the use of motor vehicles for law enforcement purposes. Only one rulemaking may be initiated under section 507(k)(1). Under section 507(k)(3), this rulemaking may not occur unless a rulemaking is carried out under section 507(g).

Many law enforcement agencies currently are using alternative fueled vehicles satisfactorily. In some cases, alternative fuels can reduce life-cycle operation costs for high-mileage patrol vehicles. The operational characteristics of many administrative law enforcement vehicles create a good match with those of alternative fueled vehicles. However, DOE recognizes that many law enforcement agencies have unique operational practices and requirements that would reduce opportunities for alternative fueled vehicles. DOE is interested in receiving comments as to whether acquisition requirements for

alternative fueled law enforcement motor vehicles should be included in a fleet requirement program and how this program should be structured, including the program start date and acquisition percentages

Section 507(k)(2) allows the Secretary. by rule, to include new urban buses, as defined by the Environmental Protection Agency (EPA), under title II of the Clean Air Act, in a fleet requirement program established under section 507(g), if it is determined that this inclusion would contribute to achieving the goal described in section 502(b)(2)(B) (or such other date as is established under section 504). 42 U.S.C. 13257(k)(2). An urban bus is defined by EPA as:

A heavy-duty diesel-powered passenger-carrying vehicle with a load capacity of fifteen or more passengers and intended primarily for intra-city operation, i.e., within the confines of a city or greater metropolitan area. Urban bus operation is characterized by short rides and frequent stops. To facilitate this type of operation, more than one set of quick-operating entrance and exit doors would normally be installed. Since fares are usually paid in cash or tokens rather than purchased in advance in the form of tickets, urban buses would normally have equipment installed for collection of fares. Urban buses are also typically characterized by the absence of equipment and facilities for long distance travel, e.g., rest rooms, large luggage compartments, and facilities for stowing carry-on luggage. The useful life for urban buses is the same as the useful life for other heavy-duty diesel engines. 40 CFR 86.091-2.

A DOE decision to include new urban buses in a fleet requirement program established under section 507(g) is dependent upon a determination that this inclusion will be consistent with energy security goals and the needs and objectives of encouraging and facilitating the greater use of such urban buses by the public, taking into consideration the impact of such application on public transit entities. Only one rulemaking may be initiated under section 507(k)(2). Under section 507(k)(3), this rulemaking may not occur unless a rulemaking is carried out under section 507(g).

II. General Issues Relating to Replacement Fuel Goals

As explained in Section I of this notice, section 507(c) of the Act requires DOE to publish an advance notice of proposed rulemaking for the purposes of: Evaluating progress toward the replacement fuel goals of producing replacement fuels to replace, on an energy equivalent basis, at least 10 percent of motor fuels consumption by the year 2000 and at least 30 percent by the year 2010 (or as modified under

section 504); identifying the problems with achieving those goals; assessing the adequacy and practicability of those goals; and considering all actions necessary to achieve those goals.

Section 502(a) lays out a specific goal for a "Replacement Fuel Supply and Demand Program": To promote the development and use in light duty motor vehicles of domestic replacement fuels to substitute for imported petroleum motor fuels to the maximum extent practicable. 42 U.S.C. 13252. In designing the program, DOE is to

focus on those replacement fuels having the most impact in reducing oil imports, improving the health of the Nation's economy, and reducing emissions of greenhouse gases. Section 502(b)(2) further requires DOE to assess, among other things, the feasibility of producing adequate replacement fuels to displace 10 percent of U.S. motor fuel by 2000 and 30 percent by 2010, 42 U.S.C. 13252(b)(2).

DOE invites comments on the following general issues related to achieving the Act's suggested

replacement fuel goals:
1. Can the goal of replacing 30 percent of motor fuel consumption be achieved by 2010? What are the problems with achieving the goal?

2. If the 30 percent goal cannot be achieved by 2010, then what is an achievable goal in terms of percentage and time frame?

3. What methods or criteria should DOE use to assess the adequacy and practicality of specific replacement fuel goals (i.e., the 10 percent and 30 percent targets) or for determining whether the goals should be modified?

4. What type of a replacement fuels program should DOE establish that would maximize usage of alternative fuels, replacement fuels, and energy efficient vehicles? How should such a program be structured and implemented?

5. What types of programs could be employed in combination with, or in place of, mandated fleet AFV acquisitions to help achieve the 30 percent replacement fuel goal in 2010?

6. What specific types of incentives, should be employed to help achieve the 30 percent replacement fuel goal in 2010? What form should these incentives take (e.g., financial, nonfinancial)? Who should benefit from these incentives (e.g., consumers, fleet operators, vehicle manufacturers, fuel providers, equipment suppliers) and how?

7. How should the potential for dramatic changes in the price and availability of petroleum (e.g., due to a sharp curtailment in world petroleum

supplies) be factored into the design of a replacement fuels program?

8. How should DOE estimate the fuel replacement impacts from other Federal or State alternative fueled vehicle mandates, voluntary commitments, use of dual fueled vehicles (that operate only part time on alternative fuels), and other measures?

9. What methods are currently being used by fleets for tracking the use of alternative fuel in dual fueled vehicles? How should DOE use this data to verify alternative fuel use?

10. How should DOE encourage alternative fuel use in dual fueled vehicles?

11. What factors should DOE take into account when estimating the impact of replacement fuels on reducing oil imports, improving the health of the Nation's economy, and reducing greenhouse gas and other emissions?

III. Issues Related to Fleet Requirement Determinations

Sections 507(e) and (g) require that DOE publish a rule in the Federal Register, no later than January 1, 2000, for the purpose of determining whether a fleet requirement for local government and private fleets to acquire alternative fueled vehicles is necessary. Such a program shall be considered necessary if the Secretary finds that:

(a) the goal of replacement fuel use described in section 502(b)(2)(B) (or as modified under section 504) is not expected to be actually achieved by 2010 (or other such date as established under section 504) by voluntary means or pursuant to Title V or any other law without such a fleet requirement program; and

(b) the goal (or as modified under section 504) is practicable and actually achievable through implementation of such a fleet requirement program in combination with voluntary means and the application of other programs relevant to achieving the goal.

Section 507(e)(2) requires that the rule published under section 507(g) also must modify the goal described in section 502(b)(2)(B) and establish a revised goal pursuant to section 504 if the Secretary determines that the 30 percent motor fuel replacement goal by 2010 is inadequate or impracticable, and not expected to be achieved. The goal as modified and established is applicable in making these findings.

Under section 507(e)(2), if DOE modifies the suggested 30 percent motor fuel replacement by 2010 goal, it also may modify the annual fleet acquisition requirements with the minimum percentage being no less than 10 percent of new light duty vehicle acquisitions.

Likewise, section 507(g)(2) provides that DOE may, by rule, establish a lesser AFV acquisition requirement for any model year and that DOE may establish a fleet requirement program start date later than 2002. However, DOE may not establish acquisition percentages greater than those in section 507(g)(1).

Regarding local government entities, section 507(i)(1)(C) provides an exemption for a local government entity if it can demonstrate to DOE that a fleet requirement program, under section 507(g), would pose an unreasonable financial hardship on the entity. The Act does not provide a similar exemption for private fleets that may be covered. However, for all fleets, sections 507(i)(1)(A) and (B) allow an exemption if the fleet demonstrates that alternative fueled vehicles that meet the normal requirements and practices of the principal business of the fleet owner are not reasonably available for acquisition or the alternative fuels that meet the normal requirements and practices of the principal business of the fleet owner are not available in the area in which the vehicles are to operated.

DOE seeks comment on the following issues that may be relevant to any future DOE decision to propose alternative fueled vehicle acquisition requirements for local government and private fleets:

1. If a fleet requirement program is established, should the acquisition percentages be the same as those provided in section 507(g) for the acquisition of new light duty motor vehicles or should a different acquisition schedule apply? If a different schedule should apply, what should the schedule look like (e.g., program start date, acquisition percentages)?

2. If the Act's suggested goal of replacing 30 percent of the motor fuel used by 2010 is impracticable and not expected to be achieved, what should the modified fuel replacement goal be in terms of percentage replacement and the year the goal is expected to be achieved?

3. What methods or criteria should DOE use to determine the contribution of a fleet requirement program towards meeting the fuel replacement goal as modified?

4. What types of programs should be established, instead of a fleet requirement program, that will result in market penetration of alternative fueled vehicles and alternative fuels to the maximum extent practicable? And what market penetration(s) would be possible with the establishment of these programs?

5. What types of voluntary and incentive measures should be undertaken, either in conjunction with

fleet AFV requirements or in lieu of such mandates, such as a program that awarded credits for the amount of petroleum displaced or replaced, that would encourage progress toward the fuel replacement goals?

6. DOE is required by section 507(1) to take into consideration the following factors: energy security, costs, safety, lead time requirements, vehicle miles traveled annually, effect on greenhouse gases, technological feasibility, energy requirements, economic impacts including impacts on fleets, workers, and consumers, such as users of the alternative fuels for other (non-transportation) purposes, and the availability of alternative fuels and alternative fueled vehicles.

What bearing or weighting factor, if any, should these factors have on a DOE determination as to whether it should impose alternative fueled vehicle acquisition requirements on local government and private fleets?

IV. Issues Related to the Inclusion of Urban Buses in a Fleet Requirement Program

DOE seeks comment on the following issues that may be relevant to any future DOE decision to propose the inclusion of alternative fueled urban bus acquisition requirements for local government and private fleets under a fleet requirement program that may be established under section 507(g) of the Act:

1. What methods or criteria should DOE use in determining whether the inclusion of alternative fueled urban buses in a fleet requirement program under section 507(g) would contribute to achieving the goal of section 502(b)(2)(B) (or other such goal as modified by section 504)?

2. What methods or criteria should DOE use in determining whether the inclusion of alternative fueled urban buses in a fleet requirement program will be consistent with the energy security goals and the needs and objectives of encouraging and facilitating the greater use of alternative fueled buses by the public?

3. What factors should DOE take into consideration when estimating the impact on public transit entities of a program requiring the acquisition of alternative fueled buses?

4. If a fleet requirement program is established, should requirements for the acquisition of alternative fueled urban buses apply to both local government and private fleets? Or, should requirements only apply to local government fleets?

5. Should the acquisition percentages be the same as those that apply to local

government and private fleets for new light duty vehicles under section 507(g) or should a different acquisition schedule apply? If a different schedule should apply to the acquisition of alternative fueled urban buses, what should the schedule look like (e.g., program start date, acquisition percentages)?

6. What types of exemptions and/or exclusions should be included in such a fleet requirement program?

V. Review and Analysis Requirements

DOE provided to the Office of Information and Regulatory Affairs (OIRA) in the Office of Management and Budget a copy of this notice for comment. At the proposal stage for this rulemaking, DOE and OIRA will determine whether this rulemaking is a significant regulatory action under Executive Order 12866, Regulatory Planning and Review, 58 FR 51735 (Oct. 4, 1993). Were DOE to propose alternative fueled vehicle acquisition requirements for local government and private fleets, the rulemaking could constitute an economically significant regulatory action, and DOE would prepare and submit to OIRA for review the assessment of costs and benefits required by section 6(a)(3) of Executive Order 12866. Other procedural and analysis requirements in other Executive Orders and statutes also may apply to such future rulemaking action, including the requirements of the Regulatory Flexibility Act, 5 U.S.C. 601 et seq.; the Paperwork Reduction Act, 44 U.S.C. 3501 et seq.; and the Unfunded Mandates Act of 1995, Pub. L. 104-4: and the National Environmental Policy Act, 42 U.S.C. 4321 et seq.

VI . Public Comment Procedures

A. Participation in Rulemaking

DOE encourages the maximum level of public participation possible in this rulemaking. Individual fleet operators; representatives of trade groups; local governments; consumers of fleet services; vehicle manufacturers; fuel providers, including producers; distributors and service station operators; associations; States or other governmental entities; and others are urged to submit written comments on the proposal. DOE also encourages interested persons to participate in the public hearings to be held at the times

and places indicated at the beginning of this notice.

DOE has established a period of 90 days following publication of this notice for persons and organizations to comment on this advance notice of proposed rulemaking. All public comments, public hearing transcripts, and other docket material will be available for review and copying in the DOE Freedom of Information Reading Room at the address shown at the beginning of this notice. The docket file material will be filed under "EE-RM—98–507."

B. Written Comment Procedures

Interested persons are invited to participate in this proceeding by submitting written data, views or arguments with respect to the subjects set forth in this notice. Instructions for submitting written comments are set forth at the beginning of this notice and below. Where possible, commenters should identify the specific section and question number to which they are responding.

Comments (8 copies) should be labeled both on the envelope and on the documents, "Fleet AFV Acquisition Requirements Rulemaking (Docket No. EE-RM-98-507)," and must be received by the date specified at the beginning of this notice. All comments and other relevant information received by the date specified at the beginning of this notice will be considered by DOE in the subsequent stages of the rulemaking process.

Pursuant to the provisions of 10 CFR 1004.11, any person submitting information or data that is believed to be confidential and exempt by law from public disclosure should submit one complete copy of the document and 3 copies, if possible, from which the information believed to be confidential has been deleted. DOE will make its own determination with regard to the confidential status of the information or data and treat it according to its determination.

C. Public Hearings

1. Procedure for Submitting Requests to Speak

The dates, times and places of the public hearings are indicated at the beginning of this notice. DOE invites any person who has an interest in these proceedings, or who is a representative of a group or class of persons having an

interest, to make a request for an opportunity to make an oral presentation at the public hearings. Requests may be telephoned to the telephone number given at the beginning of this notice. The person making the request should give a telephone number where he or she may be contacted. Persons will be notified by DOE as to the approximate time they will be speaking.

Each person is requested to submit 8 copies of his/her statement at the registration desk prior to the beginning of the hearing. In the event any person wishing to testify cannot meet this requirement, that person may make alternative arrangements by calling (202) 586–3012 in advance.

2. Conduct of Hearing

DOE reserves the right to select the persons to be heard at the hearings, to schedule the respective presentations, and to establish the procedures governing the conduct of the hearings. Each presentation is limited to 10 minutes.

A DOE official will be designated to preside at the hearings. The hearings will not be judicial or evidentiary-type hearings, but will be conducted in accordance with the Administrative Procedure Act, 5 U.S.C. 553, and section 501 of the DOE Organization Act, 42 U.S.C. 7191. At the conclusion of all initial oral statements, each person who has made an oral statement will be given the opportunity to make a rebuttal or clarifying statement, subject to time limitations. Any further procedural rules regarding proper conduct of the hearings will be announced by the presiding official.

Transcripts of the hearings will be made and the entire record of this rulemaking, including the transcripts, will be retained by DOE and made available for inspection at the DOE Freedom of Information Reading Room as provided at the beginning of this notice. Any person may purchase a copy of the transcripts from the transcribing reporter.

Issued in Washington, DC, on April 8, 1998.

Dan W. Reicher,

Assistant Secretary, Energy Efficiency and Renewable Energy.

[FR Doc. 98-10239 Filed 4-16-98; 8:45 am]
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This is a continuing list of public bills from the current

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The text of laws is not published in the Federal Register but may be ordered in "slip law" (individual pamphlet) form from the Superintendent of Documents, U.S. Government Printing Office, Washington, DC 20402 (phone, 202–512–1808). The text will also be made available on the Internet from GPO Access at http://www.access.gpo.gov/su_docs/. Some laws may not yet be available.

S. 750/P.L. 105-167

To consolidate certain mineral interests in the National Grasslands in Billings County, North Dakota, through the exchange of Federal and private mineral interests to enhance land management capabilities and environmental and wildlife protection, and for other purposes. (Apr. 13, 1998: 112 Stat. 40)

Last List April 8, 1998

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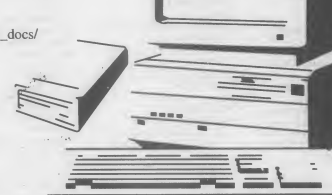
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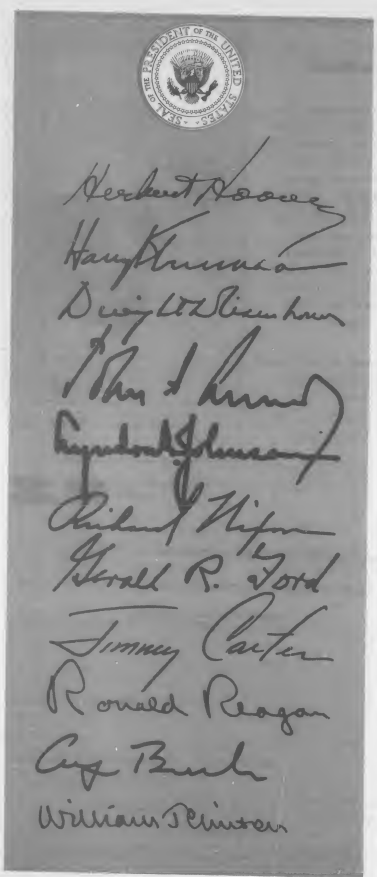
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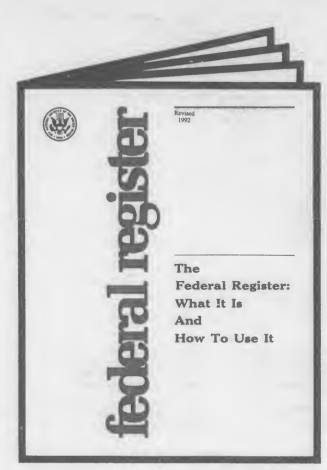
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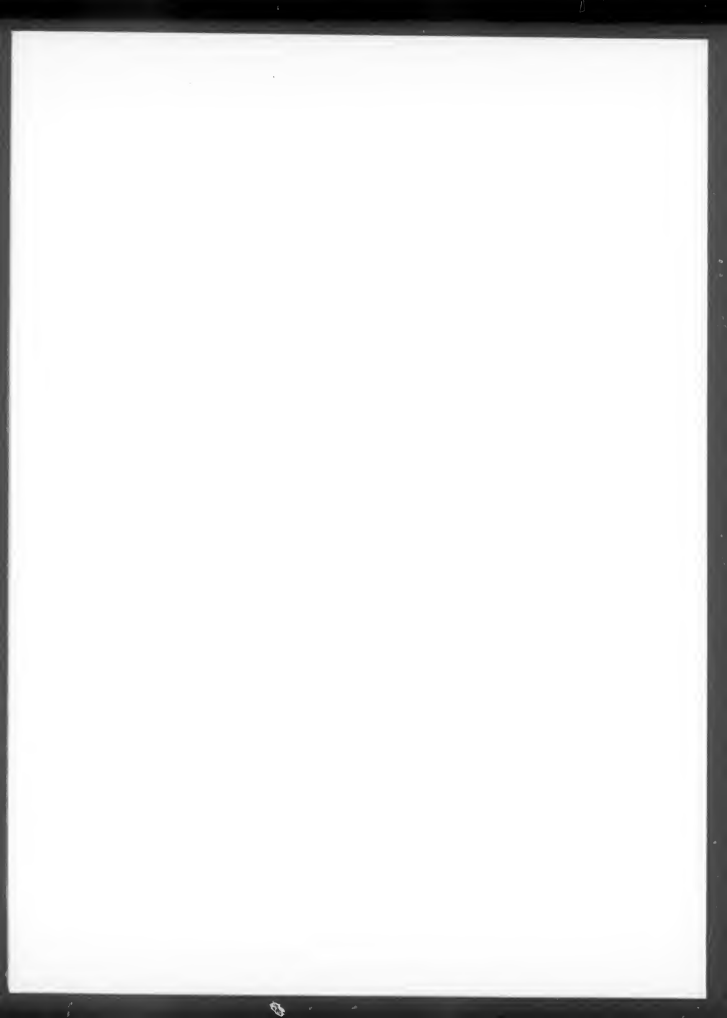
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